



Ross Hohlt
Director, Asset Management
rhohlt@lspower.com

October 17, 2023

Docket #: 2023-2025-WMPs

Shannon O'Rourke
Deputy Director
Office of Energy Infrastructure Safety
715 P Street, 20th Floor
Sacramento, CA 95814

Via Email

SUBJECT: LSPGCA's Submission of Substantive Errata for the 2023-2025 Wildfire Mitigation Plan

Dear Deputy Director O'Rourke:

LSPGCA submits updates to section 9.1.2 and 9.2 of our WMP per the substantive errata request received on October 4, 2023. In section 9.1.2 an affirmative statement that LS Power does not have any frequently deenergized circuits has been included. Section 9.2 has also been updated to include the current plan for development of PSPS protocols as requested. A summary of these updates is attached below.

LSPGCA appreciates the opportunity to submit this correction. If you have questions, or require additional information, please contact me at rhohlt@lspower.com.

Sincerely,

Ross Hohlt
Director, Asset management
rhohlt@lspower.com

Attachment

TABLE OF ERRATA

Substantive? (Y/N)	Section	Table or Figure (if applicable)	Page Number(s)	Description of error	Correction
Y	9.1.2		183	Correct section 9.1.2 to include an affirmative statement that LS Power does not have any frequently de-energized circuits.	Affirmation statement as been added to the applicable section.
Y	9.2		183	Correct section 9.2 to include LS Power's plan for developing PSPS protocols.	LS Power's current plan regarding development of PSPS protocols has been added to the applicable section.