

Pre-Discovery 15	CaPA	Sat WMP-03	CaPA_Sat WMP-03	8	CaPA_Sat WMP-03_08	<p>a. PGE is not conducting EVM 2023</p> <p>The critical aspects selected for the installation of covered conductor on the System Hardening program were based on the highest wildfire risk criteria described in response to Question 7b). To these aspects project, PGE assesses the dependencies and readiness of each project based on the stage of the work (e.g. engineering/procurement, permit acquisition, schedule) to appropriately schedule each individual project, as the development time for each project can vary. Once projects are in the construction phase, schedules can continue to evolve based on various factors that impact project execution including material availability, and customer performance of timing of reconstruction.</p> <p>The critical aspects selected for the installation of underground lines on the System Hardening program were based on the highest wildfire risk criteria described in response to Question 7b). To these aspects project, PGE assesses the dependencies and readiness of each project to each stage of the work (e.g. engineering/procurement, permit acquisition, land rights acquisition, construction) to appropriately schedule each individual project, as the development time for each project can vary. Once projects are in the construction phase, schedules can continue to evolve based on various factors that impact project execution including material availability, and customer performance of timing of reconstruction.</p> <p>For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit segment influence how work to 2023 will be sequenced.</p> <ol style="list-style-type: none"> EVN Covered conductor installation Underpinning Distribution pole replacement Grid reconstruction Detailed inspections of distribution assets Detailed inspections of transmission assets Aerial inspections of distribution assets Aerial inspections of transmission assets LDAR inspections of distribution assets LDAR inspections of transmission assets 	Holly Whitman	2/1/2023	3/1/2023	3/1/2023	0	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 16	CaPA	Sat WMP-03	CaPA_Sat WMP-03	9	CaPA_Sat WMP-03_09	<p>For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit segment influence how work to 2024 will be sequenced.</p> <ol style="list-style-type: none"> EVN Covered conductor installation Underpinning Distribution pole replacement Grid reconstruction Detailed inspections of distribution assets Detailed inspections of transmission assets Aerial inspections of distribution assets Aerial inspections of transmission assets LDAR inspections of distribution assets LDAR inspections of transmission assets 	Holly Whitman	2/1/2023	3/1/2023	3/1/2023	0	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 17	CaPA	Sat WMP-03	CaPA_Sat WMP-03	10	CaPA_Sat WMP-03_10	<p>For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit segment influence how work to 2024 will be sequenced.</p> <ol style="list-style-type: none"> EVN Covered conductor installation Underpinning Distribution pole replacement Grid reconstruction Detailed inspections of distribution assets Detailed inspections of transmission assets Aerial inspections of distribution assets Aerial inspections of transmission assets LDAR inspections of distribution assets LDAR inspections of transmission assets 	Holly Whitman	2/1/2023	3/1/2023	3/1/2023	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 PGE's Pre-submission 2023-2025 WMP Base Plan for February 13, 2023, with the GIS 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 File.</p> <p>Provide your worksheet that describes when you will undertake EVM projects in 2023. This worksheet 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> <ol style="list-style-type: none"> Circuit name Circuit ID number Circuit segment ID number EVM dates to be completed in 2023 <p>How projects fit into the circuit segment</p> <p>Provide your worksheet that describes when you will undertake EVM projects in 2024. This worksheet 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> <ol style="list-style-type: none"> Circuit name Circuit ID number Circuit segment ID number EVM dates to be completed in 2024 Risk categories for the circuit segment 	Zoe Herold	3/1/2023	3/1/2023	3/1/2023	0	NA	All	All	All
Pre-Discovery 26	CaPA	Sat WMP-06	CaPA_Sat WMP-06	1	CaPA_Sat WMP-06_01	<p>Provide your worksheet that describes when you will undertake EVM projects in 2023. This worksheet 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> <ol style="list-style-type: none"> Circuit name Circuit ID number Circuit segment ID number EVM dates to be completed in 2023 <p>How projects fit into the circuit segment</p> <p>Provide your worksheet that describes when you will undertake EVM projects in 2024. This worksheet 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> <ol style="list-style-type: none"> Circuit name Circuit ID number Circuit segment ID number EVM dates to be completed in 2024 Risk categories for the circuit segment 	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	0	NA	2023-2025 WMP 6.2.3	Vegetation Management	EVM
Pre-Discovery 27	CaPA	Sat WMP-06	CaPA_Sat WMP-06	2	CaPA_Sat WMP-06_02	<p>Provide your worksheet that describes when you will undertake EVM projects in 2023. This worksheet 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> <ol style="list-style-type: none"> Circuit name Circuit ID number Circuit segment ID number EVM dates to be completed in 2023 <p>How projects fit into the circuit segment</p> <p>Provide your worksheet that describes when you will undertake EVM projects in 2024. This worksheet 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> <ol style="list-style-type: none"> Circuit name Circuit ID number Circuit segment ID number EVM dates to be completed in 2024 Risk categories for the circuit segment 	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	0	NA	2023-2025 WMP 6.2.3	Vegetation Management	EVM
Pre-Discovery 28	CaPA	Sat WMP-06	CaPA_Sat WMP-06	3	CaPA_Sat WMP-06_03	<p>Please see WMP-Discovery2023_DR_California_006-Q06A010CFW for the actual 2022 EVM mileage data broken down by circuit segment. Columns on the 2023 EVM Mileage Summary contain the number of miles that were completed and work verified in 2022.</p> <p>Columns on the 2023 EVM Mileage Summary contain the number of miles that were completed and work verified in 2022:</p> <ol style="list-style-type: none"> To maintain reduction of wildfire risk effectively and efficiently, the Enhanced Vegetation Management (EVM) program was completed for all 2022 projects. These new EVM programs will be incorporated into the 2023 vegetation. These programs for WMP Focused Tree Inspections, VM for Operational Mitigation, and Tree Removal Inventory. Finalized the vegetation management strategy for the 2023 vegetation. These programs for WMP Focused Tree Inspections, VM for Operational Mitigation, and Tree Removal Inventory. Finalized the vegetation management strategy for the 2023 vegetation. These programs for WMP Focused Tree Inspections, VM for Operational Mitigation, and Tree Removal Inventory. Finalized the vegetation management strategy for the 2023 vegetation. These programs for WMP Focused Tree Inspections, VM for Operational Mitigation, and Tree Removal Inventory. 	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	1	NA	2022 WMP 7.3.5.2	Vegetation Management and Inspections	Enhanced Vegetation Management
Pre-Discovery 29	CaPA	Sat WMP-06	CaPA_Sat WMP-06	4	CaPA_Sat WMP-06_04	<p>In response to Data Request California-PGE-2022WMP-14, Question 11, March 23, 2022, PGE provided the following: "Through 2022, the EVM program includes wildfire risk evaluations and hazard tree mitigation, overhanging branches and radial clearance. Starting in 2023, Enhanced WEM only includes overhanging branches."</p> <p>Is the statement above still accurate as of the date of this request?</p> <p>If the answer to part (a) is no, please update the above statement to reflect PGE's vegetation management strategy for 2023.</p> <p>If the answer to part (a) is no, please update the above statement to reflect PGE's vegetation management strategy for 2024.</p>	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	0	NA	2022 WMP 7.3.5	Vegetation Management and Inspections	Program Costs
Pre-Discovery 30	CaPA	Sat WMP-06	CaPA_Sat WMP-06	5	CaPA_Sat WMP-06_05	<p>In response to Data Request California-PGE-2022WMP-14, Question 16, March 18, 2022, PGE provided the following table, which shows spending on vegetation management programs in thousands of dollars (actual figures for 2017-2021; budgeted figures for 2022-2023):</p> <p>Please update this table as follows:</p> <ol style="list-style-type: none"> Update the 2023 column to show PGE's current forecasts for 2023. Add a column to show PGE's current forecasts for 2024. Please add rows as necessary. Any changes in PGE's vegetation management strategy have included new information on objectives of activities. 	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	0	NA	Vegetation Management	NA	NA
Pre-Discovery 31	CaPA	Sat WMP-06	CaPA_Sat WMP-06	6	CaPA_Sat WMP-06_06	<p>Please provide a list of any incidents in 2022 where the actions of a VM contractor caused a safety risk to workers and/or the public. "Safety risk" here is defined as any occurrence on a worksheet where the contractor's actions created a safety hazard for either workers or the general public.</p> <p>For each incident, please provide:</p> <ol style="list-style-type: none"> The date you were informed of the safety issue. The date the original event that created the safety issue was performed. Whether the safety issue concerned a transmission or distribution circuit. The vegetation management initiative involved in the original work. A brief description of the safety issue involved. 	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	1	NA	Vegetation Management	NA	NA
Pre-Discovery 32	CaPA	Sat WMP-06	CaPA_Sat WMP-06	7	CaPA_Sat WMP-06_07	<p>In response to Data Request California-PGE-2022WMP-14, Question 13, March 15, 2022, PGE provided the following table, which shows spending on vegetation management programs in thousands of dollars (actual figures for 2017-2021; budgeted figures for 2022-2023):</p> <p>Please update this table as follows:</p> <ol style="list-style-type: none"> Update the 2023 column to show PGE's current forecasts for 2023. Add a column to show PGE's current forecasts for 2024. Please add rows as necessary. Any changes in PGE's vegetation management strategy have included new information on objectives of activities. 	Holly Whitman	2/1/2023	3/29/2023	3/29/2023	1	NA	2022 WMP Section 7.3.3.17	Grid Design and System Hardening	System Hardening

32	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_01	1	<p>P. 10 of PG&E's WMP index. "We have completed certain programs and removed some less impactful targets from the 2023 WMP."</p> <p>a) Please list the "less impactful" targets that were removed from the 2023 WMP. b) Please explain how CaPA 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	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_02	2	<p>P. 101 of PG&E's WMP index. "Increased temperatures can cause electric equipment to wear more quickly which increases the need for more frequent asset replacements. Higher temperatures may cause equipment to fail sooner in customer voltage."</p> <p>a) What steps has PG&E taken to mitigate the increased risk of asset failure adopted from high temperatures? b) What steps does PG&E plan to take during the 2023-2025 WMP period to mitigate the increased risk of asset failure mitigated from using 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	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_03	3	<p>P. 586 of PG&E's WMP index. Please provide any available studies, analyses or reports to support your statements in response to part (a). b) Please identify the extent to which PG&E anticipates AI detection will improve PG&E's detection system. c) At the beginning of 2023, how much has PG&E spent on the Electric Program Investment Charge 3.45, "Automated Fire Detection from Wildfire Alert Cameras," program? d) How much does PG&E forecast spending on the Electric Program Investment Charge 3.45, "Automated Fire Detection from Wildfire Alert Cameras," program for the year 2023, 2024, and 2025? e) When is the earliest date that PG&E 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	Stratified Assessments and Forecasting	Ignition Detection Systems
35	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_04	4	<p>P. 114 of PG&E's WMP index. "The results of the PSPS Consequence Model are then calibrated to PG&E's Enterprise Risk Matrix WMP Risk Scores for PSPS." For each component in PG&E's WMP, explain how the results of the PSPS Consequence Model are calibrated to the WMP.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	3	NA	6.2-2.3	Risk Methodology and Assessment	Risk and Risk Components Calculation
36	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_05	5	<p>P. 161 of PG&E's WMP discusses Group C. Above-Grade Hardware, in the context of PG&E's WTRM. Group C has the most sub-groups. PG&E states: "Sub-Group C consists of components whose design aligns with that of the hardware. These include the larger pole and taller sub-groups." Please explain how PG&E defines the WTRM for the above-grade hardware and breaks it into components within a grouping? Please describe the sub-groups. a) Does PG&E's grouping within the WTRM account for any hazards that may be unique to a subset of hardware within the sub-group? b) Hazards within the sub-group may be subject to wear such as "tearing" that the main structure may not experience. How does PG&E account for the different wear patterns within the sub-group? c) Which group within the WTRM includes a "choke"? 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	6.2-2.1	Risk Methodology and Assessment	Risk and Risk Components Calculation
37	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_06	6	<p>P. 192 of PG&E's WMP index. "Topline areas are defined as the areas corresponding to those 100 or 100+ in power." PG&E's WMP overhead electric infrastructure locations and that are in the top 20th percentile based on WORM's risk scores." a) By "top 20th percentile," PG&E means the 80th through 100th percentile. Can you provide any additional context on how PG&E defines the "top 20th percentile" in other areas of the WMP? b) In the above statement, does "top 20th percentile" refer to WORM's risk scores which encompasses most of PG&E's service territory or a subset of territory, the top 20th percentile of those WORM's risk scores (such as the HFID)? Please explain your answer. c) How many overhead electric infrastructure locations are included in the "top 20th percentile" as this term is used in PG&E's WMP?"</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	6.1-1.2	Risk Methodology and Assessment	Top Risk Areas Within the HFRA
38	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_07	7	<p>P. 73 of PG&E's WMP index. "We created a specific-specific stress index model for PG&E heat health and mortality." a) What is PG&E's specific-specific stress index model for heat health and mortality? b) Please describe the data used to build this model. c) Please describe the outputs of the model.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	4.4	Overview of WMP	Risk-Informed Framework
39	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_08	8	<p>P. 526 of PG&E's WMP index. "The primary target for secondary patrols in HFID and HFRA is extinguishing and additional areas are included in appropriate address registration associated areas." a) 2021 address registration in 2023, please explain what the annual review of AOC, by what we completed in 2023, is intended to identify areas subject to second patrol? b) Is there a difference between "secondary patrol" and "second patrol" in the two passages quoted above? If so, please explain the difference. c) In 2023, PG&E's secondary patrol cover the entire HFID? Please explain your answer. d) In 2023, PG&E's secondary patrol cover the entire HFRA? Please explain your answer. e) In PG&E planning to cover fewer circuit miles with second patrols in 2023 than were covered in 2022? Please explain your answer.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	8.2-2.2	Vegetation Management and Inspections	Distribution Second Patrol
40	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_09	9	<p>P. 342 of PG&E's WMP index. "By July 2021, PG&E launched a multi-year program to underground 10,000 100kV circuit miles to high voltage." a) Since the July 2021 announcement of a 10,000-mile undergrounding program, has PG&E performed any studies to determine whether the targeted amount of 10,000 circuit miles should be reduced? b) Please provide any available studies, analyses, reports, or workpapers pertinent to your answer to part (a). c) If the answer to part (a) is yes, please explain why. d) Does PG&E plan to perform any studies or analyses during the 2023-2025 WMP period to determine whether 10,000 circuit miles is the appropriate scope to target for undergrounding? e) If the answer to part (d) is yes, please describe the planned scope and timing of such studies. f) If the answer to part (d) is no, please explain why.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	2	NA	6.1-2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution
41	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_10	10	<p>P. 963 of PG&E's WMP index. "In average, it takes 1-25 US circuit miles to replace 1 OH mile. However, at times, this relationship can be 10:1 or higher." a) Does PG&E target a larger of 10,000 miles of undergrounding relative to the number of OH circuits miles to be removed underground or the number of undergrounded miles to be installed?"</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	Appendix D	Areas for Contingency Improvement	ACI PG&E-23-24 - Review Process of Prioritizing Wildfire Mitigation
42	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_11	11	<p>What is PG&E's current forecast cost per circuit mile for undergrounding projects completed in the second half of 2023? a) Please provide worksheets to support your answer to part (a).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	8.1-2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution
43	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_12	12	<p>What is PG&E's current forecast RE for undergrounding projects completed in the second half of 2023? a) Please provide worksheets to support your answer to part (a).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	8.1-2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution
44	CaPA	Sat WMP-09	CaPA_Sat_WMP-09_13	13	<p>What is PG&E's forecast RE for undergrounding completed in the second half of 2023? a) Please provide worksheets to support your answer to part (a). b) Please provide RE for the following items: 1. Program Element - Identify the number of overhead miles replaced relative to the scope of the Wildfire Risk. 2. Program Cost - Identify the programmatic costs per mile. 3. RE - Identify the net programmatic costs per mile and determine for each sub-item.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	1	NA	8.1-2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution

45	CAFA	Sat WMP-09	CAFA_Sat WMP-09	14	CAFA_Sat WMP-09_014	<p>4) What is PG&E's current forecast and/or potential for covered conductor projects completed in the second half of 2023?</p> <p>5) Please provide workplans to support your answer to part (a).</p>	<p>4) PG&E does not forecast any projects for covered conductor projects in the second half of 2023.</p> <p>5) PG&E does not forecast any projects for covered conductor projects in the second half of 2023.</p>	Hedy Wahrman	4/4/2023	4/7/2023	4/7/2023	1	NA	8.1.5	Grid Design and System Hardening	Traditional Overhead Hardening - Transmission Conductor and Distribution
46	CAFA	Sat WMP-09	CAFA_Sat WMP-09	15	CAFA_Sat WMP-09_015	<p>4) What is PG&E's forecast RSE for covered conductor system hardening completed in the second half of 2023?</p> <p>5) Please provide workplans to support your answer to part (a).</p>	<p>4) PG&E does not forecast any projects for covered conductor projects in the second half of 2023.</p> <p>5) PG&E does not forecast any projects for covered conductor projects in the second half of 2023.</p>	Hedy Wahrman	4/4/2023	4/7/2023	4/7/2023	0	NA	8.1.5	Grid Design and System Hardening	Traditional Overhead Hardening - Transmission Conductor and Distribution
47	CAFA	Sat WMP-09	CAFA_Sat WMP-09	16	CAFA_Sat WMP-09_016	<p>9) Please provide the relevant criteria, identifying the specific content that provides the information by page number and specific paragraph, table or figure (i.e., not just an overall page citation).</p> <p>10) If you describe what the RSE includes and does not include, please provide the information by page number and specific paragraph, table or figure (i.e., not just an overall page citation).</p> <p>11) Referring to the first bullet under "Relevant Program" on page 568 of PG&E's WMP, does PG&E's 2023-2025 WMP explain how PG&E incorporates RSE estimates and risk models that compare understanding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision-making process to allow PG&E to adjust the scope and pace of PG&E's undergrounding program as necessary based on the analysis performed?</p> <p>12) If you provide the relevant criteria, identifying the specific content that provides the information by page number and specific paragraph, table or figure (i.e., not just an overall page citation):</p> <p>Whether or not the information is provided in PG&E's 2023-2025 WMP, please state whether, and if so, how PG&E incorporates RSE estimates and risk models that compare understanding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision-making process. Please provide all available data and information that you have used to support your response to this question.</p> <p>13) Please provide the relevant criteria, identifying the specific content that provides the information by page number and specific paragraph, table or figure (i.e., not just an overall page citation):</p> <p>Whether or not the information is provided in PG&E's 2023-2025 WMP, please state whether, and if so, how PG&E incorporates RSE estimates and risk models that compare understanding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision-making process. Please provide all available data and information that you have used to support your response to this question.</p> <p>14) Please provide the relevant criteria, identifying the specific content that provides the information by page number and specific paragraph, table or figure (i.e., not just an overall page citation):</p> <p>Whether or not the information is provided in PG&E's 2023-2025 WMP, please state whether, and if so, how PG&E incorporates RSE estimates and risk models that compare understanding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision-making process. Please provide all available data and information that you have used to support your response to this question.</p> <p>15) Please provide the relevant criteria, identifying the specific content that provides the information by page number and specific paragraph, table or figure (i.e., not just an overall page citation):</p> <p>Whether or not the information is provided in PG&E's 2023-2025 WMP, please state whether, and if so, how PG&E incorporates RSE estimates and risk models that compare understanding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision-making process. Please provide all available data and information that you have used to support your response to this question.</p>	<p>9) PG&E's current process of providing wildfire mitigation estimates a high priority to undergrounding and does not demonstrate adequate weight to risk models outputs or RSE estimates, which enabled the finding that PG&E must make in the WMP for the required program.</p> <p>10) PG&E's 2023-2025 WMP or supporting documentation provide a comparison of the RSEs (either at a reach level or more aggregated) with or without undergrounding compared to the RSEs of alternative mitigation techniques, such as covered conductor.</p> <p>11) PG&E's 2023-2025 WMP or supporting documentation provide a comparison of the RSEs (either at a reach level or more aggregated) with or without undergrounding compared to the RSEs of alternative mitigation techniques, such as covered conductor.</p> <p>12) PG&E's 2023-2025 WMP or supporting documentation provide a comparison of the RSEs (either at a reach level or more aggregated) with or without undergrounding compared to the RSEs of alternative mitigation techniques, such as covered conductor.</p> <p>13) PG&E's 2023-2025 WMP or supporting documentation provide a comparison of the RSEs (either at a reach level or more aggregated) with or without undergrounding compared to the RSEs of alternative mitigation techniques, such as covered conductor.</p> <p>14) PG&E's 2023-2025 WMP or supporting documentation provide a comparison of the RSEs (either at a reach level or more aggregated) with or without undergrounding compared to the RSEs of alternative mitigation techniques, such as covered conductor.</p> <p>15) PG&E's 2023-2025 WMP or supporting documentation provide a comparison of the RSEs (either at a reach level or more aggregated) with or without undergrounding compared to the RSEs of alternative mitigation techniques, such as covered conductor.</p>	Hedy Wahrman	4/4/2023	4/7/2023	4/7/2023	1	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
48	TURN	001	TURN_001	1	TURN_001_01	<p>4) No. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p> <p>5) Yes. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-23-34 - Review Increase of Prohibiting Wildfire Mitigation	
49	TURN	002	TURN_002	1	TURN_002_01	<p>4) No. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p> <p>5) Yes. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	1	Yes	8.2.3	Vegetation Management and Inspections	Vegetation and Fuels Management	
50	TURN	002	TURN_002	2	TURN_002_02	<p>4) No. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p> <p>5) Yes. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	1	Yes	8.2.3	Vegetation Management and Inspections	Vegetation and Fuels Management	
51	TURN	002	TURN_002	3	TURN_002_03	<p>4) No. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p> <p>5) Yes. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	0	NA	2022 WMP Section 7.3.5.2	Vegetation Management and Inspections	Enhanced Vegetation Management	
52	TURN	002	TURN_002	4	TURN_002_04	<p>4) No. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p> <p>5) Yes. PG&E's 2023-2025 WMP does not provide a comparison of the RSEs for undergrounding compared to the RSEs of alternative mitigations. However, the information, RSEs at the branch and aggregated level for wildfire mitigation including undergrounding, is provided in PG&E's 2023 General Field Case - in response to Energy Choices (see response to ECI 2021-01-01).</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	1	Yes	Appendix D	Areas for Continued Improvement	ACI PG&E-23-18 - Progress and Update on Undergrounding and Risk Reduction	
53	001	001	001_001	1	001_001_01	<p>Regarding PG&E's Tree Assessment Tool (TAT):</p> <p>1) How is PG&E using the information from the Vegetation Management (VM) program?</p> <p>2) How is PG&E using the information from the TAT?</p> <p>3) How is PG&E using the information from the TAT?</p> <p>4) How is PG&E using the information from the TAT?</p> <p>5) How is PG&E using the information from the TAT?</p>	Colin Long	4/5/2023	4/10/2023	4/10/2023	0	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management and Inspections	
54	001	001	001_001	2	001_001_02	<p>Regarding PG&E's Targeted Tree Species (TTS) Study and its Tree Assessment Tool (TAT) on page 784 of the 2022 WMP Update, PG&E states "The results of our Targeted Tree Species study in conjunction with the Tree Assessment Tool (TAT) allow us to identify high-risk trees that are more likely to cause wildfire, providing better visibility into risk." On page 574 of the 2022-2025 WMP, PG&E states "We have evaluated the recommendations in the TAT report and we are working to implement the recommendations that we have decided to use." How are these changes being implemented?</p> <p>1) How is PG&E using the information from the TAT?</p> <p>2) How is PG&E using the information from the TAT?</p> <p>3) How is PG&E using the information from the TAT?</p> <p>4) How is PG&E using the information from the TAT?</p> <p>5) How is PG&E using the information from the TAT?</p>	Colin Long	4/5/2023	4/10/2023	4/10/2023	0	NA	8.2.6	Vegetation Management and Inspections	High Risk Species	
55	001	001	001_001	3	001_001_03	<p>Regarding PG&E's Targeted Tree Species (TTS) Study and its Tree Assessment Tool (TAT) on page 784 of the 2022 WMP Update, PG&E states "The results of our Targeted Tree Species study in conjunction with the Tree Assessment Tool (TAT) allow us to identify high-risk trees that are more likely to cause wildfire, providing better visibility into risk." On page 574 of the 2022-2025 WMP, PG&E states "We have evaluated the recommendations in the TAT report and we are working to implement the recommendations that we have decided to use." How are these changes being implemented?</p> <p>1) How is PG&E using the information from the TAT?</p> <p>2) How is PG&E using the information from the TAT?</p> <p>3) How is PG&E using the information from the TAT?</p> <p>4) How is PG&E using the information from the TAT?</p> <p>5) How is PG&E using the information from the TAT?</p>	Colin Long	4/5/2023	4/10/2023	4/10/2023	3	NA	8.2.6	Vegetation Management and Inspections	Focused Tree Inspections	
56	001	001	001_001	4	001_001_04	<p>Regarding PG&E's Targeted Tree Species (TTS) Study and its Tree Assessment Tool (TAT) on page 784 of the 2022 WMP Update, PG&E states "The results of our Targeted Tree Species study in conjunction with the Tree Assessment Tool (TAT) allow us to identify high-risk trees that are more likely to cause wildfire, providing better visibility into risk." On page 574 of the 2022-2025 WMP, PG&E states "We have evaluated the recommendations in the TAT report and we are working to implement the recommendations that we have decided to use." How are these changes being implemented?</p> <p>1) How is PG&E using the information from the TAT?</p> <p>2) How is PG&E using the information from the TAT?</p> <p>3) How is PG&E using the information from the TAT?</p> <p>4) How is PG&E using the information from the TAT?</p> <p>5) How is PG&E using the information from the TAT?</p>	Colin Long	4/5/2023	4/10/2023	4/10/2023	0	NA	8.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory	
57	001	001	001_001	5	001_001_05	<p>Regarding Wood Management Program on page 538, PG&E says that its wood management program addresses wood generated by PG&E's VM activities including post-fire work activities and wood generated by the VM Program.</p> <p>1) How is PG&E using the information from the TAT?</p> <p>2) How is PG&E using the information from the TAT?</p> <p>3) How is PG&E using the information from the TAT?</p> <p>4) How is PG&E using the information from the TAT?</p> <p>5) How is PG&E using the information from the TAT?</p>	Colin Long	4/5/2023	4/10/2023	4/10/2023	1	NA	8.2.3.2	Vegetation Management and Inspections	Wood and Slash Management	

74	OEIS	001	OEIS_001	6	OEIS_001_06	<p>Regarding Enhanced Clearance On page 337: PG&E says it complies with Appendix E of GO 95, then goes on to describe the recommended minimum clearance and lists in Appendix E of GO 95:</p> <p>a. In the HPT, does PG&E obtain the recommended clearance "where practicable"?</p> <p>b. If not, does PG&E obtain the recommended "enhanced" clearance, clarify how PG&E implements the recommended clearance and both Appendix E of GO 95</p> <p>Regarding Appendix E Items: The California Public Utilities Commission (CPUC) has the following which is outlined in the 2023-2025 Wildlife Mitigation Plan, Technical Guidelines, Appendix B: If the data is false (format, dates, species, clarity) provide a NRE Email. If the data is false, provide the information in A&B listed. A Detailed Model Documentation for each model and sub-model discussed in PG&E's responses to Section 1.2 Summary of Risk Models, Technical documentation should be presented according to PG&E's 1412 - Standard Guide for Documenting Computer Models for Fire Models.</p> <p>Guides for Documenting Computer Models for Fire Models.</p> <p>Includes a list of assumptions and known model limitations according to ASTM E 1885 - Standard Guide for Documenting Loss and Limited Data Models.</p> <p>Present verification and validation documentation according to the SFPE's Guidelines for Substantiating a Fire Model for a Given Application (ASTM E 1355 - Standard Guide for Evaluating the Predicting Capability of Deterministic Fire Models).</p> <p>It contains the documentation including:</p> <ol style="list-style-type: none"> 1) Purpose of the model/subsystem identification. 2) Model version. 3) Theoretical foundation. 4) Mathematical formulation. 5) Internal dependencies. 6) External dependencies. 7) Sensitivity. 8) Model description. <p>For each model, provide documentation of the following model substantiation studies:</p> <ol style="list-style-type: none"> 1) Validation data. 2) Model verification. 3) Model validation, and 4) Model calibration. <p>Additional Model Supporting Risk Calculations</p> <ol style="list-style-type: none"> 1. For each additional model that supports the risk calculations, provide weather analysis and fuel conditions. 2. Calculation of Risk and Risk Components (Submodel) 3. More detailed information on 4) External Limitations of ignition. 5) Correlation between Vegetation Fuel Moisture and Ignition. 6) Purpose from "Plant" Submodel of Ignition. 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	0	N/A	8.2.3.3	Vegetation Management and Inspections	Clearance
75	OEIS	001	OEIS_001	7	OEIS_001_07	<p>The requested information is provided in the following four documents:</p> <ul style="list-style-type: none"> • "WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf" • "WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf" • "WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf" • "WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf" 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	4	N/A	Appendix B	Supporting Documentation for Risk Mitigation and Assessment Definitions	Detailed Model Documentation
77	OEIS	001	OEIS_001	9	OEIS_001_09	<p>a) Based on the Wildlife Distribution Risk Model, which is based on circuit segments, circuit segments are aggregated to the enterprise wildlife risk model to calculate mitigation program benefits at the portfolio level. The brackets in this case, are broken down by quarter of the total number of all events (LRF) per consequence of risk event (LRF) (Phase one: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase two: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase three: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase four: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf).</p> <p>b) The model is based on the Wildlife Distribution Risk Model, which is based on circuit segments, circuit segments are aggregated to the enterprise wildlife risk model to calculate mitigation program benefits at the portfolio level. The brackets in this case, are broken down by quarter of the total number of all events (LRF) per consequence of risk event (LRF) (Phase one: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase two: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase three: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase four: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf).</p> <p>c) The model is based on the Wildlife Distribution Risk Model, which is based on circuit segments, circuit segments are aggregated to the enterprise wildlife risk model to calculate mitigation program benefits at the portfolio level. The brackets in this case, are broken down by quarter of the total number of all events (LRF) per consequence of risk event (LRF) (Phase one: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase two: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase three: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase four: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf).</p> <p>d) The model is based on the Wildlife Distribution Risk Model, which is based on circuit segments, circuit segments are aggregated to the enterprise wildlife risk model to calculate mitigation program benefits at the portfolio level. The brackets in this case, are broken down by quarter of the total number of all events (LRF) per consequence of risk event (LRF) (Phase one: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase two: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase three: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf) and the consequences of risk event (LRF) (Phase four: WMP-Dissemination23_DR_OEIS_001-Q007A0402CNF.pdf).</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	2	N/A	7.1.4.1	Wildlife Mitigation Strategy Development	Identifying and Evaluating Mitigation
78	OEIS	001	OEIS_001	10	OEIS_001_10	<p>a) We do not have a specific threshold to justify projects.</p> <p>b) We do not have a specific threshold to justify projects.</p> <p>c) We do not have a specific threshold to justify projects.</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	0	N/A	7.1.4.2	Wildlife Mitigation Strategy Development	Mitigation Initiative Prioritization
79	OEIS	001	OEIS_001	11	OEIS_001_11	<p>a) Our asset inventory database (Asset Registry) does include all assets for location (lat/long) and identification of asset location (ID) for all assets (equipment, infrastructure, model ID) as appropriate, and location data. These are recorded in critical risk elements (CRL) and data governance and data quality metrics are being established to track the associated data quality.</p> <p>b) We do not have a specific threshold to justify projects.</p> <p>c) We do not have a specific threshold to justify projects.</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-23-10 Justification of Weather Station Network Density
81	OEIS	001	OEIS_001	13	OEIS_001_13	<p>a) Our asset inventory database (Asset Registry) does include all assets for location (lat/long) and identification of asset location (ID) for all assets (equipment, infrastructure, model ID) as appropriate, and location data. These are recorded in critical risk elements (CRL) and data governance and data quality metrics are being established to track the associated data quality.</p> <p>b) We do not have a specific threshold to justify projects.</p> <p>c) We do not have a specific threshold to justify projects.</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-23-20 Asset Inspection Drive Program Past
82	OEIS	001	OEIS_001	14	OEIS_001_14	<p>a) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>b) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>c) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	0	N/A	8.1.5	Asset Management and Inspection Enterprise Systems)	N/A
83	OEIS	001	OEIS_001	15	OEIS_001_15	<p>a) On page 464, PG&E states "also referred to as high impedance faults, we plan to engineer, program, and test our current protection (COP) equipment to reduce conductor to ground fault currents. This will also include high impedance fault detection algorithms for circuit breakers in 2023-2025." Then on page 376, PG&E states that the COP equipment will be installed in 2023-2025.</p> <p>b) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>c) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	0	N/A	8.1.8.1.1	GND Operations and Procedures	Protective Equipment and Device Settings
84	CaPA	Sat W&M-11	CaPA_Sat W&M-11	1	CaPA_Sat W&M-11_01	<p>a) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>b) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>c) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p>	Paul Yu Li	4/5/2023	4/10/2023	4/10/2023	0	N/A	8.1.8.1.3.1	GND Operations and Procedures	Repeat Earth Fault Current Limits
85	CaPA	Sat W&M-11	CaPA_Sat W&M-11	2	CaPA_Sat W&M-11_02	<p>a) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>b) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p> <p>c) PG&E has implemented a Risk Management Strategy (RMS) that includes a risk assessment process, a risk register, and a risk mitigation plan. The RMS is designed to identify, assess, and mitigate risks to the organization's strategic objectives.</p>	Paul Yu Li	4/5/2023	4/10/2023	4/10/2023	0	N/A	8.1.8.1.3.1	GND Operations and Procedures	Repeat Earth Fault Current Limits

Row ID	Agency	Project Name	Substation ID	Response	Comments	Response	Response	Response	Response	Response	Response	Response	Response	Response	Response	Response	Response	Response
86	CalPA	Sai WMP-11	CaPa_Sai WMP-11	3	CaPa_Sai WMP-11_03	PG&E's 2022 WMP, Section 1.1 E, Attachment 1 (A) (iii) (3) PDF states the following regarding the project status of EPIC 3.1E - Pasadena Win Down Migration Demonstration Project (Pasadena Earth Fault Current Limiter) as of February 25, 2022: Evaluations of additional substations for suitability of additional REFLC installations has begun to identify existing substations for suitability of additional REFLC installations. PG&E will evaluate the technology in the demonstration project before making decisions about additional deployments. b) Given the ongoing evaluation in response to subject (a) above, our forecast as of 4/8/2023 is as follows: Year 2023 2024 2025 2026 Forecast Capital Expenditure for MWG 49R (\$) 32 \$0 \$0 Forecast O&M Expenses for MWG 49R (\$) \$0 \$0 \$0 \$0 PG&E has no opening plans for MWG 49R in 2023 and further expect to complete evaluation of the REFLC demonstration project under the EPIC budget WMP-2022/2023, DR, CA, California, 011-0003 Page 3 PG&E is not planning any REFLC deployments until after complete evaluation of the demonstration project and successful integration of the technology into normal operations. PG&E is evaluating a portfolio of suitable risk mitigation options. Many of PG&E's substations serving these areas do not have physical space available for the REFLC equipment. Lastly, all substations in the substation must have 3-core distribution circuits. Many 4-core distribution buses and 3-core distribution buses in the same substations affect suitability of REFLC. i) PG&E has not started detailed design or capital work of additional sites for REFLC. ii) Not applicable, as described in response to subject (a) above. iii) PG&E has not performed evaluation of additional substations for potential REFLC deployments, so this number is still 0. iv) Not applicable, as described in response to subject (a) above.	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
87	CalPA	Sai WMP-11	CaPa_Sai WMP-11	4	CaPa_Sai WMP-11_04	Referring to Exhibit PG&E-04 February 25, 2022, version, PG&E states the following regarding REFLC: Based on our initial testing and the successful implementation in Australia, PG&E has developed a substation strategy to install REFLC in all HFTD areas. PG&E forecasts deploying REFLC at an additional two substations each year, but these plans could change depending on field results and integration with other enhanced automation and safety mitigation efforts described in this chapter. As mentioned above, PG&E forecasts deploying REFLC at one additional two substations each year, but these plans could change. PG&E forecasts deploying REFLC at one year in part (a) yes, please describe PG&E's current plans regarding the future deployment of REFLC. a) i) Please identify the additional substations where PG&E plans on deploying REFLC in 2023, 2024, 2025, 2026, and 2027.	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
88	CalPA	Sai WMP-11	CaPa_Sai WMP-11	5	CaPa_Sai WMP-11_05	Referring to Exhibit PG&E-17, p. 4.3.4, Table 4.3.3, line 6, based on July 11, 2022 Line 6 of the above table indicates that PG&E forecasts the capital expenditure to be \$17.331 million in 2023, \$17.609 million in 2024, \$18.203 million in 2025, and \$17.616 million in 2026. Given the current status of PG&E's evaluation of additional substations for suitability and PG&E's plans for future deployment of REFLC, as of March 27, 2023, please indicate any adjustments to the forecast capital expenditure by completing the table below: Year 2023 2024 2025 2026 Forecast 49R as of July 11, 2022 \$17,331MM \$17,609MM \$18,203MM \$17,616MM Forecast of MAT 49R as of March 15, 2023 \$0 \$0 \$0 \$0	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
89	CalPA	Sai WMP-11	CaPa_Sai WMP-11	6	CaPa_Sai WMP-11_06	In December 2021, PG&E presented at the EPIC Symposium. See AB21_OE_EPIC_Presentation.pdf. The presentation slides state that Rapid Earth Fault Current Limiter (REFLC) technology is an advancement of recent grounding at a distribution substation to reduce ground fault current and improve safety. REFLC has been successfully deployed in Australia to reduce risk of fire from ground faults, but their installation design is different from PG&E. One key REFLC difference is that the REFLC device is installed on the ground plane, not on the REFLC distribution circuit (3-core circuit). i) Is the statement accurate or not accurate? ii) Please provide any available documentation, analyses, or studies evaluating PG&E's response to subject (b) of this question. iii) Please describe how PG&E reaches the conclusion that "implementing REFLC would require significant and costly changes to the grid?" iv) State the basis of the conclusion that "implementing REFLC would require significant and costly changes to the grid." v) How did the CalPais REFLC pilot demonstration contribute to or support the conclusion stated in the question above? vi) Please provide all available documentation, analyses, or studies evaluating PG&E's response to parts (d) and (e) of this question. vii) What "significant and costly changes to PG&E's grid" would REFLC require for implementation? viii) What "changes" to PG&E's grid, if any, are the most significant? ix) What are the cost estimates for each "change to the grid" at the substation level? x) What are the cost estimates for each "change to the grid" on a substation basis?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
90	CalPA	Sai WMP-11	CaPa_Sai WMP-11	7	CaPa_Sai WMP-11_07	PG&E presents a slide on the EPIC Symposium (slide 06, EPIC Presentation.pdf) that REFLC could be installed on the ground plane. However, PG&E's 2022 WMP, at page 275, states that REFLC is being deployed to substations to mitigate wildfire risk and evaluate combinations of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid. i) Please provide all available documentation, analyses, or studies evaluating PG&E's response to subject (b) of this question. ii) Please describe how PG&E reaches the conclusion that "implementing REFLC would require significant and costly changes to the grid?" iii) State the basis of the conclusion that "implementing REFLC would require significant and costly changes to the grid." iv) How did the CalPais REFLC pilot demonstration contribute to or support the conclusion stated in the question above? v) Please provide all available documentation, analyses, or studies evaluating PG&E's response to parts (d) and (e) of this question. vi) What "significant and costly changes to PG&E's grid" would REFLC require for implementation? vii) What "changes" to PG&E's grid, if any, are the most significant? viii) What are the cost estimates for each "change to the grid" at the substation level? ix) What are the cost estimates for each "change to the grid" on a substation basis?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
91	CalPA	Sai WMP-11	CaPa_Sai WMP-11	8	CaPa_Sai WMP-11_08	PG&E's 2022 WMP, at page 275, states that REFLC is being deployed to substations to mitigate wildfire risk and evaluate combinations of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid. i) Please provide all available documentation, analyses, or studies evaluating PG&E's response to subject (b) of this question. ii) Please describe how PG&E reaches the conclusion that "implementing REFLC would require significant and costly changes to the grid?" iii) State the basis of the conclusion that "implementing REFLC would require significant and costly changes to the grid." iv) How did the CalPais REFLC pilot demonstration contribute to or support the conclusion stated in the question above? v) Please provide all available documentation, analyses, or studies evaluating PG&E's response to parts (d) and (e) of this question. vi) What "significant and costly changes to PG&E's grid" would REFLC require for implementation? vii) What "changes" to PG&E's grid, if any, are the most significant? viii) What are the cost estimates for each "change to the grid" at the substation level? ix) What are the cost estimates for each "change to the grid" on a substation basis?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
92	CalPA	Sai WMP-11	CaPa_Sai WMP-11	9	CaPa_Sai WMP-11_09	At which substations, other than the CalPais substation, has PG&E tested REFLC?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
93	CalPA	Sai WMP-11	CaPa_Sai WMP-11	10	CaPa_Sai WMP-11_10	Has PG&E done any benchmarking studies on REFLC with Southern California Edison (SCE)?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
94	CalPA	Sai WMP-11	CaPa_Sai WMP-11	11	CaPa_Sai WMP-11_11	Has PG&E collaborated or exchanged with SCE on REFLC? If so, please detail the relevant activities.	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
95	CalPA	Sai WMP-11	CaPa_Sai WMP-11	12	CaPa_Sai WMP-11_12	PG&E's 2022 WMP, at page 275, states that REFLC is being deployed to substations to mitigate wildfire risk and evaluate combinations of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid. i) Please provide all available documentation, analyses, or studies evaluating PG&E's response to subject (b) of this question. ii) Please describe how PG&E reaches the conclusion that "implementing REFLC would require significant and costly changes to the grid?" iii) State the basis of the conclusion that "implementing REFLC would require significant and costly changes to the grid." iv) How did the CalPais REFLC pilot demonstration contribute to or support the conclusion stated in the question above? v) Please provide all available documentation, analyses, or studies evaluating PG&E's response to parts (d) and (e) of this question. vi) What "significant and costly changes to PG&E's grid" would REFLC require for implementation? vii) What "changes" to PG&E's grid, if any, are the most significant? viii) What are the cost estimates for each "change to the grid" at the substation level? ix) What are the cost estimates for each "change to the grid" on a substation basis?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	7.2	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities		
96	CalPA	Sai WMP-11	CaPa_Sai WMP-11	13	CaPa_Sai WMP-11_13	PG&E's 2022 WMP, at page 275, states that REFLC is being deployed to substations to mitigate wildfire risk and evaluate combinations of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid. i) Please provide all available documentation, analyses, or studies evaluating PG&E's response to subject (b) of this question. ii) Please describe how PG&E reaches the conclusion that "implementing REFLC would require significant and costly changes to the grid?" iii) State the basis of the conclusion that "implementing REFLC would require significant and costly changes to the grid." iv) How did the CalPais REFLC pilot demonstration contribute to or support the conclusion stated in the question above? v) Please provide all available documentation, analyses, or studies evaluating PG&E's response to parts (d) and (e) of this question. vi) What "significant and costly changes to PG&E's grid" would REFLC require for implementation? vii) What "changes" to PG&E's grid, if any, are the most significant? viii) What are the cost estimates for each "change to the grid" at the substation level? ix) What are the cost estimates for each "change to the grid" on a substation basis?	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	7.2	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities		
97	CalPA	Sai WMP-11	CaPa_Sai WMP-11	14	CaPa_Sai WMP-11_14	Based on PG&E's evaluation of REFLC, please describe the significant changes to the grid required to implement REFLC technology. i) State PG&E's cost estimates for such changes. ii) Describe the equipment installations required for such changes, and iii) Describe the heavy operational requests resulting from the implementation of REFLCs on PG&E's system.	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
98	CalPA	Sai WMP-11	CaPa_Sai WMP-11	15	CaPa_Sai WMP-11_15	Please state the dates when PG&E finished evaluating the following: a) The significant changes to the grid required to implement REFLC technology. b) The cost estimates for such changes. c) The equipment installations required due to such changes, and d) The heavy operational requests resulting from the implementation of REFLCs on PG&E's system.	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		
99	CalPA	Sai WMP-11	CaPa_Sai WMP-11	16	CaPa_Sai WMP-11_16	Please provide all available documentation, analyses, and studies evaluating PG&E's conclusions on each of the following aspects of REFLC deployment: a) The significant changes to the grid required to implement REFLC technology. b) The cost estimates for such changes. c) The equipment installations required due to such changes, and d) The heavy operational requests resulting from the implementation of REFLCs on PG&E's system.	Pa-Wa-Li	45/2023	4/10/2023	4/10/2023	https://www.pge.com/calpa_attachments/011-0003/2022-12-REFLC-Funcional-Performance-Review.pdf	0	N/A	8.1.8.1.3.1	GHD Operations and Procedures	Rapid Earth Fault Current Limiter		

100	TURN	003	TURN_003	1	TURN_003_01	<p>Please provide data in PG&E's possession that includes the following:</p> <ul style="list-style-type: none"> The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for underground distribution facilities. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for underground distribution facilities. The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities with covered conductor. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities with covered conductor. The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities without covered conductor. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities without covered conductor. 	<p>Please see the attachment "WMP-Discovery2023_DR_TURN_003-001-041-01" for the requested information. Please note that PG&E does not capture distribution conductor status in our current outage reporting, so SAIDMAIFI data for covered conductor equipment cannot be provided at this time.</p>	Tom Long	4/5/2023	4/10/2023	4/10/2023	1	NA	NA	NA	NA
101	TURN	003	TURN_003	2	TURN_003_02	<p>Please provide all reports or studies in PG&E's possession prepared from January 1, 2018 to the present that discuss the reliability of underground distribution facilities, overhead distribution facilities with covered conductor, or overhead distribution facilities without covered conductor, including but not limited to a discussion of SAIDI and MAIFI data.</p>	<p>PG&E publishes an annual reliability report which provides a detailed report on the system-wide reliability performance. Please see the following attachments for the "WMP-Discovery2023_DR_TURN_003-002-041-01.pdf", "WMP-Discovery2023_DR_TURN_003-002-041-02.pdf", "WMP-Discovery2023_DR_TURN_003-002-041-03.pdf", "WMP-Discovery2023_DR_TURN_003-002-041-04.pdf", and "WMP-Discovery2023_DR_TURN_003-002-041-05.pdf".</p> <p>This study will assess the recorded reliability improvements at locations that have been underground and/or have been hardened with covered conductor. It is important to note that the focus of our overhead system hardening and underground conversion to data has been primarily on state-wide evaluation.</p>	Tom Long	4/5/2023	4/10/2023	4/10/2023	5	NA	NA	NA	NA
102	TURN	003	TURN_003	3	TURN_003_03	<p>Regulating Table 7-3.2, p. 296, the bottom row as follows:</p> <p>1) Please confirm that the target for reduced customer impacts in 2023, 2024 and 2025 are cumulative, i.e. that the 23,000 figure for 2024 includes the 15,000 reduced impacts for 2023, and so on.</p> <p>2) Please confirm that the target for reduced customer impacts for the estimates of reduced PDP impacts in 2023 (15,000 customer events), 2024 (33,000 customer events), and 2025 (35,000 customer events) provide the data in line Excel format.</p> <p>3) The table states that the targeted reductions are "based on WSPRE mitigation projects including but not limited to 380 substations and underground cables." For each of 2023, 2024, and 2025, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown.</p> <p>4) Provide equivalent data regarding reduced PDP impacts for the years 2019 through 2022 and provide the supporting data for those figures in line Excel format if possible. In addition, for each of these years, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown.</p>	<p>a) We can confirm the targets for reduced customer impacts are cumulative for individual PDP in Table 7-3.2. Please see Table P&E-23-35 (2023 WMP p. 27) for the breakdown of reduced customer impacts for each response year.</p> <p>b) Please see attachment "WMP-Discovery2023_DR_TURN_003-003-041-01" for supporting data for the estimates of reduced PDP impacts in 2023-2025 for the five-year period, 2019-2022.</p> <p>c) For breakdown of reduced customer events by mitigation measure, please see Table P&E-23-35 of our 2023 WMP or attachment "WMP-Discovery2023_DR_TURN_003-003-041-01" in this attachment. Column "Covered Conductor Mitigation" provides the number of annual customer events and column "Cumulative Customer Mitigation" provides the cumulative figure for customer mitigation. For an explanation of how this calculation was performed, please see the response to ACQ P&E-23-49 in our 2023 WMP. Covered conductor installation is not the only mitigation measure available to reduce customer events. For Covered Conductor Effectiveness, please see the response to ACQ P&E-23-11.</p> <p>d) The PDP report reductions for the five-year lookback period of 2019-2022. Completion of undergrounding and Neutral Switch Operator (NSO) installation in each year from 2023-2025 will reduce the customer impact in the five-year look back period.</p>	Tom Long	4/5/2023	4/10/2023	4/10/2023	1	NA	6.1.5	Public Safety Power Shutoff	Performance Metrics Identified by the Electrical Corporation
48	CaPA	Sat WMP-10	CaPA_Sat WMP-10	1	CaPA_Sat WMP-10_01	<p>Table 3.3 on p. 332 of PG&E's WMP states that PG&E will make capacity for Down Conductor Detection (DCD) 1500 devices in 2024 and 2025.</p> <p>4) How many devices in 2024 and 2025?</p> <p>5) Please explain the reasoning for the decreasing number of devices made available for DCD from 2023-2025. Do approximately how many circuit miles in the FTU will be protected by DCD as of the end of 2023?</p>	<p>At DCD is capable of seeing from the device to "end of line", therefore we are able to provide DCD protection on most eligible High Fire Risk Area lines miles by the end of 2023, then supplementing that coverage in 2024 and 2025, including in the EPSS Buffer Area. The number of devices decrease in 2024 and 2025 due to the limited number of devices available in the EPSS Buffer area. We anticipate approximately 21,000 circuit miles in HFRAs will be protected by DCD as of the end of 2023.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	6.1.1.2	Grid Design, Operations, and Maintenance	Targets
49	CaPA	Sat WMP-10	CaPA_Sat WMP-10	2	CaPA_Sat WMP-10_02	<p>Table 6.5 on p. 332 of PG&E's WMP shows a forecast reduction in the number of EPSS events due to two covered conductors from 2023 to 2025.</p> <p>4) What factors does PG&E expect to contribute to the reduction in the number of EPSS events forecasted to 2025?</p> <p>5) WSPRE mitigation projects including but not limited to 380 substations and underground cables. For each of 2023, 2024, and 2025, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown.</p> <p>6) Provide equivalent data regarding reduced PDP impacts for the years 2019 through 2022 and provide the supporting data for those figures in line Excel format if possible. In addition, for each of these years, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown.</p>	<p>At 2023, factors contributing to the reduction in the number of EPSS related outages are based on actions to install additional Line Restorers (LR) and Power Swaps on the highest priority lines. These will be installed in locations that are within the HFRAs in a prioritized equidistant pattern. The LR planned miles will provide reliability benefits on low loss lines within the scope of the EPSS program. PG&E will also undertake reliability mitigation intended to reduce outage frequency on the highest production zones (CPDs) that experienced the greatest number of outages since EPSS was enabled in 2022. This will include vegetation management such as increased mowing and vegetation management on CPDs that experienced elevated outages in 2022. Reactive vegetation management work will also be conducted in areas we identified based on elevated vegetation related outages. Annual mitigation work will also be performed on CPDs that experienced another or other annual outages in 2022.</p> <p>7) WSPRE mitigation projects including but not limited to 380 substations and underground cables. For each of 2023, 2024, and 2025, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	6.1.1.3	Grid Design, Operations, and Maintenance	Performance Metrics Identified by the Electrical Corporation
50	CaPA	Sat WMP-10	CaPA_Sat WMP-10	3	CaPA_Sat WMP-10_03	<p>4) Does PG&E forecast a change in the average duration of EPSS events during the 2023-2025 period?</p> <p>5) If the answer is part (a), please provide the expected average duration of EPSS events to 2023, 2024, and 2025.</p> <p>6) If the answer is part (a), explain why not.</p> <p>7) Please provide any available workpapers that support PG&E's forecasts regarding the duration of EPSS events in 2023-2025.</p>	<p>At Not at this time.</p> <p>b) We require more operating experience before being able to accurately forecast reduction in average duration for EPSS outages. We have lowered the target of four minutes in 2023.</p> <p>c) PG&E does not have any applicable workpapers available.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	6.1.1.3	Grid Design, Operations, and Maintenance	Performance Metrics Identified by the Electrical Corporation
51	CaPA	Sat WMP-10	CaPA_Sat WMP-10	4	CaPA_Sat WMP-10_04	<p>P. 364 of PG&E's WMP states, with respect to DTS-FAST:</p> <p>A prototype fast test installation was completed on a 130v tower in Martinez and a wood pole in Santa Cruz in 2021. The reliable lessons learned have been updated to iterative designs, increase reliability, and reduce costs. In 2022, we filed a non-monopolar patent application for DTS-FAST. For 2023, we have a fast test installation plan but will be working through the patent application process.</p> <p>4) Please provide data on the results of the fast test installation in Martinez.</p> <p>5) When does PG&E expect to begin additional DTS-FAST installations?</p> <p>6) Through the end of 2022, how much has PG&E spent on DTS-FAST?</p> <p>7) What portion of your response to part (c) is related to the patent application and examination process?</p> <p>8) What are your forecast costs for DTS-FAST through the 2023-2025 period?</p> <p>9) What portion of your response to part (c) is related to the patent application and examination process?</p>	<p>a) DTS-FAST is an integral part of our smart metering strategy that is established and installed 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. Long-term resilience testing is ongoing.</p> <p>b) Key findings from the Martinez installation and testing include:</p> <ul style="list-style-type: none"> 1) Reliability testing verified the consistency and reliability of sensor measurements by repeating measurements multiple times and checking the results for consistency. This test confirmed that the testing device provides consistent results. 2) Reliability testing evaluated the sensor's ability to detect and respond to small changes or variations in time. This is achieved by varying the input parameters and testing of the sensor's analog change accuracy. 3) Reliability testing evaluated the sensor's operating range by evaluating its performance across its specified range of operation. This involves testing the sensor at its input and output ranges, as well as at different points within its operating range. 4) Reliability testing evaluated the sensor's stability over time by monitoring its output for a prolonged period under normal operating conditions. This can help identify any drift or instability in sensor readings. 5) Reliability testing evaluated 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. 6) Failure testing evaluated the sensor's response to failure conditions, such as sensor malfunction, signal loss, or power failure, and verify if the sensor's behavior is appropriate and safe during such scenarios. <p>c) The key takeaway is to test multiple trends of similar devices to verify vendor specifications on operating range and performance. During our testing, approximately 20% tests successfully. Keep a small stock of these devices more extensively developed to be installed on 1750V electric towers. We first must build due to long exposure to high saturated EMF (Electric Magnetic Field) disturbance, or environmental conditions (i.e., temperature, humidity, dust, etc., fog, vibration). Based on the extensive testing conducted (both field installation and lab environment) and after installation at Martinez, and the lessons learned from these results, it has been determined that relying solely on manufacturer specifications may not be sufficient. It is recommended to conduct reliability testing of the equipment based on the specific installation range, but our lower installation site cases. The data shows 800 feet is the maximum functional operating distance before we get false alarms. Due to the safety requirements of our equipment, it is not clear if our devices and/or our cases. It is important to conduct thorough testing to accurately determine the functionality of the equipment.</p> <p>d) Telecommunications - The Microwave network performed successfully, but was complex to install, configure, and operate. The wireless Field Area Network (FAN) did not perform as well as the Microwave network and is not being used. The lesson learned is to seek high-redundancy technologies that do not need constant high bandwidth telecommunications, and only transmit critical data, such as alarms.</p> <p>e) Power - We installed a power transfer system to the tower control box and device. The power is reliable, but the installation required some structural modifications to be able to support the 800lb transformer, and additional electrical grounding upgrades. The lesson learned is to use low power devices that are more robust to power fluctuations to minimize the power system.</p> <p>f) The DTS-FAST test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	6.1.2.2	Grid Design and System Planning	Emerging Grid Hardening Technologies and Plans
52	CaPA	Sat WMP-10	CaPA_Sat WMP-10	5	CaPA_Sat WMP-10_05	<p>P. 367 of PG&E's WMP states, "In addition, DTS-FAST could have a significant impact on wildfire risk where installed."</p> <p>4) Please quantify the phrase "a significant impact on wildfire risk" in the above quote.</p> <p>5) Please provide any analyses or studies to support your answer to part (a).</p>	<p>a) The DTS-FAST test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p> <p>b) Please specify the phrase "a significant impact on wildfire risk" in the above quote. The test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p> <p>c) The test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p> <p>d) The test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p> <p>e) The test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p> <p>f) The test case conditions have been documented in our internal test case repository. Internal test case repository: https://www.pge.com/energy/infrastructure/operations-and-maintenance</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	6.1.2.1	Grid Design and System Planning	Emerging Grid Hardening Technologies and Plans
53	CaPA	Sat WMP-10	CaPA_Sat WMP-10	6	CaPA_Sat WMP-10_06	<p>P. 404 of PG&E's WMP states, "By the end of 2022, we reduced the Customer Average Interruption Duration Index (CAIDI) and Customer Experience (CX) for customers served by EPSS-enabled lines when compared to data from the 2021 program year."</p> <p>4) Please provide the CAIDI value for all FTU customers for each year from 2018-2022.</p> <p>5) Please provide the CX value for all FTU customers for each year from 2018-2022.</p>	<p>Please see "WMP-Discovery2023_DR_CaPA/CaPA-019-000A01-01" data.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	1	NA	6.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
54	CaPA	Sat WMP-10	CaPA_Sat WMP-10	7	CaPA_Sat WMP-10_07	<p>P. 404 of PG&E's WMP states, "By the end of 2022, we responded to 90 percent of outages on EPSS-enabled lines within 60 minutes, responding on average within 42 minutes."</p> <p>The statement above refers to results achieved "by the end of 2022." What does this data draw from? In other words, the 42-minute figure is an average of response times in what period of time?</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	6.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
55	CaPA	Sat WMP-10	CaPA_Sat WMP-10	8	CaPA_Sat WMP-10_08	<p>P. 404 of PG&E's WMP states, "By the end of 2022, we responded to 90 percent of outages on EPSS-enabled lines within 60 minutes, responding on average within 42 minutes."</p> <p>4) Please provide the following:</p> <ul style="list-style-type: none"> 1) Average response time 2) 25th percentile response time 3) Median (50th percentile) response time 4) 75th percentile response time 5) Longest response time 	<p>2022 EPSS OUTAGE RESPONSE AVERAGE RESPONSE TIME 25TH PERCENTILE RESPONSE TIME MEDIAN (50TH PERCENTILE) RESPONSE TIME 75TH PERCENTILE RESPONSE TIME LONGEST RESPONSE TIME</p> <p>Minutes 47</p> <p>Minutes 28</p> <p>Minutes 52</p> <p>Minutes 102</p> <p>Minutes 408</p> <p>Minutes 1,320</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	6.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
56	CaPA	Sat WMP-10	CaPA_Sat WMP-10	9	CaPA_Sat WMP-10_09	<p>P. 404 of PG&E's WMP states, "By the end of 2022, we responded to 90 percent of outages on EPSS-enabled lines within 60 minutes, responding on average within 42 minutes." For the 11 percent of outages listed in the quote on EPSS-enabled lines that PG&E did not respond to within 60 minutes, provide the following:</p> <ul style="list-style-type: none"> 1) Average response time 2) Longest response time 	<p>2022 EPSS OUTAGE RESPONSE LONGEST RESPONSE TIME FOR RESPONSES > 60 MINUTES 75TH PERCENTILE RESPONSE TIME</p> <p>Minutes 102</p> <p>Minutes 408</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	6.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
57	CaPA	Sat WMP-10	CaPA_Sat WMP-10	10	CaPA_Sat WMP-10_010	<p>P. 441 of PG&E's WMP states, "We plan to implement a CA (Quality Assurance) program for systems inspections."</p> <p>4) Please discuss the program PG&E has made so far in implementing a CA program for systems inspections.</p> <p>5) When does PG&E expect to implement a CA program for systems inspections?</p> <p>6) Please describe the main features of the CA program that PG&E plans to implement.</p> <p>7) Please describe the main features of the CA program that PG&E plans to implement.</p> <p>8) What are the probable limitations of the CA program that PG&E plans to implement?</p>	<p>a) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>b) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>c) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>d) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>e) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>f) The quality assurance program is currently undergoing a thorough review of the prior QV 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	6.1.1.1	Quality Assurance and Quality Control	Quality Assurance
58	CaPA	Sat WMP-10	CaPA_Sat WMP-10	11	CaPA_Sat WMP-10_011	<p>P. 441 of PG&E's WMP states, "We plan to update existing QV (Quality Assurance) procedures for systems inspections."</p> <p>4) Please discuss the program PG&E has made so far in updating existing QV procedures for systems inspections.</p> <p>5) When does PG&E expect to update existing QV procedures for systems inspections?</p> <p>6) Please describe the main features of the QV program that PG&E plans to implement.</p> <p>7) Please describe the main features of the QV program that PG&E plans to implement.</p> <p>8) What are the probable limitations of the QV program that PG&E plans to implement?</p>	<p>a) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>b) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>c) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>d) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>e) The quality assurance program is currently undergoing a thorough review of the prior QV program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p> <p>f) The quality assurance program is currently undergoing a thorough review of the prior QV 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	6.1.1.1	Quality Assurance and Quality Control	Quality Assurance

128	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	5	CAIPA_Sat WMP-14_05	<p>Temporary Distribution Monograft available to operate in 2020</p> <p>Number of 2020 PSPS events supported</p> <p>Approx. qty of service po's energized per 2020 PSPS event</p> <p>Shinglerway 79</p> <p>Calagata 1156</p> <p>Powerline Temporary configuration without a pre-installed interconnection hub</p> <p>2021</p> <p>Chavasta North (temporary configuration without a pre-installed interconnection hub)</p> <p>2021</p> <p>Chavasta South (temporary configuration without a pre-installed interconnection hub)</p> <p>2021</p> <p>Temporary Distribution Monograft available to operate in 2021</p> <p>Number of 2021 PSPS events supported</p> <p>Approx. qty of service po's energized per 2021 PSPS event</p> <p>Page 148</p> <p>Shinglerway 183</p> <p>Calagata 1156</p> <p>Powerline 1.01</p> <p>Georgetown via</p> <p>Palco Three 1.96</p> <p>Fernside 0.04</p> <p>McKendrick 0.04</p> <p>2022</p> <p>Temporary Distribution Monograft available to operate in 2022</p> <p>Number of 2022 PSPS events supported</p> <p>Approx. qty of service po's energized per 2022 PSPS event</p> <p>Page 149</p> <p>Shinglerway 0.04</p> <p>Calagata 0.04</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.7.2	Grid Design and System Hardening	Temporary Distribution Monografts
129	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	6	CAIPA_Sat WMP-14_06	<p>P. 365 of PG&E's WMP states, "The Reduced Coast Airport Microgrid (RCAM) was built through a California Energy Commission (CEC) grant to the National Energy Center and Sun from United States of America to the Reduced Coast Energy Authority (Community Choice Aggregator), in collaboration with PG&E, EPC 3.11, Multi-Use Microgrid, and PG&E."</p> <p>1) What was the total cost of the RCAM project?</p> <p>2) Please provide a breakdown of the RCAM project costs.</p> <p>3) Please provide a breakdown of the RCAM project costs.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.7.3	Grid Design and System Hardening	Community Microgrid Enablement Program and Microgrid Incentive Program
130	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	7	CAIPA_Sat WMP-14_07	<p>P. 365 of PG&E's WMP states, "The successful deployment of RCAM provides a model for other communities to take advantage of multi-tenancy microgrid energy resilience."</p> <p>1) How does PG&E determine the success of the RCAM?</p> <p>2) Please provide data to support the success of the RCAM.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	4	N/A	8.12.7.3	Grid Design and System Hardening	Community Microgrid Enablement Program and Microgrid Incentive Program
131	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	8	CAIPA_Sat WMP-14_08	<p>P. 366 of PG&E's WMP states, "For 2023, we have planned to install devices that will provide significant reliability benefits on the line that is the focus of EPSS."</p> <p>1) Please quantify the "significant reliability benefits" that will be provided from devices installed in 2023.</p> <p>2) Please provide any available resources or studies to support your response to item 1).</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.8.1	Grid Design and System Hardening	Installation of System Automation Equipment - Distribution Protective Devices
132	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	9	CAIPA_Sat WMP-14_09	<p>P. 385 of PG&E's WMP states that it will perform a "Substation Animal Abatement Effectiveness Study" in 2023.</p> <p>1) When does PG&E expect to begin the Substation Animal Abatement Effectiveness Study?</p> <p>2) When does PG&E expect to complete the Substation Animal Abatement Effectiveness Study?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.12.2	Grid Design and System Hardening	Other Technologies and Systems - Substation Animal Abatement
133	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	10	CAIPA_Sat WMP-14_10	<p>P. 391 of PG&E's WMP states, "To 2022 PG&E implemented various measures to TD-2326, which incorporated reliability best practices as well as adjusted the risk injection criteria." Please list the adjustments that PG&E made to the WMP metrics.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.15	Asset Inspections	Invasive Pole Inspection
134	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	11	CAIPA_Sat WMP-14_11	<p>P. 402 of PG&E's WMP states, "PG&E assigned pilot maps as extreme, severe, high, medium, or low based on the average wildfire consequence of the structures within that pilot map."</p> <p>1) In the description described above based on the wildfire consequence scores from the WORM of the WORM 4?</p> <p>2) How frequently does PG&E plan to be updated the pilot map designations described above?</p> <p>3) When PG&E re-evaluates the pilot map designations, what steps will PG&E take to re-evaluate a pilot map that has designations adjusted as a result of the evaluation?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.13.2.1	Asset Inspections	Detailed Ground Inspection
135	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	12	CAIPA_Sat WMP-14_12	<p>Table PG&E 8.1.7.4 on page 454 of PG&E's WMP states that PG&E added 41,869 distribution work orders to its list of WORMs backing in 2022.</p> <p>1) What measures has PG&E implemented to ensure that PG&E will be able to resolve its backlog in 2023?</p> <p>2) When does PG&E expect to complete the backlog reduction in 2023?</p> <p>3) What factors may prevent PG&E from meeting its target regarding backlog reduction in 2023?</p> <p>4) How does PG&E plan to ensure that PG&E will be able to resolve its backlog in 2023?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.7	Open Work Orders	Open Work Orders - Distribution Tags
136	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	13	CAIPA_Sat WMP-14_13	<p>P. 462 of PG&E's WMP states, "EPSS does not cause a power outage. Given that EPSS settings can be configured to allow a WMP to operate, and without an outage, please explain what will prevent by the above point."</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.18.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
137	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	14	CAIPA_Sat WMP-14_14	<p>Per PG&E's January 2023 EPSS monthly report, PG&E experienced 2,975 EPSS outages in 2022.</p> <p>1) Of the EPSS-impacted outages in 2022, how many of those outages did PG&E find that corrective actions were not taken or required further work? Were there any uncorrected conditions that PG&E needed to resolve upon the location of the outages?</p> <p>2) How many EPSS-impacted outages in 2022 did PG&E determine were triggered by events that did not occur on the system itself?</p> <p>3) If the answer to part 1) is yes, please state the reasons for the decision.</p> <p>4) If the answer to part 2) is yes, please state the reasons for the decision.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.18.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
138	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	15	CAIPA_Sat WMP-14_15	<p>P. 462 of PG&E's WMP states, "To 2022, we expanded the scope of EPSS to all HPA and in some territories are select selected EPSS buffer areas."</p> <p>1) In 2022, did PG&E expand the scope of EPSS to all HPA and all "all TD"?</p> <p>2) If the answer to part 1) is yes, please state the reasons for the decision.</p> <p>3) In 2022, did PG&E expand the scope of EPSS to all HPA and all "all TD"?</p> <p>4) If the answer to part 1) is yes, please state the reasons for the decision.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.18.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
139	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	16	CAIPA_Sat WMP-14_16	<p>CAIPAs understanding that a critical segment that has been underground may still have underground outages, if impacted equipment or downstream of the underground segment are subject to EPSS.</p> <p>1) In the above understanding correct? If yes, please correct that has been underground.</p> <p>2) If the answer to part 1) is no, please explain why.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	9.15	Public Safety Power Shutoff	Performance Metrics Identified by the Electrical Corporation
140	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	17	CAIPA_Sat WMP-14_17	<p>1) Has PG&E performed a study or back cast to predict the likelihood that an underground segment will be subject to EPSS due to underground outages due to equipment or downstream segments being subject to EPSS?</p> <p>2) If the answer to part 1) is yes, please provide the results of any such studies.</p> <p>3) If the answer to part 1) is no, please explain why.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	9.15	Public Safety Power Shutoff	Performance Metrics Identified by the Electrical Corporation
141	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	18	CAIPA_Sat WMP-14_18	<p>1) Has PG&E performed a study or back cast to predict the likelihood that an underground segment will be subject to EPSS due to underground outages due to equipment or downstream segments being subject to EPSS?</p> <p>2) If the answer to part 1) is yes, please provide the results of any such studies.</p> <p>3) If the answer to part 1) is no, please explain why.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.18.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
143	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	20	CAIPA_Sat WMP-14_20	<p>1) During the period from 2020-2022, did PG&E replace any distribution conductor as part of its WMP activities for which PG&E had not fully recovered the original cost of the work?</p> <p>2) If the answer to part 1) is yes, what was PG&E's practice regarding cost recovery on the unrecovered portion of the value associated with the replaced work?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.3	Grid Design and System Hardening	Distribution Pole Replacements and Reinforcements
144	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	21	CAIPA_Sat WMP-14_21	<p>1) During the period from 2020-2022, did PG&E replace any distribution conductor as part of its WMP activities for which PG&E had not fully recovered the original cost of the work? Please include information on the value associated with the replaced work.</p> <p>2) If the answer to part 1) is yes, what was PG&E's practice regarding cost recovery on the unrecovered portion of the value associated with the replaced work?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.12.5.2	Grid Design and System Hardening	Traditional Overhead Hardening - Distribution
145	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	22	CAIPA_Sat WMP-14_22	<p>1) During the period from 2020-2022, did PG&E replace any distribution conductor as part of its WMP activities for which PG&E had not fully recovered the original cost of the work?</p> <p>2) If the answer to part 1) is yes, what was PG&E's practice regarding cost recovery on the unrecovered portion of the value associated with the replaced transformer?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	8.14.11	Equipment Maintenance and Repair	Transformers
146	CAIPA	Sat WMP-14	CAIPA_Sat WMP-14	23	CAIPA_Sat WMP-14_23	<p>1) In 2022, how many outages did PG&E experience related to overhead covered conductor distribution lines?</p> <p>2) In 2022, how many outages did PG&E experience related to overhead bare conductor distribution lines?</p> <p>3) In 2022, how many outages did PG&E experience related to overhead distribution lines?</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E 22-08 - Addressing Increases in EPSS Events

147	CAFA	Sat WMP-14	CAFA_Sat WMP-14	24	CAFA_Sat WMP-14_Q24	<p>a) In 2022, how many ignition did PG&E experience related to overhead secondary distribution lines?</p> <p>b) In 2022, how many ignition did PG&E experience related to overhead distribution service lines?</p>	<p>a) In 2022, PG&E observed 44 CPUC reportable ignitions associated with overhead secondary facilities.</p> <p>b) In 2022, PG&E observed 54 CPUC reportable ignitions associated with overhead distribution service facilities.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	0	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-23-08 - Addressing Increase in Risk Events
148	CAFA	Sat WMP-14	CAFA_Sat WMP-14	25	CAFA_Sat WMP-14_Q25	<p>P-89 of PG&E's 2022 Joint Annual Report to Shareholders states: On October 22, 2022, the Utility notified the CPUC that the Utility's procedure for wood pole replacements did not comply with CPUC requirements for replacement of poles under certain conditions, and accordingly, in some instances, the Utility failed to replace wood poles with safety factors that would meet minimum 5.0. PG&E provides a copy of the October 22, 2022 email notification above.</p> <p>1) List the specific non-compliance referenced in the statement. The Utility's procedure for wood pole replacements did not comply with CPUC requirements for replacement of poles under certain conditions.</p> <p>2) List the specific conditions referenced in the statement. The Utility's procedure for wood pole replacements did not comply with CPUC requirements for replacement of poles under certain conditions.</p> <p>3) List the corrective actions PG&E has implemented to remediate the non-compliance identified in the self-report.</p>	<p>a) Please see "WMP-Discovery2023_DR_California_014-0205A0101.pdf" for the requested information.</p> <p>b) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>c) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>d) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>e) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>f) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>g) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	1	NA	8.1.2.3	Grid Design and System Hardening	Distribution Pole Replacements and Reinforcements
149	CAFA	Sat WMP-14	CAFA_Sat WMP-14	26	CAFA_Sat WMP-14_Q26	<p>P-89 of PG&E's 2022 Joint Annual Report to Shareholders states: On December 22, 2022, the Utility submitted an update to the CPUC explaining the Utility had identified a condition of wood poles that could result in a failure to meet the 5.0 safety factor. The Utility stated that it was unable to meet the 5.0 safety factor due to the condition of the wood poles. The Utility stated that it was unable to meet the 5.0 safety factor due to the condition of the wood poles. The Utility stated that it was unable to meet the 5.0 safety factor due to the condition of the wood poles.</p> <p>1) Describe the condition of wood poles that did not meet the 5.0 safety factor as of 10/22/22.</p> <p>2) Describe the condition of wood poles that did not meet the 5.0 safety factor as of 10/22/22.</p> <p>3) Describe the "inquiry issue" referenced in the quote above.</p> <p>4) Describe the "change in utility procedure" referenced in the quote above.</p> <p>5) List the corrective actions PG&E has implemented to remediate the issues described in its update to the CPUC.</p>	<p>a) Please see "WMP-Discovery2023_DR_California_014-0205A0101.pdf" for the requested information.</p> <p>b) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>c) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>d) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>e) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>f) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p> <p>g) The inquiry was referred to the CPUC. California, 014-0205A0101.pdf.</p>	Holly Whitman	4/11/2023	4/17/2023	4/17/2023	1	NA	8.1.2.3	Grid Design and System Hardening	Distribution Pole Replacements and Reinforcements
178	OEIS	002	OEIS_002	1	OEIS_002_01	<p>a) How PG&E used Targeted Tree Species study to identify additional clearances for inventory of trees with the highest growth and highest failure potential?</p> <p>b) How PG&E used Targeted Tree Species study to identify additional clearances for inventory of trees with the highest growth and highest failure potential?</p> <p>c) How PG&E used Targeted Tree Species study to identify additional clearances for inventory of trees with the highest growth and highest failure potential?</p>	<p>a. No, PG&E has not used Targeted Tree Species study to identify additional clearances for inventory of trees with the highest growth and highest failure potential and has not conducted the study to begin such an analysis. The Targeted Tree Species Study (TTSS) did not include an analysis of tree growth rates or make any recommendations on clearances to be obtained at time of tree pruning.</p> <p>b. PG&E does not have a plan to perform the analysis at this time.</p> <p>c. We are currently reviewing the Process and Procedures for field inspection and current clearance guidelines.</p> <p>d. We are currently reviewing the Process and Procedures for field inspection and current clearance guidelines.</p> <p>e. We are currently reviewing the Process and Procedures for field inspection and current clearance guidelines.</p> <p>f. We are currently reviewing the Process and Procedures for field inspection and current clearance guidelines.</p> <p>g. We are currently reviewing the Process and Procedures for field inspection and current clearance guidelines.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	0	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-24 - Progression of Vegetation Management
179	OEIS	002	OEIS_002	2	OEIS_002_02	<p>a) Why are the minimum qualifications for an inspector performing the tree-risk assessment for the Focused Tree Inspections?</p> <p>b) Why are the minimum qualifications for an inspector performing the tree-risk assessment for the Focused Tree Inspections?</p> <p>c) Why are the minimum qualifications for an inspector performing the tree-risk assessment for the Focused Tree Inspections?</p>	<p>a) The minimum qualifications for an inspector performing the tree-risk assessment for the Focused Tree Inspections is a Tree Risk Assessment Qualification (TRAQ) through the International Society of Arboriculture (ISA).</p> <p>b) The minimum qualifications for an inspector performing the tree-risk assessment for the Focused Tree Inspections is a Tree Risk Assessment Qualification (TRAQ) through the International Society of Arboriculture (ISA).</p> <p>c) The minimum qualifications for an inspector performing the tree-risk assessment for the Focused Tree Inspections is a Tree Risk Assessment Qualification (TRAQ) through the International Society of Arboriculture (ISA).</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	0	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
180	OEIS	002	OEIS_002	3	OEIS_002_03	<p>On page 621, PG&E references its Company Emergency Response Plan (CEPP). Provide an unredacted version of the CEPP and its annexes.</p>	<p>a) Please see attachment "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" for an unredacted version of the CEPP. Please see attachments "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" and "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" for an unredacted Version Annex and P&S Annex, respectively.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	3	NA	8.4.1	Emergency Preparedness	Overview
181	OEIS	002	OEIS_002	4	OEIS_002_04	<p>a) How PG&E references the weather stations deployed over their 70,000 square mile territory for monitoring conditions, and which of the weather stations are used to inform high risk monitoring?</p> <p>b) How PG&E references the weather stations deployed over their 70,000 square mile territory for monitoring conditions, and which of the weather stations are used to inform high risk monitoring?</p> <p>c) How PG&E references the weather stations deployed over their 70,000 square mile territory for monitoring conditions, and which of the weather stations are used to inform high risk monitoring?</p>	<p>a) Please see the attachment "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" for the requested information.</p> <p>b) Please see the attachment "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" for the requested information.</p> <p>c) Please see the attachment "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" for the requested information.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	2	NA	8.3.1	Situational Awareness and Forecasting	Existing Systems, Technologies, and Processes
182	OEIS	002	OEIS_002	5	OEIS_002_05	<p>Please provide an Excel version of Table 7.4 - Summary of Risk Reduction for Top Risk Circuit Segments from PG&E's 2023 WMP.</p>	<p>a) Please see attachment "WMP-Discovery2023_DR_OEIS_002-0004A0101CONF.pdf" for the requested information.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	7.2.3	Wildfire Mitigation Strategy Development	Projected Risk Reduction on High Risk Circuits Over the 5-Year WMP Cycle
183	OEIS	002	OEIS_002	6	OEIS_002_06	<p>Under Section 8.1.2, PG&E only includes additional ignition distribution protective devices. What properties does PG&E consider for its ignition distribution equipment at the transmission level?</p>	<p>a) As indicated in Section 8.1.2 of the 2022-2025 WMP, the transmission system, auto-reclosing is disabled for the entire wildfire season when the FPI rating reaches 6.0.</p> <p>b) Specific details on the system to identify if there are any low risk areas that do not meet the P&S scoring criteria (e.g. Asset health, Vegetation Risk, Wildlife Corridor) are provided in the WMP. The system to identify if there are any low risk areas that do not meet the P&S scoring criteria (e.g. Asset health, Vegetation Risk, Wildlife Corridor) are provided in the WMP.</p> <p>c) Specific details on the system to identify if there are any low risk areas that do not meet the P&S scoring criteria (e.g. Asset health, Vegetation Risk, Wildlife Corridor) are provided in the WMP.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	0	NA	8.1.9.1	Grid Design and System Hardening	T-Line removal (in HFDT) - Transmission
184	OEIS	002	OEIS_002	7	OEIS_002_07	<p>a) Provide a definition for PG&E's "Critical Pass Rule" for its asset inspection OC, as shown in Table PG&E-22-08-01.</p> <p>b) Provide a definition for PG&E's "Critical Pass Rule" for its asset inspection OC, as shown in Table PG&E-22-08-01.</p> <p>c) Provide a definition for PG&E's "Critical Pass Rule" for its asset inspection OC, as shown in Table PG&E-22-08-01.</p>	<p>a) "Critical Pass Rule" is defined as a condition where a Critical Attribute is defined as a condition that could lead to an ignition point or wire down situation that could result in a wildfire event.</p> <p>b) "Critical Pass Rule" is defined as a condition where a Critical Attribute is defined as a condition that could lead to an ignition point or wire down situation that could result in a wildfire event.</p> <p>c) "Critical Pass Rule" is defined as a condition where a Critical Attribute is defined as a condition that could lead to an ignition point or wire down situation that could result in a wildfire event.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	0	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-21 Asset Inspection Quality Assurance and Quality Control ACI PG&E-22-08-01 Asset Inspection of Specific Lines/Lessons Learned from Utility-Cause Fires
185	OEIS	002	OEIS_002	8	OEIS_002_08	<p>a) How many ignitions were evaluated as PG&E's EIA Program in 2021, 2022, and 2023 (applicable) respectively?</p> <p>b) How many ignitions were evaluated as PG&E's EIA Program in 2021, 2022, and 2023 (applicable) respectively?</p> <p>c) How many ignitions were evaluated as PG&E's EIA Program in 2021, 2022, and 2023 (applicable) respectively?</p>	<p>a) The number of ignitions evaluated as PG&E's EIA Program in 2021, 2022, and 2023 (applicable) respectively were 147, 147, and 147.</p> <p>b) The number of ignitions evaluated as PG&E's EIA Program in 2021, 2022, and 2023 (applicable) respectively were 147, 147, and 147.</p> <p>c) The number of ignitions evaluated as PG&E's EIA Program in 2021, 2022, and 2023 (applicable) respectively were 147, 147, and 147.</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	4	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
186	OEIS	002	OEIS_002	9	OEIS_002_09	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
187	OEIS	002	OEIS_002	10	OEIS_002_10	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
188	OEIS	002	OEIS_002	11	OEIS_002_11	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
189	OEIS	002	OEIS_002	12	OEIS_002_12	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
190	OEIS	002	OEIS_002	13	OEIS_002_13	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
191	OEIS	002	OEIS_002	14	OEIS_002_14	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
192	OEIS	002	OEIS_002	15	OEIS_002_15	<p>a) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>b) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p> <p>c) Provide the definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data".</p>	<p>a) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>b) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p> <p>c) The definitions for PG&E on EPSS Outage Types under Column 2 for the table labeled "2022 EPSS Outage Data" are as follows: ...</p>	Colin Lang	4/13/2023	4/18/2023	4/18/2023	1	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-08-01 Better Application of Specific Lessons Learned from Utility-Cause Fires
193	CAFA	Sat WMP-12	CAFA_Sat WMP-12	1 SUPP	CAFA_Sat WMP-12_Q1 SUPP	<p>Regarding Table 22-02a of frequently De-energized Circuits in Appendix F of PG&E's WMP, the columns "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank for the following distribution circuit Entry Numbers: 7.8, 11, 17, 18, 29, 30, 37, 38, 47, 48, 52, 63, 65, 70, 71, 87, 100, 111, 112, 120, 122, 125, 126, 148, 161, 163, 176, 178, 180.</p> <p>a) For each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p> <p>b) For each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p> <p>c) For each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p>	<p>a) The measures taken or planned to be taken to reduce the need for and impact of future PG&E's circuit for the above Entry Numbers are as follows: ...</p> <p>b) The measures taken or planned to be taken to reduce the need for and impact of future PG&E's circuit for the above Entry Numbers are as follows: ...</p> <p>c) The measures taken or planned to be taken to reduce the need for and impact of future PG&E's circuit for the above Entry Numbers are as follows: ...</p>	Holly Whitman	4/8/2023	4/18/2023	4/18/2023	1	NA	9.1.2	Public Safety Power Shutoff	Identification of Frequently De-Energized Circuits
194	CAFA	Sat WMP-12	CAFA_Sat WMP-12	2 SUPP	CAFA_Sat WMP-12_Q2 SUPP	<p>Regarding Table 22-02a of frequently De-energized Circuits in Appendix F of PG&E's WMP, the columns "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank for the following distribution circuit Entry Numbers: 203, 227, 417, each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p> <p>a) For each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p> <p>b) For each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p> <p>c) For each of the above Entry Numbers, please explain why "Measures Taken or Planned to be Taken to Reduce the Need for and Impact of Future PG&E's Circuit" is blank.</p>	<p>a) The measures taken or planned to be taken to reduce the need for and impact of future PG&E's circuit for the above Entry Numbers are as follows: ...</p> <p>b) The measures taken or planned to be taken to reduce the need for and impact of future PG&E's circuit for the above Entry Numbers are as follows: ...</p> <p>c) The measures taken or planned to be taken to reduce the need for and impact of future PG&E's circuit for the above Entry Numbers are as follows: ...</p>	Holly Whitman	4/8/2023	4/18/2023	4/18/2023	0	NA	9.1.2	Public Safety Power Shutoff	Identification of Frequently De-Energized Circuits

106	CAFA	Set WMP-12	CAFA_Set WMP-12	SUPP	CAFA_Set WMP-12_C4_SUPP	<p>1) We have updated our List of Frequently De-energized Circuits based on the errors found in our review. The entries listed above may not reflect the latest circuit list as updated by PSPS protocols. Please see attachment "WMPDiscovery2022_DR_C4aOverview_01-20-202201-20-2022" for the updated List of Frequently De-energized Circuits.</p> <p>2) There are 13 Section 9.2 Protocols on PSPS beginning on p. 766 for Distribution.</p> <p>3) The current PSPS Protocols were updated compared to PSPS Protocols from previous years. Based on our current PSPS Protocols, our scoring improved and some of the circuits would have been de-energized or would have fewer customers impacted than for certain past PSPS events.</p> <p>4) The 2022 Distribution customer events would have been compared to current PSPS Protocols from 2019-2022.</p> <p>5) The calculation is based on a comparison of historical PSPS events and the 2022 PSPS Five Year Loadbank Analysis, which applies current PSPS protocols to the weather conditions present in 2019-2022. The mitigation exclusion 2016 because PGEA's historical PSPS events were only conducted in the later part of 2016. The total number of circuits de-energized is calculated as a net value. If more circuits would have been under customer protection due to PSPS protocols, the increase in impacted customers would have been the total mitigation exclusion reported.</p> <p>6) Customer events would have been subtracted from the mitigation exclusion reported.</p> <p>7) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>8) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>9) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>10) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>11) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>12) See response to 4c.</p>	Holly Whitman	4/30/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_C4aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C4aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C4aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C4aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C4aOverview_01-20-202201-20-2022.pdf	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De-Energized Circuits
107	CAFA	Set WMP-12	CAFA_Set WMP-12	SUPP	CAFA_Set WMP-12_C5_SUPP	<p>1) We have updated our List of Frequently De-energized Circuits based on the errors found in our review. The entries listed above may not reflect the latest circuit list as updated by PSPS protocols. Please see attachment "WMPDiscovery2022_DR_C5aOverview_01-20-202201-20-2022" for the updated List of Frequently De-energized Circuits.</p> <p>2) There are 13 Section 9.2 Protocols on PSPS beginning on p. 773 for Transmission.</p> <p>3) The current PSPS Protocols were updated compared to PSPS Protocols from previous years. Based on our current PSPS Protocols, our scoring improved and some of the circuits would have been de-energized or would have fewer customers impacted than for certain past PSPS events.</p> <p>4) The 2022 Transmission customer events would have been compared to current PSPS Protocols from 2019-2022.</p> <p>5) The calculation is based on a comparison of historical PSPS events and the 2022 PSPS Five Year Loadbank Analysis, which applies the current PSPS protocols to the weather conditions present in 2019-2022. The mitigation exclusion 2016 because PGEA's historical PSPS events were only conducted in the later part of 2016. The number of impacted customers is calculated as a net value. If more circuits would have been under customer protection due to PSPS protocols, the increase in impacted customer events would have been subtracted from the mitigation exclusion reported.</p> <p>6) Customer events would have been subtracted from the mitigation exclusion reported.</p> <p>7) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>8) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>9) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>10) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>11) "Customer events" refers to the count of customer impacts over the Five Year Loadbank. If the same customer is mitigated from PSPS for three PSPS events in the Five Year Loadbank, this is reported as "three customer events mitigated" instead of "one unique customer mitigated".</p> <p>12) See response to 4c.</p>	Holly Whitman	4/30/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_C5aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C5aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C5aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C5aOverview_01-20-202201-20-2022.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_C5aOverview_01-20-202201-20-2022.pdf	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De-Energized Circuits
108	TURN	005	TURN_005	005	TURN_005_01	<p>1) Please provide any decision tree schematic in PGEA's possession that shows, for a given location where PGEA believes that system hardening is necessary, how PGEA decides which mitigation technique to use - i.e., undergrounding, overhead conductor remediation, remote rct isolation, etc. - including what factors the circuit that PGEA uses to select the mitigation technique for that location. Please provide a narrative explanation of what the decision tree schematic entails.</p> <p>2) Please provide any decision tree schematic in PGEA's possession that shows, for a given location where PGEA believes that system hardening is necessary, how PGEA decides which mitigation technique to use - i.e., undergrounding, overhead conductor remediation, remote rct isolation, etc. - including what factors the circuit that PGEA uses to select the mitigation technique for that location. Please provide a narrative explanation of what the decision tree schematic entails.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_01.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_01.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_01.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_01.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_01.pdf	3	N/A	8.1.2	Grid Design and System Hardening	ALL
109	TURN	005	TURN_005	2	TURN_005_02	<p>1) If the response to question 1 is that PGEA has no such decision tree schematic, then please describe the process that PGEA uses to decide, for a given location, which mitigation technique to use - i.e., undergrounding, overhead conductor remediation, remote rct isolation, etc. - including what factors the circuit that PGEA uses to select the mitigation technique for that location.</p> <p>2) Please provide any decision tree schematic in PGEA's possession that shows, for a given location where PGEA believes that system hardening is necessary, how PGEA decides which mitigation technique to use - i.e., undergrounding, overhead conductor remediation, remote rct isolation, etc. - including what factors the circuit that PGEA uses to select the mitigation technique for that location.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_02.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_02.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_02.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_02.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_02.pdf	0	N/A	8.1.2	Grid Design and System Hardening	ALL
110	TURN	005	TURN_005	3	TURN_005_03	<p>1) If the response to question 1 is that PGEA has no such decision tree schematic, then please describe the process that PGEA uses to decide, for a given location, which mitigation technique to use - i.e., undergrounding, overhead conductor remediation, remote rct isolation, etc. - including what factors the circuit that PGEA uses to select the mitigation technique for that location.</p> <p>2) Please provide any decision tree schematic in PGEA's possession that shows, for a given location where PGEA believes that system hardening is necessary, how PGEA decides which mitigation technique to use - i.e., undergrounding, overhead conductor remediation, remote rct isolation, etc. - including what factors the circuit that PGEA uses to select the mitigation technique for that location.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_03.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_03.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_03.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_03.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_03.pdf	0	N/A	8.1.2	Grid Design and System Hardening	ALL
111	TURN	005	TURN_005	4	TURN_005_04	<p>4) For the undergrounding work described in PGEA's 2023-2025 WMP, please describe PGEA's policy concerning undergrounding of secondary lines and the removal of poles on which service connections are attached. To the extent that the determination varies by project, please describe the criteria that PGEA uses to decide whether PGEA undergrounds service connections at a given location.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_04.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_04.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_04.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_04.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_04.pdf	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
112	TURN	005	TURN_005	5	TURN_005_05	<p>5) For the undergrounding work described in PGEA's 2023-2025 WMP, please describe PGEA's policy concerning undergrounding of secondary lines in response to primary line or service connection work. To the extent that the determination varies by project, please describe the criteria that PGEA uses to decide whether PGEA undergrounds secondary lines at a given location.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_05.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_05.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_05.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_05.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_05.pdf	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
113	TURN	005	TURN_005	6	TURN_005_06	<p>6) For the distribution circuits on which PGEA plans System Hardening undergrounding (as opposed to Rebuild undergrounding) that items to be used in PGEA's WMP (e.g., Table PGEA 1.2-2 on page 347) please provide PGEA's best estimate of the percentage of existing poles in the affected circuits including poles supporting primary lines, secondary lines, and services, that will be removed as a result of the planned System Hardening undergrounding mitigation in 2023-2025. Please explain how PGEA made the calculation and provide a table of input and assumptions.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_06.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_06.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_06.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_06.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_06.pdf	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
114	TURN	005	TURN_005	7	TURN_005_07	<p>7) With respect to the values for 2023-2025 in the column for Estimated System Hardening Undergrounding in Table PGEA 1.2-2 on page 347 of PGEA's 2023-2025 WMP, after each year, please provide PGEA's estimate of the overhead circuit miles that will be replaced and explain those miles replaced by primary lines, secondary lines, and services.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_07.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_07.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_07.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_07.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_07.pdf	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
115	TURN	005	TURN_005	8	TURN_005_08	<p>8) With respect to the values for 2023-2025 in the column for Estimated System Hardening Undergrounding in Table PGEA 1.2-2 on page 347 of PGEA's 2023-2025 WMP, after each year, please provide PGEA's estimate of the overhead circuit miles that will be replaced and explain those miles replaced by primary lines, secondary lines, and services.</p>	Tom Long	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_08.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_08.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_08.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_08.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_TURN_005_08.pdf	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
117	CPUC - SPD (Safety Policy Decision)	003	CPUC - SPD (Safety Policy Decision)_003	1	CPUC - SPD (Safety Policy Decision)_003_01	<p>1) If the attached spreadsheet "Wildfire Mitigation Table DR - PGEA" the last tab is a "Discovery" which includes all data reported from the other tabs. The other tabs, "Data Input", "Assess Impacts", and "Wildfire Impacts" all need to be completed with data reported from PGEA.</p>	Kevin Miller	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00101.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00101.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00101.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00101.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00101.pdf	1	N/A	8	Wildfire Mitigation	NA
118	CPUC - SPD (Safety Policy Decision)	003	CPUC - SPD (Safety Policy Decision)_003	2	CPUC - SPD (Safety Policy Decision)_003_02	<p>2) In "PGEA 2023 WMP" (R0 Section 5.4.2 ADJ041-1) SPD has observed the mitigation effectiveness of Covered Conductor on the order of 40% compared to the value reported in the WMP (which is 64% per Page 340). Explain the 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p>	Kevin Miller	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00102.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00102.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00102.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00102.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00102.pdf	0	N/A	8.1.2.1	Grid Design and System Hardening	Covered Conductor Installation - Distribution
119	CPUC - SPD (Safety Policy Decision)	003	CPUC - SPD (Safety Policy Decision)_003	3	CPUC - SPD (Safety Policy Decision)_003_03	<p>3) In order to review PGEA's Butte County OTH US connection factor in the 2023-2025 WMP (currently 1.57 in the CIRL based on actual and estimated US miles by 2023-2025), in the PGEA 2023 CIRL Study that Doc. 27) PGEA forecast 2,000 SH US miles (BAT 98W) and 100 Butte County US miles (BAT 95F) for 2023-2026.</p>	Kevin Miller	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00103.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00103.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00103.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00103.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00103.pdf	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
120	CPUC - SPD (Safety Policy Decision)	003	CPUC - SPD (Safety Policy Decision)_003	4	CPUC - SPD (Safety Policy Decision)_003_04	<p>4) Based on WSPS initial review of the wildfire mitigation and general undergrounding of PGEA's undergrounding program, it appears that undergrounding would have prevented 87% of CTRC responsible ignitions. Validated as indicated in the attached table below. However, Table 1 does not fully represent wildfire risk reduction as an ignition different from wildfire frequency or consequence. Based on the 2019-2021 historical of CTRC responsible ignitions and the system circuit miles, the effectiveness of undergrounding in validating the estimation upon the ignition rate per mile for overhead and undergrounding respectively.</p> <p>5) As such, we estimate that the CTRC responsible ignitions are not directly related to wildfire frequency or consequence. Based on the 2019-2021 dataset, undergrounding resulted in a 1.5x greater than 100% fewer substituting underground represents an even higher level of wildfire risk reduction. The 1.5x factor was used to estimate CTRC responsible ignitions 2023-2025 as well as the wildfire frequency or consequence. Based on the 2019-2021 dataset, undergrounding resulted in a 1.5x greater than 100% fewer substituting underground represents an even higher level of wildfire risk reduction. The 1.5x factor was used to estimate CTRC responsible ignitions 2023-2025 as well as the wildfire frequency or consequence.</p> <p>6) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p> <p>7) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p> <p>8) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p> <p>9) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p> <p>10) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p> <p>11) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p> <p>12) The 40% effectiveness on that item due to an incorrect R0 in the original file and has been corrected in "WMP-Discovery2022_DR_SPD_003_001A00101.pdf". The corrected effectiveness factor is approximately 64%, as seen in the attached file in a same order effectiveness per circuit segment depending on the circuit.</p>	Kevin Miller	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00104.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00104.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00104.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00104.pdf https://www.pge.com/legal/attestations/01-19-202201-20-2022_CPUC_SPD_003_001A00104.pdf	1	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution

177	CPUC - SPD (Safety Policy Document)	003	CPUC - SPD Safety Policy Document_003	5	CPUC - SPD Safety Policy Document_003_05	<p>5 Regarding the LG workshop table prepared by PG&E: 2023-03-07_PGE_2023_WMP_R0_Appendix A-CI PGE22-16 Append A: COPF issue.</p> <p>Why does Column "C" Risk Rank (V2) begin at Rank 7 (as opposed to 1) for circuits?</p> <p>Why does column "D" Risk Rank (V2) begin at Rank 6 (as opposed to 1) for circuits?</p> <p>Why does column "E" Risk Rank (V2) begin at Rank 6 (as opposed to 1) for circuits?</p> <p>Why do the gaps rank 1-N exist?</p>	<p>4. There are three primary reasons why the risk ranking does not begin at 1:</p> <ol style="list-style-type: none">1. The circuit segment length is less than 1 mile. These smaller segments are bundled with other larger projects (e.g., the circuit segments that are risk ranked 1, 3, 4 and 5 were all less than 1 mile and bundled with other larger projects of circuit segments).2. Some of the circuit segments are privately owned lines, we send an annual letter to the owner reminding them of their responsibility to maintain the line but do not take action on these circuits (e.g., the circuit segment that is risk ranked 2 is privately owned).3. Some circuits are in the risk model data set but have been completed on that circuit segment and therefore the circuit segment is not included in planned work in the 2023-2026 work plan (e.g., work on circuit segment that is risk ranked 2 is already completed). <p>5. The line has approximately 1,600-2,000 miles of undergrounding program (CI, 200 miles which is only a portion of the circuit segments in the current submittal. The Risk Rank (V2) ends at 3,202 in the workshop because not all circuit segments are represented in the 2023-2026 workshop, including a number of the circuit segments that are lower on the risk priority list (CI-229-3-600).</p> <ol style="list-style-type: none">1. Some of the non-rated lines (e.g., 2023-2026 workshop) are not included in the 2023-2026 workshop due to the high difficulty of execution (e.g., circuit segment that is risk ranked 1 is bundled with other projects). (e.g., circuit segment that is risk ranked 1 is bundled with other projects that are risk ranked 2).2. Some of the non-rated lines (e.g., 2023-2026 workshop) are not included in the 2023-2026 workshop due to the high difficulty of execution (e.g., circuit segment that is risk ranked 1 is bundled with other projects that are risk ranked 2). <p>6. PG&E has approximately 3,800 total CPFA identified in the PFTD as part of the 2023 WORN V3. The data provided is only for the circuit segments in the current submittal which represents a subset of the total 3,800 miles of undergrounding program (CI, 200 miles) which is only a portion of the overall electric distribution line in PFTD. The Risk Rank (V2) ends at 3,202 in the workshop because not all circuit segments are represented in the 2023-2026 workshop, including a number of the circuit segments that are lower on the risk priority list (CI-229-3-600).</p> <p>7. PG&E has responses to submit a.</p>	Kevin Miller	4/19/2023	4/19/2023	4/19/2023	0	NA	Appendix D	Areas for Continued Improvement	CI PGE22-16 - Progress and Update on Undergrounding and Risk Prioritization
71	OEIS	001	OEIS_001	3 SUPP	OEIS_01_03 SUPP	<p>Regarding PG&E's Focused Tree Inspections pilot</p> <ol style="list-style-type: none">1. Describe the current state of development for the pilot area, PG&E's Areas of Concern (AOC), and "polygons where focused vegetation inspection can be evaluated to determine appropriate courses to prioritize attention" (page 520) and the expected timeline for implementation.2. Detail the criteria PG&E has used and is using to develop the pilot area, PG&E's Areas of Concern (AOC), and polygons where focused vegetation inspection can be evaluated to determine appropriate courses to prioritize attention" (page 520).3. What materials, processes, procedures, and tools are vegetation management personnel using/had used to perform tree risk assessments for the pilot?4. Will PG&E be using the One VM Tool for reworking for the pilot? If not, what system will PG&E use for reworking for the pilot?5. When is PG&E conducting the Focused Tree Inspections pilot? PG&E has not yet begun the pilot when will PG&E be conducting the Focused Tree Inspections pilot?6. How many circuit miles are in scope for the pilot?7. What are the current previous inventory in the Enhanced Vegetation Management (EVM)?8. For each Circuit Protection Zone (CPZ) in the pilot area provide the:<ul style="list-style-type: none">a. CPZ nameb. The Weighted Risk Score from PG&E's most recent version of its EVM Tree-Weighted Prioritization Listc. Risk Rank9. The Weighted Risk Score from PG&E's most recent version of its EVM Tree-Weighted Prioritization List10. Risk Rank <p>11. PG&E has a plan to conduct a Focused Tree Inspections pilot. The pilot area is currently in a closed position, a parallel circuit segment is currently in an open position, the circuit segment will be normally closed position during switching.</p> <p>12. PG&E has a plan to conduct a Focused Tree Inspections pilot. The pilot area is currently in a closed position, a parallel circuit segment is currently in an open position, the circuit segment will be normally closed position during switching.</p> <ol style="list-style-type: none">1. Number of overhead circuit miles within the polygon1. Circuit Risk1. Risk Score1. Contact from Vegetation Likelihood of Ignition	<p>11) 2023 development of Areas of Concern (AOC) used WORN V3 to prioritize CPZs to inform the pilot area selection. In the four AOC selected for pilots there are 31 CPZs with 22 of these CPZs used in 2022 and 9 were used in 2023. The EVM Tree-Weighted Risk Scores and Risk Ranks are available in the accompanying reference CPZs and the EVM Tree-Weighted Risk Scores or Ranking. These scores are used to select configuration and/or operating number changes that do allow for the EVM V3 WORN V3 CPZs.</p> <p>Where available EVM Tree-Weighted Risk Scores and EVM Tree-Weighted Rank are provided in the table below:</p>	Colin Lang	4/26/2023	4/19/2023	4/19/2023	0	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
196	CaPA	Sat WMP-16	CaPA_Sat WMP-16	1	CaPA_Sat WMP-16_01	<p>Regarding PG&E's SCADA Underground (UG) Switches</p> <ol style="list-style-type: none">1. PG&E explain PG&E's operating procedure for operating a SCADA UG switch with an energize and de-energize a circuit or circuit segment.2. PG&E explain PG&E's safety procedure or other documentation related to your response in part 1).3. PG&E 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 closed position during switching.4. PG&E 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>The confidential attachments are being provided pursuant to the accompanying confidentiality declaration.</p> <ol style="list-style-type: none">1. For distribution operations operating procedures, SCADA UG switches are energized in an open command in RT SCADA with load near SCADA devices before and after the switch is closed. When the switch is closed, the load is energized. The switch is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.2. For distribution operations operating procedures, SCADA UG switches are de-energized in an open command in RT SCADA to energize the switch, and then the load will be taken on source circuit. The switch will then be out on source side device.3. PG&E explain PG&E's safety procedure or other documentation related to your response in part 1).4. PG&E explain PG&E's safety procedure or other documentation related to your response in part 1). <p>5) PG&E explain PG&E's safety procedure or other documentation related to your response in part 1).</p> <p>6) PG&E explain PG&E's safety procedure or other documentation related to your response in part 1).</p>	Hyly Whitman	4/19/2023	4/01/2023	4/01/2023	2	NA	8.1.2.2	Circuit Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
197	CaPA	Sat WMP-16	CaPA_Sat WMP-16	2	CaPA_Sat WMP-16_02	<p>Regarding PG&E's Load Break Elements</p> <ol style="list-style-type: none">1. PG&E explain PG&E's operating procedure for operating a load break element in a vault to energize or de-energize a circuit or circuit segment.2. PG&E explain PG&E's safety procedure or other documentation related to your response in part 1).3. PG&E explain in detail PG&E's operating procedure, from start to finish, for the following operation after opening a closed switch: the switch is returned to its normally closed position during switching.4. PG&E explain in detail PG&E's operating procedure, from start to finish, for the following operation after opening a closed switch: the switch is returned to its normally open position during switching.	<p>The confidential attachments are being provided pursuant to the accompanying confidentiality declaration.</p> <ol style="list-style-type: none">1. For distribution operations operating procedures, load break elements are controlled via SCADA devices or manual operation. The load break element is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the load break element is closed. The load break element is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.2. For distribution operations operating procedures, load break elements are controlled via SCADA devices or manual operation. The load break element is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the load break element is closed. The load break element is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.	Hyly Whitman	4/19/2023	4/01/2023	4/01/2023	0	NA	8.1.2.10.3	Circuit Design and System Hardening	Main Switch Operator Switch Replacement
198	CaPA	Sat WMP-16	CaPA_Sat WMP-16	3	CaPA_Sat WMP-16_03	<p>Regarding PG&E's Junction Boxes</p> <ol style="list-style-type: none">1. PG&E explain PG&E's operating procedure for operating a junction box in a vault to energize or de-energize a circuit or circuit segment.2. PG&E explain PG&E's safety procedure or other documentation related to your response in part 1).3. PG&E 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 closed position during switching.4. PG&E 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>The confidential attachments are being provided pursuant to the accompanying confidentiality declaration.</p> <ol style="list-style-type: none">1. For distribution operations operating procedures, junction boxes are controlled via SCADA devices or manual operation. The junction box is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the junction box is closed. The junction box is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.2. For distribution operations operating procedures, junction boxes are controlled via SCADA devices or manual operation. The junction box is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the junction box is closed. The junction box is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.	Hyly Whitman	4/19/2023	4/01/2023	4/01/2023	0	NA	8.1.2.10	Circuit Design and System Hardening	Other O&T Technology Improvements to Mitigate Risk of Ignition
199	CaPA	Sat WMP-16	CaPA_Sat WMP-16	4	CaPA_Sat WMP-16_04	<p>Regarding PG&E's Selection Criteria for where to install the following equipment on underground circuits</p> <ol style="list-style-type: none">1. SCADA Load Switches1. Junction Boxes1. Load break elements	<p>The confidential attachments are being provided pursuant to the accompanying confidentiality declaration.</p> <ol style="list-style-type: none">1. For distribution operations operating procedures, junction boxes are controlled via SCADA devices or manual operation. The junction box is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the junction box is closed. The junction box is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.2. For distribution operations operating procedures, junction boxes are controlled via SCADA devices or manual operation. The junction box is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the junction box is closed. The junction box is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.	Hyly Whitman	4/19/2023	4/01/2023	4/01/2023	0	NA	8.1.2	Circuit Design and System Hardening	Other O&T Technology Improvements to Mitigate Risk of Ignition
200	CaPA	Sat WMP-16	CaPA_Sat WMP-16	5	CaPA_Sat WMP-16_05	<p>Regarding PG&E's Selection Criteria for where to install the following equipment on underground circuits</p> <ol style="list-style-type: none">1. Past-mounted transformers1. Substation transformers	<p>The confidential attachments are being provided pursuant to the accompanying confidentiality declaration.</p> <ol style="list-style-type: none">1. For distribution operations operating procedures, junction boxes are controlled via SCADA devices or manual operation. The junction box is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the junction box is closed. The junction box is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.2. For distribution operations operating procedures, junction boxes are controlled via SCADA devices or manual operation. The junction box is first cut out or verified out on the source side protective device as well as ground relay verified out. Following the source side protective device isolation, the junction box is closed. The junction box is returned to its normally open position during switching. The SCADA UG switch will then be out on source side device.	Hyly Whitman	4/19/2023	4/01/2023	4/01/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
201	CaPA	Sat WMP-16	CaPA_Sat WMP-16	6	CaPA_Sat WMP-16_06	<p>For each of the undergrounding projects that PG&E has planned for 2023, please answer the following questions (as an expert)</p> <ol style="list-style-type: none">1. How many SCADA underground switches will be installed?1. How many past-mounted transformers will be removed?1. How many O&T switches to adjacent circuits currently exist?1. How many O&T switches to adjacent circuits will be removed?1. How many SCADA switches (O&T or UG) will exist when the project is complete?1. How many SCADA switches (O&T or UG) will exist when the project is complete?1. How many SCADA underground switches will be installed at tie points to adjacent circuits?1. How many SCADA underground switches will be installed for redundancy?1. How many substation transformers will be installed?1. How many past-mounted transformers will be installed?1. How many junction boxes will be installed?1. How many junction boxes will be installed for redundancy?1. How many load break elements will be installed?1. How many load break elements will be installed for redundancy?1. How many load break elements will be installed at tie points to adjacent circuits?1. How many load break elements will be installed for redundancy?1. How many handholes will be installed?1. How many handholes will be installed?	<p>PG&E objects to the request as overlaid with other responses. We do not maintain the requested information in a manner where it is aggregated without a manual review of each project's detailed plans and responses 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>	Hyly Whitman	4/19/2023	4/01/2023	4/01/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Undergrounding of Electric Lines and/or Equipment

226	TURN	006	TURN_006	1	TURN_006_01	1. Regarding the System Hardening Decision Tree provided as Attachment 3 to the response to TURN data request 1-1, please detail the following scenarios used in the Decision Tree: a. FSD - Field Scoping Desktop Meeting. Meeting to scope potential undergrounding projects sites held in office as opposed to in the field. b. EADOP - Economic Analysis Software Program. Program used by PG&E to evaluate project economics. A OEC - Operations Emergency Center - Regional operation center. c. EWDC - Wildlife Damage Waiver. Also referred to as PG&E's Wildlife Risk Management Steering Committee (WRMSSC). It makes decisions about developing wildlife mitigation strategies. d. EOP - Electric Conductor Optimization Program. This program contains existing open electric work when prioritizing. Working opportunities go first efficiency by the most critical.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_006_01_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
237	TURN	006	TURN_006	2	TURN_006_02	a) The System Hardening Decision Tree was used to scope base system hardening projects in the workshop from 2023-2025 that were selected using the WORM, version 2. Most of the work was initiated for scope prior to the 10K UG program announcement in late 2021. This System Hardening Decision Tree is not set well but will be updated. b) The System Hardening Decision Tree was used to scope base system hardening projects in the workshop from 2023-2025 that were selected using the WORM, version 2. Most of the work was initiated for scope prior to the 10K UG program announcement in late 2021. This System Hardening Decision Tree is not set well but will be updated.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_006_02_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
238	TURN	006	TURN_006	3	TURN_006_03	1. The System Hardening Decision Tree provided as Attachment 1 to the response to TURN data request 3-1 and discussed in that response. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_006_03_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
239	TURN	006	TURN_006	4	TURN_006_04	1. Regarding the Fire Related Decision Tree provided as Attachment 2 to the response to TURN data request 3-1 and discussed in that response. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_006_04_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
240	TURN	006	TURN_006	5	TURN_006_05	1. Regarding the response to TURN data request 3-4, please explain the following terms used in the last paragraph of that response: a) Line Services b) Transformer connections c) Breakers d) Disconnects	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_006_05_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
241	TURN	006	TURN_006	6	TURN_006_06	1. Regarding the response to TURN data request 3-6: a) Please explain what is meant by the word "topping" in the phrase "Determining the poles that will be topped." b) Is PG&E unable to offer an rough approximation of the percentage of existing poles on the affected distribution circuits - including poles supporting primary lines, secondary lines and service - that would be removed as a result of the planned undergrounding initiative in 2023-2025? Please explain such a rough approximation if possible.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_006_06_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
242	TURN	007	TURN_007	1	TURN_007_01	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_01_01	1	Yes	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
243	TURN	007	TURN_007	2	TURN_007_02	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_02_01	1	Yes	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
244	TURN	007	TURN_007	4	TURN_007_04	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
245	TURN	007	TURN_007	4	TURN_007_04	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Tom Long	4/01/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
246	CaPA	Sat WMP-16	CaPA_Sat WMP-16	11	CaPA_Sat WMP-16_11	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Holly Whitman	4/08/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	1	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
246	CaPA	Sat WMP-18	CaPA_Sat WMP-18	11	CaPA_Sat WMP-18_11	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Holly Whitman	4/08/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	0	NA	8.2.2.6	Vegetation Management and Inspections	Discouraged Programs
247	CaPA	Sat WMP-18	CaPA_Sat WMP-18	2	CaPA_Sat WMP-18_02	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Holly Whitman	4/08/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	0	NA	8.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
248	CaPA	Sat WMP-18	CaPA_Sat WMP-18	3	CaPA_Sat WMP-18_03	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Holly Whitman	4/08/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	0	NA	8.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
249	CaPA	Sat WMP-18	CaPA_Sat WMP-18	4	CaPA_Sat WMP-18_04	1. Regarding the 2023-2025 Undergrounding Workshop referenced on page 910 of the WMP (RI) and provided in Attachment 2 to the response to TURN data request 2-4. 2. Please explain how PG&E defines the risk levels "Very High", "High", "Medium", and "Low" in the response table to the question that undergrounding may ultimately be determined to be "feasible", and "unfeasible" as used in the Decision Tree. 3. Does PG&E intend to use the Decision Tree to inform future projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? 4. If the answer to "3" is anything other than an unequivocal "yes," please explain each and every circumstance under which PG&E intends to use the Decision Tree for future project decisions.	Holly Whitman	4/08/2023	4/08/2023	4/08/2023	https://www.pge.com/cgi-bin/ahd/ahd/turn/turn_007_04_01	0	NA	8.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory

269	CAIPA	Sat WMP-19	CAIPA_Sat WMP-19	11	CAIPA_Sat WMP-19_011	<p>Pages 889-933 of PG&E's WMP describe PG&E's simplified wildfire risk assessment (SWIRSE) used to prioritize its undergrounding projects.</p> <p>In a recent SWIRSE update, we selected the roughly 8,000 OH miles with the highest SWIRSE risk scores. For the undergrounding program, we selected the roughly 8,000 OH miles with the highest SWIRSE risk scores to be undergrounded.</p> <p>1) In a recent SWIRSE update, we selected the roughly 8,000 OH miles with the highest SWIRSE risk scores to be undergrounded. How do you determine that undergrounding is a more suitable mitigation than other options? Please explain your answer.</p> <p>2) Does PG&E underground any portion of its with lowest SWIRSE? Please show top 8,000 OH miles that were selected for undergrounding (as described in the quote above). Please explain your answer.</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	0	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 - Review Process of Prioritizing Wildfire Mitigation																
270	CAIPA	Sat WMP-19	CAIPA_Sat WMP-19	12	CAIPA_Sat WMP-19_012	<p>Attachment 1 to PG&E's response to a public request CaliforniaPublicAccess (CPA) states that on November 18, 2019, an intensive inspection indicated that a pole had 18% remaining strength. On January 14, 2020, the response was a priority E tag to replace the pole by January 13, 2021.</p> <p>1) Why was the tag for the above incident created approximately two months after the initial finding?</p> <p>2) Describe any actions that PG&E took between November 18, 2019 and January 14, 2020 to address the safety of the other poles on the same span.</p> <p>3) Why were the poles replaced with a one-year deadline based on the tag creation date, rather than a deadline based on the date of the initial finding?</p> <p>4) Under PG&E's current procedures and practices, in the compliance schedule for a new tag based on the tag creation date or the date of the initial finding? Please explain your answer.</p> <p>5) Was a priority E tag the appropriate priority level in this instance? Why or why not?</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	0	NA	8.1.3.2.3	Asset Inspections	Intensive Pole Inspections																
271	CAIPA	Sat WMP-19	CAIPA_Sat WMP-19	13	CAIPA_Sat WMP-19_013	<p>The PG&E Independent Safety Status Update Report by Fluor Energy Partners on October 4, 2022, page 14 states:</p> <p>"The 10M reviewed data provided by PG&E related to PG&E's Underground Transmission asset base and the average rate of action PG&E's Underground Transmission assets. For example, 65% of one year of underground transmission cables is beyond its useful life (UL)." (Page 14)</p> <p>1) How does PG&E estimate the average rate of action for its underground transmission assets?</p> <p>2) How does PG&E estimate the average rate of action for its underground transmission assets?</p> <p>3) How does PG&E estimate the average rate of action for its underground transmission assets?</p> <p>4) How does PG&E estimate the average rate of action for its underground transmission assets?</p> <p>5) How does PG&E estimate the average rate of action for its underground transmission assets?</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	1	NA	8.1.2.5	Grid Design and System Hardening	Traditional Overhead Hardening - Transmission Conductors and Distribution																
272	CAIPA	Sat WMP-19	CAIPA_Sat WMP-19	14	CAIPA_Sat WMP-19_014	<p>On April 13, 2023, Cal Access met with a Senior Director of Grid Research Innovation and Development at PG&E. During the meeting, PG&E stated that REFLC is not a suitable replacement for PG&E's current overhead transmission assets.</p> <p>1) Does the above statement accurately reflect PG&E's current assessment of REFLC? Please explain your answer.</p> <p>2) If the answer to part (a) is no, please state all the reasons why PG&E believes REFLC is not a suitable production.</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	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	CAIPA	Sat WMP-19	CAIPA_Sat WMP-19	15	CAIPA_Sat WMP-19_015	<p>Has PG&E performed a study to estimate the combined effectiveness of one or more combinations of covered conductor, EPDS, PDS, PDS, and REFLC, including situations, when installed on distribution circuit in the P10 or P15 or on other parts (a) or (b), please explain the results of your study? If you provide the timeline for installing and completing work.</p> <p>1) If the answer to part (a) is no, please explain why.</p> <p>2) If the answer to part (a) is yes, please provide the results of any such study, including any timelines, budgets, and other work items.</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	0	NA	8.1.2	Grid Design and System Hardening	Various																
274	CAIPA	Sat WMP-19	CAIPA_Sat WMP-19	16	CAIPA_Sat WMP-19_016	<p>Table 1 on page 20 of the Joint IOU Covered Conductor Working Group Report lists SCE's estimate of the combined effectiveness of the covered conductor program, asset inspections, and several vegetation management programs.</p> <p>1) Has PG&E performed a similar estimate of the combined effectiveness of covered conductors, asset inspections, and vegetation management?</p> <p>2) If the answer to part (a) is no, please explain why.</p> <p>3) If the answer to part (a) is yes, please explain why.</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	0	NA	Appendix D	Areas for Continued Improvement	ACI PG&E-21-11 - Covered Conductor Effectiveness Lessons Learned																
250	CAIPA	Sat WMP-18	CAIPA_Sat WMP-18	SUPP	CAIPA_Sat WMP-18_05 SUPP	<p>In response to question 100(3)(b) of CaliforniaPublicAccess (CPA) 2022-0198, PG&E states:</p> <p>"The difference in projected vegetation management costs for \$24,881,000 between 2022 and 2024 is due to several factors. Risk to PG&E's assets from vegetation management has increased from 2022 to 2024 due to the amount of Roadside VM work conducted each year commensurate with the amount of undergrounding miles completed and CD reducing the amount of vegetation management work done through improved programmatic adjustments that improve processes and improve resource efficiency. As these changes transition from 2023 to 2024, we expect to see a decrease in the amount of CD work." (Page 10)</p> <p>1) Please provide the following information about anticipated VM cost reductions from undergrounding in the below table:</p> <table border="1"> <thead> <tr> <th>Year</th> <th>Number of Undergrounding Miles to be Completed</th> <th>Planned reduction in Number of Roadside VM Miles</th> <th>Amount of Roadside VM Cost Savings from Undergrounding (\$55)</th> </tr> </thead> <tbody> <tr> <td>2022</td> <td></td> <td></td> <td></td> </tr> <tr> <td>2024</td> <td></td> <td></td> <td></td> </tr> <tr> <td>2025</td> <td></td> <td></td> <td></td> </tr> </tbody> </table> <p>2) Please explain why these cost savings are expected.</p> <p>3) Please explain why these cost savings are expected.</p> <p>4) Please explain why these cost savings are expected.</p> <p>5) Please explain why these cost savings are expected.</p>	Year	Number of Undergrounding Miles to be Completed	Planned reduction in Number of Roadside VM Miles	Amount of Roadside VM Cost Savings from Undergrounding (\$55)	2022				2024				2025				Holly Whitman	4/26/2023	4/26/2023	4/26/2023	0	NA	8.2.5.2	Vegetation Management and Inspections	Quality Control
Year	Number of Undergrounding Miles to be Completed	Planned reduction in Number of Roadside VM Miles	Amount of Roadside VM Cost Savings from Undergrounding (\$55)																												
2022																															
2024																															
2025																															
220	OESB	003	OESB_003	6	OESB_003_06	<p>Regarding PG&E's Areas of Concern:</p> <p>1) Provide a GIS layer of PG&E's Areas of Concern (AOC) with the following attributes for each AOC polygon: Name of AOC, Number of overhead circuit miles in the AOC that are in scope for Focused Tree Inspections (AOC-In-Scope) (Y/N), Cumulative probability of ignition caused by vegetation coupled with consequence of ignition as given by WORM (a) (b) (c) (d) (e) (f) (g) (h) (i) (j) (k) (l) (m) (n) (o) (p) (q) (r) (s) (t) (u) (v) (w) (x) (y) (z) (aa) (ab) (ac) (ad) (ae) (af) (ag) (ah) (ai) (aj) (ak) (al) (am) (an) (ao) (ap) (aq) (ar) (as) (at) (au) (av) (aw) (ax) (ay) (az) (ba) (bb) (bc) (bd) (be) (bf) (bg) (bh) (bi) (bj) (bk) (bl) (bm) (bn) (bo) (bp) (bq) (br) (bs) (bt) (bu) (bv) (bw) (bx) (by) (bz) (ca) (cb) (cc) (cd) (ce) (cf) (cg) (ch) (ci) (cj) (ck) (cl) (cm) (cn) (co) (cp) (cq) (cr) (cs) (ct) (cu) (cv) (cw) (cx) (cy) (cz) (da) (db) (dc) (dd) (de) (df) (dg) (dh) (di) (dj) (dk) (dl) (dm) (dn) (do) (dp) (dq) (dr) (ds) (dt) (du) (dv) (dw) (dx) (dy) (dz) (ea) (eb) (ec) (ed) (ee) (ef) (eg) (eh) (ei) (ej) (ek) (el) (em) (en) (eo) (ep) (eq) (er) (es) (et) (eu) (ev) (ew) (ex) (ey) (ez) (fa) (fb) (fc) (fd) (fe) (ff) (fg) (fh) (fi) (fj) (fk) (fl) (fm) (fn) (fo) (fp) (fq) (fr) (fs) (ft) (fu) (fv) (fw) (fx) (fy) (fz) (ga) (gb) (gc) (gd) (ge) (gf) (gg) (gh) (gi) (gj) (gk) (gl) (gm) (gn) (go) (gp) (gq) (gr) (gs) (gt) (gu) (gv) (gw) (gx) (gy) (gz) (ha) (hb) (hc) (hd) (he) (hf) (hg) (hh) (hi) (hj) (hk) (hl) (hm) (hn) (ho) (hp) (hq) (hr) (hs) (ht) (hu) (hv) (hw) (hx) (hy) (hz) (ia) (ib) (ic) (id) (ie) (if) (ig) (ih) (ii) (ij) (ik) (il) (im) (in) (io) (ip) (iq) (ir) (is) (it) (iu) (iv) (iw) (ix) (iy) (iz) (ja) (jb) (jc) (jd) (je) (jf) (jg) (jh) (ji) (jj) (jk) (jl) (jm) (jn) (jo) (jp) (jq) (jr) (js) (jt) (ju) (jv) (jw) (jx) (jy) (jz) (ka) (kb) (kc) (kd) (ke) (kf) (kg) (kh) (ki) (kj) (kk) (kl) (km) (kn) (ko) (kp) (kq) (kr) (ks) (kt) (ku) (kv) (kw) (kx) (ky) (kz) (la) (lb) (lc) (ld) (le) (lf) (lg) (lh) (li) (lj) (lk) (ll) (lm) (ln) (lo) (lp) (lq) (lr) (ls) (lt) (lu) (lv) (lw) (lx) (ly) (lz) (ma) (mb) (mc) (md) (me) (mf) (mg) (mh) (mi) (mj) (mk) (ml) (mm) (mn) (mo) (mp) (mq) (mr) (ms) (mt) (mu) (mv) (mw) (mx) (my) (mz) (na) (nb) (nc) (nd) (ne) (nf) (ng) (nh) (ni) (nj) (nk) (nl) (nm) (nn) (no) (np) (nq) (nr) (ns) (nt) (nu) (nv) (nw) (nx) (ny) (nz) (oa) (ob) (oc) (od) (oe) (of) (og) (oh) (oi) (oj) (ok) (ol) (om) (on) (oo) (op) (oq) (or) (os) (ot) (ou) (ov) (ow) (ox) (oy) (oz) (pa) (pb) (pc) (pd) (pe) (pf) (pg) (ph) (pi) (pj) (pk) (pl) (pm) (pn) (po) (pp) (pq) (pr) (ps) (pt) (pu) (pv) (pw) (px) (py) (pz) (qa) (qb) (qc) (qd) (qe) (qf) (qg) (qh) (qi) (qj) (qk) (ql) (qm) (qn) (qo) (qp) (qq) (qr) (qs) (qt) (qu) (qv) (qw) (qx) (qy) (qz) (ra) (rb) (rc) (rd) (re) (rf) (rg) (rh) (ri) (rj) (rk) (rl) (rm) (rn) (ro) (rp) (rq) (rr) (rs) (rt) (ru) (rv) (rw) (rx) (ry) (rz) (sa) (sb) (sc) (sd) (se) (sf) (sg) (sh) (si) (sj) (sk) (sl) (sm) (sn) (so) (sp) (sq) (sr) (ss) (st) (su) (sv) (sw) (sx) (sy) (sz) (ta) (tb) (tc) (td) (te) (tf) (tg) (th) (ti) (tj) (tk) (tl) (tm) (tn) (to) (tp) (tq) (tr) (ts) (tt) (tu) (tv) (tw) (tx) (ty) (tz) (ua) (ub) (uc) (ud) (ue) (uf) (ug) (uh) (ui) (uj) (uk) (ul) (um) (un) (uo) (up) (uq) (ur) (us) (ut) (uu) (uv) (uw) (ux) (uy) (uz) (va) (vb) (vc) (vd) (ve) (vf) (vg) (vh) (vi) (vj) (vk) (vl) (vm) (vn) (vo) (vp) (vq) (vr) (vs) (vt) (vu) (vv) (vw) (vx) (vy) (vz) (wa) (wb) (wc) (wd) (we) (wf) (wg) (wh) (wi) (wj) (wk) (wl) (wm) (wn) (wo) (wp) (wq) (wr) (ws) (wt) (wu) (wv) (ww) (wx) (wy) (wz) (xa) (xb) (xc) (xd) (xe) (xf) (xg) (xh) (xi) (xj) (xk) (xl) (xm) (xn) (xo) (xp) (xq) (xr) (xs) (xt) (xu) (xv) (xw) (xx) (xy) (xz) (ya) (yb) (yc) (yd) (ye) (yf) (yg) (yh) (yi) (yj) (yk) (yl) (ym) (yn) (yo) (yp) (yq) (yr) (ys) (yt) (yu) (yv) (yw) (yx) (yz) (za) (zb) (zc) (zd) (ze) (zf) (zg) (zh) (zi) (zj) (zk) (zl) (zm) (zn) (zo) (zp) (zq) (zr) (zs) (zt) (zu) (zv) (zw) (zx) (zy) (zz)</p>	Colin Ling	4/21/2023	4/26/2023	4/26/2023	3	NA	8.2	Vegetation Management and Inspections	NA																
222	CAIPA	Sat WMP-17	CAIPA_Sat WMP-17	1	CAIPA_Sat WMP-17_021	<p>REGRIN CONFIDENTIALITY</p> <p>Table 1 - Projects not planned for Undergrounding in First 200 Miles</p> <p>PG&E WMP-17 is a state circuit protection zone (CZP) based on data measured across 17 road miles to create a "cumulative risk score" for each CZP. A Table 1 below, select CZPs that PG&E has decided not to pursue undergrounding in the first 200 miles. Please explain why these CZPs are not being pursued for undergrounding.</p> <p>1) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>2) Cumulative risk score for the CZP in WORM V3.</p> <p>3) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>4) Cumulative risk score for the CZP in WORM V3.</p> <p>5) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>6) Cumulative risk score for the CZP in WORM V3.</p> <p>7) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>8) Cumulative risk score for the CZP in WORM V3.</p> <p>9) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>10) Cumulative risk score for the CZP in WORM V3.</p> <p>11) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>12) Cumulative risk score 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Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>76) Cumulative risk score for the CZP in WORM V3.</p> <p>77) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>78) Cumulative risk score for the CZP in WORM V3.</p> <p>79) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>80) Cumulative risk score for the CZP in WORM V3.</p> <p>81) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>82) Cumulative risk score for the CZP in WORM V3.</p> <p>83) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>84) Cumulative risk score for the CZP in WORM V3.</p> <p>85) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>86) Cumulative risk score for the CZP in WORM V3.</p> <p>87) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>88) Cumulative risk score for the CZP in WORM V3.</p> <p>89) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>90) Cumulative risk score for the CZP in WORM V3.</p> <p>91) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>92) Cumulative risk score for the CZP in WORM V3.</p> <p>93) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>94) Cumulative risk score for the CZP in WORM V3.</p> <p>95) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>96) Cumulative risk score for the CZP in WORM V3.</p> <p>97) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>98) Cumulative risk score for the CZP in WORM V3.</p> <p>99) Total CZP length in miles that are being pursued for undergrounding in the first 200 miles.</p> <p>100) Cumulative risk score for the CZP in WORM V3.</p>	Matthew Taul	4/21/2023	4/26/2023	4/26/2023	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution																

233	CA/PA	Sat WMP-17	Ca/PA_Sat WMP-17	2	Ca/PA_Sat WMP-17_Q2	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 WORM V3 should be prohibited in PG&E's 2023 WMP project selection.	<p>PG&E is selecting locations in 2023 and 2025 based on the Wildlife Feasibility Effectiveness (WFE) analysis, which leveraged WORM V3 risk data to prioritize for project selection. As part of the WFE analysis, for conditional efficiency, individual Circuit Protection Zones (CPZs) were bundled together for project selection and design. Bundles that were identified for targeted undergrounding, the combined bundled WFE score is used to select projects. In that process, it is possible that an individual CPZ with a larger average risk profile, is combined with another adjacent CPZ within the 10-year undergrounding plan scope that results in a higher combined WFE score than that of a bundle that is lower than that project that was selected for project development.</p> <p>We believe the CPZ bundling approach is appropriate not only to improve total operational efficiency but also because bundling adjacent CPZs:</p> <ul style="list-style-type: none"> • Provides continuity with other projects to enhance in-work, temporary facilities, and allow for a more complete design solution. • Allows for near-term PPS and EPSS benefits by bundling nearby segments together. <p>CONFIDENTIAL - Provided Pursuant to Confidentiality Declaration ("WMP-Discovery23_DR_Ca/PA/California_017-ConfidentialityDeclaration")</p> <p>WMP-Discovery23_DR_Ca/PA/California_017-ConfidentialityDeclaration</p> <p>2. Above the line work presented in the 2023 WMP was developed using numerous factors that could cause a particular circuit segment to be included in the location of the 2023 WMP project selection including:</p> <ul style="list-style-type: none"> 1) The WFE selection strategy utilizing WORM V3 takes various cost and schedule optimization inputs into its selection methodology including: <ul style="list-style-type: none"> a. Line availability b. Underground difficulty and long-term permitting rate c. Circuit segment bundling d. Resource readiness and availability e. Previously installed facilities f. Private customer owned facilities <p>3) The WFE selection strategy utilizing WORM V3 takes various cost and schedule optimization inputs into its selection methodology including:</p> <ul style="list-style-type: none"> a. Line availability b. Underground difficulty and long-term permitting rate c. Circuit segment bundling d. Resource readiness and availability e. Previously installed facilities f. Private customer owned facilities <p>4) Some projects have been selected due to File submittal, PPS mitigation or based on input from Public Safety Specialists.</p>	Matthew Tsai	4/1/2023	4/26/2023	4/26/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	8.1.2.2	Grid Design and System Planning	Undergrounding of Electric Lines and/or Equipment - Distribution
234	CA/PA	Sat WMP-17	Ca/PA_Sat WMP-17	3	Ca/PA_Sat WMP-17_Q3	2. Please explain why these select CPZs in Table 2, are small total risk profiles and small average risk profiles in WORM V3, are being considered as potential projects for undergrounding.	<p>2. Please explain why these select CPZs in Table 2, are small total risk profiles and small average risk profiles in WORM V3, are being considered as potential projects for undergrounding.</p> <p>3. Please provide reasons why PG&E did not opt for alternatives to underground CPZs 790E GROVE 110213438 given that the CPZ is consistently long with both a low average and small cumulative risk profile. Alternatives to underground include other means by which to reduce risk such as use of Covered Conductor or a hybrid UOCH approach.</p> <p>4. Please provide reasons why PG&E did not opt for alternatives to underground CPZ 71ANALJAUS 17021887 given that the CPZ is consistently long with both a low average and small cumulative risk profile. Alternatives to underground include other means by which to reduce risk such as use of Covered Conductor or a hybrid UOCH approach.</p> <p>5. Please identify the factors under consideration that resulted in priority given to CPZ 71ANALJAUS 17021887 with cumulative risk score of 2.48 and distance to underground of 2.1, 19 miles and PG&E's 2023 WMP for mitigation on other CPZs such as:</p> <ul style="list-style-type: none"> • "CANDORIST 11021343" with cumulative risk score of 3.19 and distance to underground -13 miles. • "BEAR VALLEY 102029" with cumulative risk score of 7.40 and distance to underground -16 miles. • "NEWBOW 11021719" with cumulative risk score of 2.39 and distance to underground -21 miles. 	Matthew Tsai	4/1/2023	4/26/2023	4/26/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	8.1.2.2	Grid Design and System Planning	Undergrounding of Electric Lines and/or Equipment - Distribution
235	CA/PA	Sat WMP-17	Ca/PA_Sat WMP-17	4	Ca/PA_Sat WMP-17_Q4	In general, identify all the factors PG&E considers when deciding that a CPZ with small total risk profiles and small average risk in WORM V3 should be prohibited in PG&E's 2023 WMP project selection.	<p>PG&E is selecting locations in 2023 and 2025 based on the Wildlife Feasibility Effectiveness (WFE) analysis, which leveraged WORM V3 risk data to prioritize for project selection. As part of the WFE analysis, for conditional efficiency, individual Circuit Protection Zones (CPZs) were bundled together for project selection and design. Bundles that were identified for targeted undergrounding, the combined bundled WFE score is used to select projects. In that process, it is possible that an individual CPZ with a larger average risk profile, is combined with another adjacent CPZ within the 10-year undergrounding plan scope that results in a higher combined WFE score than that of a bundle that is lower than that project that was selected for project development.</p> <p>We believe the CPZ bundling approach is appropriate not only to improve total operational efficiency but also because bundling adjacent CPZs:</p> <ul style="list-style-type: none"> • Provides continuity with other projects to enhance in-work, temporary facilities, and allow for a more complete design solution. • Allows for near-term PPS and EPSS benefits by bundling nearby segments together. <p>Early on, work presented in the 2023 WMP was developed using numerous factors that could cause a particular circuit segment to be included in the location of the 2023 WMP project selection including:</p> <ul style="list-style-type: none"> 1) The WFE selection strategy utilizing WORM V3 takes various cost and schedule optimization inputs into its selection methodology including: <ul style="list-style-type: none"> a. Line availability b. Underground difficulty and long-term permitting rate c. Circuit segment bundling d. Resource readiness and availability <p>2) The WFE selection strategy utilizing WORM V3 takes various cost and schedule optimization inputs into its selection methodology including:</p> <ul style="list-style-type: none"> a. Line availability b. Underground difficulty and long-term permitting rate c. Circuit segment bundling d. Resource readiness and availability <p>4) Some projects have been selected due to File submittal, PPS mitigation or based on input from Public Safety Specialists.</p>	Matthew Tsai	4/1/2023	4/26/2023	4/26/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	8.1.2.2	Grid Design and System Planning	Undergrounding of Electric Lines and/or Equipment - Distribution
142	CA/PA	Sat WMP-14	Ca/PA_Sat WMP-14	19	Ca/PA_Sat WMP-14_Q19	1) Provide a list of all dip logs incidents that occurred from 2023-2022 and involved an underground electric distribution line. For each incident, provide:	<p>1) Provide a list of all dip logs incidents that occurred from 2023-2022 and involved an underground electric distribution line. For each incident, provide:</p> <ul style="list-style-type: none"> a) Date of the incident. b) Whether the dip was caused by PG&E employees, PG&E contractors, or a third-party. c) Location of the incident (county, city, and address). d) Injuries associated with the dip(s), if any. e) Damages to non-PG&E structures associated with the dip(s), if any. 	Holly Whitman	4/1/2023	4/26/2023	4/26/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	1	N/A	8.4.2.1	Emergency Preparedness	Overview of WFE and PPS Emergency Procedures
118	CA/PA	Sat WMP-13	Ca/PA_Sat WMP-13	5	Ca/PA_Sat WMP-13_Q5	Table 7.4 on page 307-313 of PG&E's WMP lists the top risk circuit segments (i.e., installed segments when installed by the utility).	<p>Table 7.4 on page 307-313 of PG&E's WMP lists the top risk circuit segments (i.e., installed segments when installed by the utility).</p> <p>a) For those in the column entitled "Jan. 1, 2024 Overall Risk", account for risk reduction associated with EPSS. Please explain how PG&E quantified the risk reduction associated with EPSS for each of the circuit segments in Table 7.4.</p> <p>b) In the values in the column entitled "Jan. 1, 2024 Overall Risk" account for risk reduction associated with EPSS.</p> <p>c) In the values in the column entitled "Jan. 1, 2025 Overall Risk" account for risk reduction associated with EPSS.</p> <p>d) Please use column K of attachment "WMP-Discovery23_DR_Ca/PA/California_017-ConfidentialityDeclaration" which is the SAGS Forecast based on reliability of data between 2022-2022. With a very limited data set an EPSS performance, the SAGS forecast at a device level may vary significantly. Some devices do not have any entry in the grid and without EPSS settings but could have activity in the future years. As we collect more data, the SAGS forecast will improve.</p> <p>DRIVE - reliability = 1 - failure rate</p> <p>Cost Standard Cost * Feasibility Score</p> <p>While in practice, the identified cost rate of undergrounding is expected to decline over time, PG&E assumed it to be fixed at 1 for all circuit segments so that the selection is only driven by feasibility and risk. This defines the WFE Score.</p>	Holly Whitman	4/26/2023	4/26/2023	4/26/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	1	N/A	7.2.2.3	Wildfire Mitigation Strategy Development	Projected Risk Reduction on High-Voltage Circuits Over the 3-Year WMP Cycle
282	TURN	009	TURN_009	1	TURN_009_Q1	1. Regarding the 2023-2026 Undergrounding Mitigation referenced on page 910 of the WMP (PI) and provided in Excel format in response to TURN Data Request 2-4.	<p>1. Regarding the 2023-2026 Undergrounding Mitigation referenced on page 910 of the WMP (PI) and provided in Excel format in response to TURN Data Request 2-4.</p> <p>2. For each undergrounding project listed in this document, please provide the RSE calculated in accordance with the CPUC's S&M Supplement (see pp. 262 et seq. of PG&E WMP-01) and SWRE or WFEs that PG&E calculated for the undergrounding project. Please also report and calculations to those RSE values, in the Excel format.</p> <p>3. For each undergrounding project listed in this document, please provide the RSE calculated in accordance with the CPUC's S&M Supplement (see pp. 262 et seq. of PG&E WMP-01) and SWRE or WFEs that PG&E calculated for the undergrounding project. Please also report and calculations to those RSE values, in the Excel format.</p> <p>4. Please provide the RSE calculated for any alternative mitigation for the project location, including but not limited to covered conductor. Please provide inputs and calculations for these RSE values, in the Excel format.</p> <p>Specific to more granular level assessments at the circuit segment level, WMP guidelines require risk reduction (RR) based on 2023-2025 conditions. These risk reduction values are provided in worksheet "2023-2025 WMP_PSS_Section 8.4" which was provided in response to TURN Data Request 2-4. Question 1 in "WMP-Discovery23_DR_TURN_009-Q1A2023.xlsx".</p> <p>Specific to more granular level assessments at the circuit segment level, WMP guidelines require risk reduction (RR) based on 2023-2025 conditions. These risk reduction values are provided in worksheet "2023-2025 WMP_PSS_Section 8.4" which was provided in response to TURN Data Request 2-4. Question 1 in "WMP-Discovery23_DR_TURN_009-Q1A2023.xlsx".</p>	Tom Long	4/26/2023	5/1/2023	5/1/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	Appendix D	Assess for Covered Conductor	AO PG&E-23-16 - Progress and Update on Undergrounding and Risk Prioritization
283	MORA	Date Request No. 3	MORA_Data Request No. 3	1	MORA_Data Request No. 3_Q1	Please provide for Asset Point data for Camera, Fuel Support Structure, and Weather Station.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
284	MORA	Date Request No. 3	MORA_Data Request No. 3	2	MORA_Data Request No. 3_Q2	Please provide Asset Line data for Transmission Line (as permitted in non-confidential), Primary Distribution Line, and Secondary Distribution Line.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
285	MORA	Date Request No. 3	MORA_Data Request No. 3	3	MORA_Data Request No. 3_Q3	Please provide PPS Event data, Include Event Log, Event Log, Event Polygon data. Please exclude customer meter data. Provide all PPS Event Asset Damage data including photos.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
286	MORA	Date Request No. 3	MORA_Data Request No. 3	4	MORA_Data Request No. 3_Q4	Please provide Risk Event Point data, including Wildfire Origin, Distribution Transmission unpermitted outages (as identified non-confidential), Distribution Unpermitted Outage, Distribution Vegetation Management Unpermitted Outage, Risk Event Asset Log.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
287	MORA	Date Request No. 3	MORA_Data Request No. 3	5	MORA_Data Request No. 3_Q5	Under Inletlines, please provide Grid Naming data, including Hierarchy Log, Hierarchy Point, and Hierarchy Line data. Inletlines data is not requested at this time.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
288	MORA	Date Request No. 3	MORA_Data Request No. 3	6	MORA_Data Request No. 3_Q6	Under Inletlines, please provide Other Inletline data point, line, polygon features and the Other Inletline Log.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
289	MORA	Date Request No. 3	MORA_Data Request No. 3	7	MORA_Data Request No. 3_Q7	Under Other Request Data, please provide Red Flag Warning Day program data.	The attachments have been requested to ESFT.	Joseph Michal	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
290	CA/PA	Sat WMP-21	Ca/PA_Sat WMP-21	1	Ca/PA_Sat WMP-21_Q1	Per Table 8.1.2, Vegetation Management Implementation Objectives, PG&E's Focused Tree Inspection (FTI) Program is currently under development. By the end of 2023, PG&E plans to fully implement AOC current functional teams to implement vegetation across all AOC's.	<p>Please see the table below for the Focused Tree Inspection program schedule. PG&E is still developing the procedures for this program. We intend to use O&M of 2023 to analyze the results of the data to inform 2024 FTI plan.</p> <p>PG&E is implementing the Focused Tree Inspection Program Beginning Date Completion Date</p> <p>5/30/2022 1/21/2023</p> <p>Review several procedures and processes in 2023-11-20/2023</p> <p>Implement procedures across all AOCs in 2024-1/21/2024</p> <p>Implement procedures across all AOCs in 2024-1/21/2024</p> <p>Finalize feasibility of developing a multi-year historical dataset 5/1/2023 31/2024</p>	Holly Whitman	4/27/2023	5/2/2023	5/2/2023	https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html https://www.pge.com/legal_global/information/foia/foia-request.html	0	N/A	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections

308	TURN	010	TURN_010	7	TURN_010_07	<p>1) Please provide an annual total spending on the EVM program from 2018-2022.</p> <p>2) Please provide the "welfare analysis" conducted by PG&E that informed its decision to discontinue the EVM program.</p> <p>3) Please provide an annual total spending on the EVM program from 2018-2022.</p>	<p>a) Please see "WMP-Discontinuation2023_TURN_010-Q007A03000P.pdf" sent by VM Program Communications on October 20, 2022 referencing end of EVM at the end of 2022.</p> <p>b) Please see the A-Handbook Call held on October 20, 2022. PG&E informed staff that due to the end of the Enhanced Vegetation Management (EVM) Program by year 2022, PG&E has eliminated the EVM program's metadata, budget and evaluation.</p> <p>c) Please see "WMP-Discontinuation2023_TURN_010-Q007A0101.pdf" and "WMP-Discontinuation2023_TURN_010-Q007A0201.pdf" that were performed by PG&E which have been submitted to the Environmental Stewardship Committee.</p> <p>d) The EVM program began in 2019. Please see below for EVM Actual Totals for 2018-2022.</p> <p>e) Actual</p> <p>f) 2018 \$ 45,044 2019 \$ 45,144 2020 \$ 77,544 2021 \$ 44,844 2022 \$ 77,544</p> <p>g) PG&E is unable to replace an asset and "field" from service are directly by vehicle factors such as asset use, conditions, design conditions, and capacity needs, and are instead by the overall condition of each asset. Different programs establish various processes for making decisions on when to retire an asset from service.</p> <p>h) As an example, in our distribution system hardening and the undergrounding of PG&E assets (Table 13.020) (Table 17) requirements stated in "WMP-Discontinuation2023_TURN_010-Q007A0101.pdf". The overhead assets are: Overhead assets that are not in service have had various assets removed (overhead or underground) based on PG&E's determination that the welfare distribution is not needed in the WMP.</p> <p>i) To retire the retirement of the assets removed from the field as described in responses to a) through g), the retired assets were administratively removed from the inventory. PG&E's asset registry and work management system and based on an archival partition within the work management system where they can be accessed for reference only.</p> <p>j) When an asset is retired from service due to replacement or removal, PG&E has an archival process to document the work completed at the field, including removing of a pre-existing asset. As a part of this process, a field may be work verified (modified from the original project design), submitted for mapping for other asset data, and recorded in PG&E's database of assets.</p> <p>k) Not applicable. PG&E does not track the term type by mile when undergrounding.</p>	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	3	Yes	8.2.3	Vegetation Management and Inspections	Vegetation and Fuel Management
275	CaPA	Set WMP-20	CaPA_Set WMP-20	1	CaPA_Set WMP-20_01	<p>a) Describe PG&E's standard process for retiring an asset from service.</p> <p>b) Describe how PG&E records the retirement of an asset from service.</p>	<p>a) PG&E follows the standard process for retiring an asset from service as described in responses to a) through g).</p> <p>b) PG&E records the retirement of an asset from service as described in responses to a) through g).</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	1	NA	8.1.5	Asset Management and Inspection Enterprise Systems	NA
276	CaPA	Set WMP-20	CaPA_Set WMP-20	2	CaPA_Set WMP-20_02	<p>a) In 2022, as part of 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?</p> <p>b) Please describe how PG&E recorded the retirement of assets during 2022 system hardening activities.</p>	<p>a) In 2022, as part of WMP system hardening activities, PG&E retired from service (i.e., replace, remove, destroy, or decommission) any assets that had not been fully depreciated at the time of retirement.</p> <p>b) PG&E records the retirement of assets during 2022 system hardening activities as described in responses to a) through g).</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.2	Grid Design and System Hardening	AS
277	CaPA	Set WMP-20	CaPA_Set WMP-20	3	CaPA_Set WMP-20_03	<p>a) In 2023, as part of WMP system hardening activities, does PG&E intend to retire from service (i.e., replace, remove, destroy, or decommission) any assets that are not fully depreciated at the time of retirement?</p> <p>b) Please describe how PG&E will record the retirement of assets during 2023 system hardening activities.</p>	<p>a) In 2023, as part of WMP system hardening activities, PG&E intends to retire from service (i.e., replace, remove, destroy, or decommission) any assets that are not fully depreciated at the time of retirement.</p> <p>b) PG&E will record the retirement of assets during 2023 system hardening activities as described in responses to a) through g).</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.2	Grid Design and System Hardening	AS
278	CaPA	Set WMP-20	CaPA_Set WMP-20	4	CaPA_Set WMP-20_04	<p>What is PG&E's standard practice for tracking assets that are retired from service before they are fully depreciated?</p>	<p>PG&E tracks the retirement of assets that are retired from service before they are fully depreciated as described in responses to a) through g).</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.5	Asset Management and Inspection Enterprise Systems	NA
279	CaPA	Set WMP-20	CaPA_Set WMP-20	5	CaPA_Set WMP-20_05	<p>a) If PG&E retires from service an asset that has not been fully depreciated, does it remove the remaining undepreciated value of the asset by its last use?</p> <p>b) How does PG&E determine the remaining undepreciated value of an asset at the time the asset is retired from service?</p> <p>c) Please describe any scenario in which PG&E would retire from service an asset that has not been fully depreciated, but would keep the remaining undepreciated value of the asset in its database.</p>	<p>a) PG&E does not track the remaining undepreciated value of an asset that has not been fully depreciated at the time of retirement.</p> <p>b) PG&E determines the remaining undepreciated value of an asset at the time the asset is retired from service as described in responses to a) through g).</p> <p>c) PG&E does not track the remaining undepreciated value of an asset that has not been fully depreciated at the time of retirement.</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.5	Asset Management and Inspection Enterprise Systems	NA
280	CaPA	Set WMP-20	CaPA_Set WMP-20	6	CaPA_Set WMP-20_06	<p>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?</p> <p>b) If the answer to part (a) is no, please explain why.</p> <p>c) If the answer to part (a) is yes, list the criteria 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.</p>	<p>a) PG&E's rate base currently includes any portion of the value of any assets that are no longer in service.</p> <p>b) PG&E's rate base does not currently include any portion of the value of assets that are no longer in service.</p> <p>c) PG&E's rate base does not currently include any portion of the value of assets that are no longer in service.</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.5	Asset Management and Inspection Enterprise Systems	NA
281	CaPA	Set WMP-20	CaPA_Set WMP-20	7	CaPA_Set WMP-20_07	<p>In response to data request California-PGE-2023WMP-14, questions 20-22, PG&E stated, "We cannot provide the requested data. Our asset registry and work management systems are not set up to enable the cross-referenced data consolidation and do not track the volume of assets retired that have not been fully depreciated."</p> <p>a) Please explain what is meant by the statement, "Our asset registry and work management systems are not set up to enable the cross-referenced data consolidation."</p> <p>b) Please explain what is meant by the statement, "we do not track the volume of assets retired that have not been fully depreciated."</p> <p>c) In PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain?</p> <p>d) In PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain?</p> <p>e) In PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain?</p> <p>f) In PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain?</p>	<p>a) PG&E's asset registry and work management systems are not set up to enable the cross-referenced data consolidation.</p> <p>b) PG&E does not track the volume of assets retired that have not been fully depreciated.</p> <p>c) PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain is as described in responses to a) through g).</p> <p>d) PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain is as described in responses to a) through g).</p> <p>e) PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain is as described in responses to a) through g).</p> <p>f) PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain is as described in responses to a) through g).</p>	Holly Whitman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1	Grid Design, Operations and Maintenance	Distribution Poles and Requirements Traditional Overhead Hardware Transformers
313	CaPA	Set WMP-22	CaPA_Set WMP-22	1	CaPA_Set WMP-22_01	<p>During the general discussion portion of the Grid Operations, Design, and Maintenance sessions of the WMP workshop held on April 27, 2023, PG&E estimated that, during wildfire seasons (May through November) in 2022, EPSS was enabled on approximately 42.6% of circuit miles.</p> <p>a) In the above estimate, correct if you please provide an estimate of the percentage of circuit miles that EPSS was enabled during the season in 2022.</p> <p>b) Does PG&E have a forecast of the percentage of circuit days when EPSS will be enabled during the season in 2023?</p> <p>c) Please define "circuit days."</p>	<p>a) Yes, we calculated the number of High Fire Risk Area (HFRA) circuits that were protected by EPSS between May and November in 2022, which was 50.8% of circuit days. Note that we did not include EPSS buffer circuits, which are only enabled during Fire Weather Watch, Red Flag Warning, or minimum Fire Potential Conditions. Including those circuits would reduce the percentage significantly (these circuits - or portions of circuits - are only enabled a few days per year, if at all).</p> <p>b) A forecast for 2023 would require forecasting weather and Fire Potential Index (FPI) at the circuit level for the full year, which is not possible. However, given that 2022 was 37% more days than the 2019-2022 year average in FPI or greater conditions, it is reasonable to assume that 60% on the higher end of the estimate, and that a reduction of a third would be approximately 40% of circuit mile days.</p> <p>c) One Circuit Day is equivalent to one EPSS capable circuit in HFRA protected by EPSS for one day during the May to November timeframe. This was used and selected as the metric for this data request.</p>	Holly Whitman	5/3/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.1.1	Grid Design and System Hardware	Protection Equipment and Device Settings
314	CaPA	Set WMP-22	CaPA_Set WMP-22	2	CaPA_Set WMP-22_02	<p>During the general discussion portion of the Grid Operations, Design, and Maintenance sessions of the WMP workshop held on April 27, 2023, a wider asset concern about the feasibility of undergrounding in rocky and steep terrain and in wetlands. In response, PG&E stated that it was evaluating both and techniques to perform undergrounding in these areas.</p> <p>a) Please list and describe the current difficulties or obstacles to undergrounding in rocky and steep terrain?</p> <p>b) Please list and describe the current difficulties or obstacles to undergrounding in rocky and steep terrain?</p> <p>c) Please state whether the unit cost provided in response to part (c) is based on overhead circuits or underground circuits installed?</p> <p>d) Regarding the unit cost given in response to part (c) of this question, when does PG&E expect to be able to reduce the unit cost to less than \$3 million per mile?</p> <p>e) Of the WMP undergrounding projects that PG&E plans to execute in 2023-2024, do any involve installing a significant amount (greater than \$1 million) of underground conductors in rocky and steep terrain?</p> <p>f) If the answer to part (e) is yes, please list each such project.</p>	<p>a) PG&E is currently evaluating both techniques to perform undergrounding in these areas.</p> <p>b) PG&E is currently evaluating both techniques to perform undergrounding in these areas.</p> <p>c) PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain is as described in responses to a) through g).</p> <p>d) PG&E expects to be able to reduce the unit cost to less than \$3 million per mile by 2023-2024, as any involve installing a significant amount (greater than \$1 million) of underground conductors in rocky and steep terrain.</p> <p>e) PG&E does not have an estimate of the unit cost of undergrounding in wetlands or across watersheds. As noted in PG&E's O&M System Hardening Underground Unit Cost Forecast by Year (Table 4-11), PG&E expects to reduce total unit cost of the portfolio of undergrounding work to less than \$3 million per mile by 2025. These unit cost forecasts include the unit cost of undergrounding in rocky and steep terrain, but do not include the unit cost of undergrounding in wetlands and the unit cost of undergrounding in rocky and steep terrain projects which will be included for less than the targeted unit cost (i.e. \$3 million per mile by 2025).</p> <p>f) PG&E does not track the term type by mile for undergrounding. As noted in response to a) through g), PG&E does not track the term type by mile for undergrounding in wetlands and the unit cost of undergrounding in rocky and steep terrain projects which will be included for less than the targeted unit cost (i.e. \$3 million per mile by 2025).</p> <p>g) Not applicable. PG&E does not track the term type by mile when undergrounding.</p>	Holly Whitman	5/3/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution
315	CaPA	Set WMP-22	CaPA_Set WMP-22	3	CaPA_Set WMP-22_03	<p>During the Q&A portion of the Grid Operations, Design, and Maintenance sessions of the WMP workshop held on April 27, 2023, a wider asset concern about the feasibility of undergrounding in rocky and steep terrain and in wetlands. In response, PG&E stated that it was evaluating both and techniques to perform undergrounding in these areas.</p> <p>a) Please list and describe the current difficulties or obstacles to undergrounding in wetlands.</p> <p>b) Please list and describe the current difficulties or obstacles to undergrounding in wetlands.</p> <p>c) What is PG&E's estimate of the current unit cost of undergrounding in wetlands?</p> <p>d) Please state whether the unit cost provided in response to part (c) is based on overhead circuits or underground circuits installed?</p> <p>e) Regarding the unit cost given in response to part (c) of this question, when does PG&E expect to be able to reduce the unit cost to less than \$3 million per mile?</p> <p>f) Of the WMP undergrounding projects that PG&E plans to execute in 2023-2024, do any involve installing a significant amount (greater than \$1 million) of underground conductors in rocky and steep terrain?</p> <p>g) If the answer to part (f) is yes, please list each such project.</p>	<p>a) PG&E is currently evaluating both techniques to perform undergrounding in these areas.</p> <p>b) PG&E is currently evaluating both techniques to perform undergrounding in these areas.</p> <p>c) PG&E's estimate of the current unit cost of undergrounding in wetlands is as described in responses to a) through g).</p> <p>d) PG&E's estimate of the current unit cost of undergrounding in wetlands is as described in responses to a) through g).</p> <p>e) PG&E expects to be able to reduce the unit cost to less than \$3 million per mile by 2023-2024, as any involve installing a significant amount (greater than \$1 million) of underground conductors in rocky and steep terrain.</p> <p>f) PG&E does not have an estimate of the unit cost of undergrounding in wetlands or across watersheds. As noted in PG&E's O&M System Hardening Underground Unit Cost Forecast by Year (Table 4-11), PG&E expects to reduce total unit cost of the portfolio of undergrounding work to less than \$3 million per mile by 2025. These unit cost forecasts include the unit cost of undergrounding in rocky and steep terrain, but do not include the unit cost of undergrounding in wetlands and the unit cost of undergrounding in rocky and steep terrain projects which will be included for less than the targeted unit cost (i.e. \$3 million per mile by 2025).</p> <p>g) PG&E does not track the term type by mile for undergrounding. As noted in response to a) through g), PG&E does not track the term type by mile for undergrounding in wetlands and the unit cost of undergrounding in rocky and steep terrain projects which will be included for less than the targeted unit cost (i.e. \$3 million per mile by 2025).</p> <p>h) Not applicable. PG&E does not track the term type by mile when undergrounding.</p>	Holly Whitman	5/3/2023	5/3/2023	5/3/2023	https://www.pge.com/legal_global/global/compliance/asset-management-and-inspection-systems	0	NA	8.1.2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution

327	OEIS	004	OEIS_04	1	OEIS_04_01	<p>Regarding Ignition Probability/Weather Model</p> <p>a. Provide a WMP analysis positive and negative changes in grid performance and reliability year-over-year and address a thorough approach to weigh most recent years of grid performance more heavily in the final model output." (p. 78)</p> <p>b. When changes in weather conditions affect grid performance and reliability?</p> <p>c. Provide a description (i.e. changes in event, ignition, and outage numbers) and/or outline of changes PG&E has observed in grid performance based on implementing system hardening mitigations, including the amount of time lost to observing any statistical changes that would account for changes in PSPS decision-making.</p> <p>d. How many years of weather data were used in the analysis of year-over-year changes in grid performance and reliability?</p>	<p>a. The IPW model assesses changes in performance through the hourly relationship between outage occurrence and the weather conditions present. We use evaluation metrics like the AUPROC, which are published in our WMP to assess model skill for model development.</p> <p>b. To date, system hardening is not an explicit feature, or input, of the IPW model. Any changes in the current model due to system hardening would come from the change in outage to weather relation changing rather than from an engineering, outdoor weather or presumed change. We are currently exploring new features for future IPW models such as the age of the assets. For example, when a line with old poles is replaced with new poles, we occur under the system hardening program.</p> <p>c. The IPW model is trained with hourly weather data from each PG&E 200 km grid cell and whether an outage occurred or not at that time and area. Thus, the IPW model is not learning about weather in a statistical, but learning hourly weather to outage occurrence given the hourly weather conditions present. The time-weighted approach of the IPW model balances learning any changes in the outage to weather relation over time with preserving information of historic events. For example, the IPW model will learn that weather conditions one area may have had significant replacement and the changed relation to weather relation has improved. In another example, the IPW model will learn that weather in an area (e.g., an area that had significant fire igniting winds) and if the resulting outages were significantly more frequent.</p> <p>d. The IPW model does not differentiate between circuits that had new SPSS installed. Currently, the SPSS program is not expected to create additional outages or outage activity over the past 5 years on these circuits during the time the SPSS model was trained. However, the SPSS program is not expected to create additional outages to operate typically would have occurred after a sustained or non-sustained outage without SPSS enabled. The CPW-IPW model is trained on sustained and non-sustained outages historically. Thus, we do not differentiate between when SPSS is enabled or not.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	0	N/A	9.2.1	Public Safety/Power Shutoff	Risk Thresholds (e.g., WS, FPI, etc.) and Decision-Making Process That Determine the Need for a PSPS.
328	OEIS	004	OEIS_04	2	OEIS_04_02	<p>Regarding EPSS in IPW Model</p> <p>a. How does the IPW Model analyze and consider outages from EPSS (i.e., differentiating analysis completed)?</p> <p>b. How does the IPW Model account for EPSS-related circuits?</p>	<p>a. The IPW model does not differentiate between circuits that had new SPSS installed. Currently, the SPSS program is not expected to create additional outages or outage activity over the past 5 years on these circuits during the time the SPSS model was trained. However, the SPSS program is not expected to create additional outages to operate typically would have occurred after a sustained or non-sustained outage without SPSS enabled. The CPW-IPW model is trained on sustained and non-sustained outages historically. Thus, we do not differentiate between when SPSS is enabled or not.</p> <p>b. The IPW model does not differentiate between circuits that had new SPSS installed. Currently, the SPSS program is not expected to create additional outages or outage activity over the past 5 years on these circuits during the time the SPSS model was trained. However, the SPSS program is not expected to create additional outages to operate typically would have occurred after a sustained or non-sustained outage without SPSS enabled. The CPW-IPW model is trained on sustained and non-sustained outages historically. Thus, we do not differentiate between when SPSS is enabled or not.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	0	N/A	9.2.1	Public Safety/Power Shutoff	Risk Thresholds (e.g., WS, FPI, etc.) and Decision-Making Process That Determine the Need for a PSPS.
329	OEIS	004	OEIS_04	3	OEIS_04_03	<p>Regarding After Action Reports for Emergency Preparedness</p> <p>Provide the most recent After Action Report from emergency training exercises for the following exercises:</p> <p>1. Table 8-1: Personnel Training</p> <p>2. FWER Emergency Preparedness Training Program</p> <p>3. EPRS Restoration Exercise</p> <p>4. PSPS Execution for Distribution Center (DC) Operations</p> <p>5. PSPS Execution for External Contractor Training</p> <p>6. Table 8-1: Internal DCs, Simulation, And Talkback Exercise Program</p> <p>7. TD 18445</p> <p>8. Table 8-1: Internal DCs, Simulation, And Talkback Exercise Program</p> <p>9. Operations Based Wildfire FE Operations Based PSPS FE</p> <p>10. Table 8-4: External DCs, Simulation, And Talkback Exercise Program</p> <p>11. Operations Based Wildfire FE Operations Based PSPS FE</p>	<p>The confidential attachments are being provided pursuant to the accompanying confidentiality declaration.</p> <p>a. After Action Reports are not created for Personnel Training, including the form identified in Table 8-1: Personnel Training. After Action Reports are not created for External Contractor Training, including the form in Table PG&E 8-4: External Contractor Training.</p> <p>b. These two after actions "WMP-December2023_DR_OEIS_04-0005A001/COIF.pdf" and "WMP-December2023_DR_OEIS_04-0005A002/COIF.pdf" for the PSPS/Wildfire Full Scale Exercise After Action Report and the PSPS Talkback Exercise After Action Report and external drills are not separate.</p> <p>c. These two after actions "WMP-December2023_DR_OEIS_04-0005A001/COIF.pdf" and "WMP-December2023_DR_OEIS_04-0005A002/COIF.pdf" for the PSPS/Wildfire Full Scale Exercise After Action Report and the PSPS Talkback Exercise After Action Report and external drills are not separate.</p> <p>d. Please see the attachments provided in our response to Q003 Support 1 above. All internal drills and external drills are not separate. The exercises included both internal and external exercises.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	2	N/A	8.4.2.2.2	Emergency Preparedness	Personnel Training
330	OEIS	004	OEIS_04	4	OEIS_04_04	<p>Regarding Customer Group or PSPS Objective PS-05</p> <p>a. How does PG&E address the fact that it focuses on a group of customers "not limited to AFN, MRL, and self-identified customer populations"?</p> <p>b. How does PG&E address the fact that it focuses on a group of customers that are not focused on?</p> <p>c. How is the size of the group of customers that PG&E is focusing on?</p>	<p>a. In addition to access and function needs (AFN), medical baseline (MRL), and self-identified vulnerable (SVI) populations, PG&E intends to focus on customers more frequently impacted by PSPS or EPSS. Additionally, since permanent solutions are more costly to implement than portable solutions, PG&E intends to additionally focus on low-income customers (i.e., CARE and EPPS participants) and other customers who may lack the financial means to acquire backup power. Currently, PG&E is preparing to support permanent solutions for customers who have experienced the greatest number of EPSS outages in recent years. Older lines of financial support would be provided to CARE, FEPA, MRL, and SVI customers. While these solutions may be delayed over the long-term outlook, PG&E remains committed to focus on the groups most frequently impacted by outages and who lack the means to acquire backup power.</p> <p>b. As mentioned in our Q003 response and Q004 response, PG&E is focusing on customers who are most frequently impacted by EPSS outages in recent years. Currently, the population is estimated to be approximately 15,000 customers, approximately 1,000 of which are CARE, FEPA, MRL, or SVI customers. These customer counts may vary over time based on customer service needs and changes in EPSS.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	0	N/A	8.5.3	Community Outreach and Engagement	Engagement With Access and Functional Needs Populations
331	OEIS	004	OEIS_04	5	OEIS_04_05	<p>Regarding Areas of Concern and Focused Tree Inspections (FTI)</p> <p>a. How will PG&E address risk from green hazard trees (those not obviously dead, dying, or declining in non-AFN or DC areas)?</p> <p>b. P-WMP, 2022-PG&E-03, Question 7: PG&E indicated that ISA TRAQ form is not digitized and will be used as a guide for FTI. During FTI, what information is tracked into OASis/IT? Provide a copy of the form(s) within OASis/IT.</p> <p>c. Are there any inspections required to perform both a level 1 and level 2 inspection on each covered tree?</p> <p>d. If a level 1 or level 2 inspection is required, how is the level 2 inspection performed?</p> <p>e. How many staff miles were used for PG&E's AOCs in 2021-2022 and 2022-2023?</p> <p>f. On average, how many staff miles were used for PG&E's AOCs in 2021-2022 and 2022-2023?</p> <p>g. How many staff miles were used for PG&E's AOCs in 2021-2022 and 2022-2023?</p> <p>h. On average, how many staff miles were used for PG&E's AOCs in 2021-2022 and 2022-2023?</p> <p>i. How many staff miles were used for PG&E's AOCs in 2021-2022 and 2022-2023?</p>	<p>The confidential attachment is being provided pursuant to the accompanying confidentiality declaration.</p> <p>a. As outlined in PG&E's Vegetation Management Distribution Inspection Procedure, provided as WMP-December2023_DR_OEIS_04-0005A001/COIF.pdf, if a WM identifies a hazard tree during a level 1 inspection, a level 2 inspection will be performed to determine if tree removal is required to maintain system health.</p> <p>b. At this time, PG&E does not have a finalized inspection procedure for FTI. Once that is available, we can provide the facts that will be entered into OASis/IT.</p> <p>c. Level 1 inspections are performed on all trees within the AOC. If a level 1 assessment cannot sufficiently describe the severity of conditions or defects, a level 2 inspection is performed.</p> <p>d. Approximately 80 staff miles were used under the EVM program.</p> <p>e. Approximately 1,500 staff miles were used under the EVM program.</p> <p>f. Approximately 1,500 staff miles were used under the EVM program.</p> <p>g. Approximately 1,500 staff miles were used under the EVM program.</p> <p>h. Approximately 1,500 staff miles were used under the EVM program.</p> <p>i. Approximately 1,500 staff miles were used under the EVM program.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	1	N/A	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
332	OEIS	004	OEIS_04	6	OEIS_04_06	<p>Regarding Enhanced Vegetation Management</p> <p>a. Provide the following table with information regarding EVM:</p> <p>Year</p> <p>HFTD Miles Completed</p> <p>Inspected</p> <p>Slashed</p> <p>Removed</p> <p>Pruned</p> <p>Tree Traces Worked</p> <p>Tree Traces</p> <p>Average Trees Per Mile</p> <p>Total Miles</p> <p>Top 20% of Risk</p> <p>2019</p> <p>2020</p> <p>2021</p> <p>2022</p> <p>2023</p> <p>Total</p> <p>2019 2448 miles 1,119,960 158,243 79 58%</p> <p>2020 1562 miles 1,342,242 101,211 54%</p> <p>2021 1965 miles 1,246,174 386,018 169 84%</p> <p>2022 1952 miles 1,119,518 271,432 147 98 9%</p> <p>Total</p> <p>a. Please note for column "average trees per mile", we interpreted that as average number of trees worked per mile. We obtained this number by taking the number of trees worked divided by HFTD Miles completed for the corresponding year.</p> <p>b. Please note for "Top 20% of Risk" or "Top 25% of Risk", we calculated this number based on 2019-2023 risk ranking and the 2023 population was based on 2023 risk ranking.</p> <p>c. Please see supporting attachment WMP-December2023_DR_OEIS_04-0005A001/COIF.pdf for GIS files of HFTD areas completed between 2019 and 2022.</p>	<p>The confidential attachment is being provided pursuant to the accompanying confidentiality declaration.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	1	N/A	8.2.2.6	Vegetation Management and Inspections	Discontinued Programs
333	OEIS	004	OEIS_04	7	OEIS_04_07	<p>Regarding Vegetation-Caused Outages</p> <p>a. Provide the following table of vegetation-related outages by mode of failure in the HFTD between 2015 and 2022 broken out by year. PG&E may add additional rows (i.e., mode of failure) if needed.</p> <p>VEGETATION CAUSED OUTAGE MODE OF FAILURE</p> <p>2015</p> <p>2016</p> <p>2017</p> <p>2018</p> <p>2019</p> <p>2020</p> <p>2021</p> <p>2022</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Dead Tree</p> <p>Tree fall (incl. 4-12) (3)</p> <p>Tree Fall (incl. 4-12) (3)</p> <p>Tree Fall (incl. 4-12) (3)</p> <p>Tree Fall (incl. 4-12) (3)</p> <p>Tree Close Into</p> <p>Overhead Interference</p> <p>DATA</p>	<p>PG&E does not capture the HFTD tree outage reports because the data being provided cannot be filtered to only include outages in HFTD areas. Please see attachment WMP-December2023_DR_OEIS_04-0005A001/COIF.pdf for the system wide vegetation-caused outages by mode of failure from 2015-2022 as recorded by PG&E.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-02-26 – Progression of Effectiveness of Enhanced Cleanlines Joint Study
334	OEIS	004	OEIS_04	8	OEIS_04_08	<p>Regarding Vegetation Hazards Mitigated by PSPS</p> <p>a. Does PG&E have data on vegetation hazards mitigated by PSPS? If so, provide the following table of vegetation hazards mitigated by mode of failure in the HFTD between 2015 and 2022 broken out by year. PG&E may add additional rows (i.e., mode of failure) if needed.</p> <p>MODE OF FAILURE FOR VEGETATION HAZARDS MITIGATED BY PSPS</p> <p>2015</p> <p>2016</p> <p>2017</p> <p>2018</p> <p>2019</p> <p>2020</p> <p>2021</p> <p>2022</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Branch (incl. 4-12) (3)</p> <p>Branch (with incl. 4-12) (3)</p> <p>Dead Tree</p> <p>Tree fall (incl. 4-12) (3)</p> <p>Tree Fall (incl. 4-12) (3)</p> <p>Tree Fall (incl. 4-12) (3)</p> <p>Tree Close Into</p> <p>Overhead Interference</p> <p>DATA</p>	<p>PG&E interprets this question as identifying vegetation-related outages and hazards after patrolling and inspecting circuits impacted by PSPS. PG&E started implementing PSPS in 2015, therefore, did not collect data from 2015-2021. While PG&E captures hazards or outages related to PSPS, it does not capture outages that occur during the system hardening process. Outages that occur during the system hardening process are not captured in the system wide vegetation-caused outages by mode of failure from 2015-2022 as recorded by PG&E.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	0	N/A	9.2.2	Public Safety/Power Shutoff	Method Used to Compare and Evaluate the Relative Consequences of PSPS and Wildfires
335	OEIS	004	OEIS_04	9	OEIS_04_09	<p>Regarding Coordination with Other Utilities on PSPS Wind Thresholds</p> <p>a. How does PG&E coordinate with other utilities on PSPS wind thresholds? Provide a copy of the coordination efforts, if any, collaboration efforts, if any, with other utilities on PSPS wind thresholds.</p> <p>b. How does PG&E coordinate with other utilities on PSPS wind thresholds? Provide a copy of the coordination efforts, if any, collaboration efforts, if any, with other utilities on PSPS wind thresholds.</p> <p>c. How does PG&E coordinate with other utilities on PSPS wind thresholds? Provide a copy of the coordination efforts, if any, collaboration efforts, if any, with other utilities on PSPS wind thresholds.</p> <p>d. How does PG&E coordinate with other utilities on PSPS wind thresholds? Provide a copy of the coordination efforts, if any, collaboration efforts, if any, with other utilities on PSPS wind thresholds.</p> <p>e. How does PG&E coordinate with other utilities on PSPS wind thresholds? Provide a copy of the coordination efforts, if any, collaboration efforts, if any, with other utilities on PSPS wind thresholds.</p>	<p>The Joint DU Covered Conductor Working Group Report was provided to the original submission as part of attachment "Attachment 2023-03-27_PGE_2023_WMP_RB_Appendix D ACI PG&E-02-11_Alt01.pdf".</p> <p>a. In its response to ACI PG&E-02-11, PG&E stated, "In collaboration with the joint DU team, PG&E has performed effectiveness studies to evaluate how covered conductors can reduce system risk compared to bare conductors." In its collaboration with the Covered Conductor Effectiveness Study (Table M&L Line 17) List PG&E is either, if any, collaboration efforts with the investor-owned utilities at evaluating the effect of covered conductors.</p> <p>b. How PG&E specifically discussed ratings with PSPS wind thresholds in any of its covered conductor collaboration efforts.</p> <p>c. List the collaboration efforts, if any, where adjusting PSPS wind thresholds for covered conductor was discussed.</p> <p>d. Provide a list of PG&E's circuits that are fully hardened with covered conductor.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-02-31 – PSPS Wind Threshold Change Evaluation
336	OEIS	004	OEIS_04	10	OEIS_04_10	<p>Regarding Tree Risk and PSPS</p> <p>a. How does PG&E evaluate tree risk and PSPS? Provide a copy of the evaluation process, if any.</p> <p>b. How does PG&E evaluate tree risk and PSPS? Provide a copy of the evaluation process, if any.</p> <p>c. How does PG&E evaluate tree risk and PSPS? Provide a copy of the evaluation process, if any.</p>	<p>Based on PG&E's review of potential ignition events during a PSPS event, vegetation-related hazards pose the highest risk for ignition. Please reference Table 5 and Table 6 of the Quarterly Report PG&E submits to the OEIS. The goal of the ignition system is to reduce the risk of ignition from vegetation-related hazards during a PSPS event. PG&E has incorporated tree risk potential and vegetation tags into its PSPS decision-making process (Calabro/CFO). Please see WMP Section 9.2.1 "Risk Thresholds and Decision-Making Process That Determine the Need for a PSPS" for additional information regarding PSPS, CFO.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/global/communications/pdfs/2023-05-09-04005A001/COIF.pdf	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-02-31 – PSPS Wind Threshold Change Evaluation

340	OEIS	004	OEIS_004	14	OEIS_004_014	<p>Regarding PGO&E: Live of Downed Conductor Detection (DCD) and Partial Voltage Detection (PVD)</p> <p>1. Provide any analysis completed on reliability impacts due to DCD, including:</p> <ol style="list-style-type: none"> The number of outages that occurred due to DCD in 2022 and 2023 The number of outages broken down by cause based on ignition drivers listed in Table 6 of the GDR that occurred due to DCD in 2022 and 2023 Criteria used for DCD implementation (if applicable) The number of total customer impacts mitigated from DCD outages Any mitigations PGO&E is using to reduce reliability impacts from DCD implementation, including lessons learned from testing Provide any analysis completed on reliability impacts due to PVD, including: The number of outages that occurred due to PVD in 2022 and 2023 The number of outages broken down by cause based on ignition drivers listed in Table 6 of the GDR that occurred due to PVD in 2022 and 2023 Criteria used for PVD implementation (if applicable) The number of total customer impacts mitigated from PVD outages Any mitigations PGO&E is using to reduce reliability impacts from PVD implementation, including lessons learned from testing <p>2. When evaluating outages due to EPSS, are DCD and PVD outages included as part of that evaluation?</p> <p>3. If so, what is the number of additional outages caused by PVD and DCD respectively in 2022?</p> <p>4. If not, how does PGO&E account for and track any associated reliability wet safety impacts from DCD and PVD implementation, and how does that inform changes to the live program?</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	<p>0</p>	NA	8.1.2.10.1	Grid Design and System Hardware	Downed Conductor Detection Devices
341	OEIS	004	OEIS_004	15	OEIS_004_015	<p>Regarding Feasibility Constraints</p> <p>PG&E must provide an analysis of how, if at all, feasibility constraints impact the decision making of the Wildlife Governance Steering Committee in selecting a portfolio of mitigation measures to decrease from the risk distribution. This should include:</p> <ol style="list-style-type: none"> A flowchart or explanation of decision-making as processed by the Wildlife Governance Steering Committee, including a flowchart of how the Wildlife Governance Steering Committee is selecting a portfolio of mitigation measures to decrease from the risk distribution. The correlation between WFS and feasibility. Any associated shifts in prioritization due to implementing feasibility constraints A list of any projects not included within UC scope as to feasibility constraints 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	<p>1</p>	NA	Appendix D	Areas for Continued Improvement	ACI PGO&E-23-04 - Review Process of Feasibility Mitigation
342	OEIS	004	OEIS_004	16	OEIS_004_016	<p>Regarding Effectiveness of EPSS</p> <p>1. Provide the formulae and calculations used by PGO&E to determine the effectiveness of EPSS.</p> <p>2. Provide any analysis demonstrating wildlife overlap between EPSS risk and wildlife risk areas. PGO&E's mitigations are directly addressing wildlife risk opposed to reliability.</p> <p>3. Provide PGO&E's rationale for assessing EPSS-related mitigation measures, including metrics and work hours shifted around wildlife risk mitigations. This should also include any associated reliability related mitigations.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	<p>2</p>	NA	8.1.8.1.1	Grid Design, Operations and Maintenance	Protective Equipment and Device Settings
343	OEIS	004	OEIS_004	17	OEIS_004_017	<p>Regarding PGO&E's Undergirding Program</p> <p>1. Provide the correlation V2 and V3 risk scores of the 2022 WMP vs. 2023 WMP undergirding scope for 2023-2028. This should not include nor account for feasibility.</p> <p>2. Provide the analysis on the remaining risk of the risks no longer scoped for undergirding, including:</p> <ol style="list-style-type: none"> Identify mitigations being put into place or scoped for undergirding in the future The number of risks scoped for the future (per 2023) Alternative mitigations being used if no longer scoped for undergirding in the future <p>3. Being enhanced protective safety settings (EPSS) that automatically turn off power within one-fourth of a second if a wildfire threat is detected.</p> <p>4. Deploying PPSRS to reduce wildfire risk during extreme weather conditions while reducing impacts from PPSRS outages through targeted grid reconfiguration and reconfiguration in weather-impacted areas. Identify:</p> <ol style="list-style-type: none"> Identifying power outages for customers who are not directly impacted, and Controlling street transformers and fuses, and equipment management. <p>5. At the time of filing the WMP and preparing the worksheet dated January 3, 2023, we did not have any projects slated to 2023. Based on current inventory of additional future undergirding projects, the projects completed to date this year, and the current projects in the undergirding portfolio, there are no projects in the 2023 WMP (see Worksheet: WMP Undergirding 2023-2028).</p> <p>6. A project is selected for the 2023 WMP if it meets the criteria in the response to question 2.</p>	Colin Lang	5/4/2023	5/9/2023	5/9/2023	<p>2</p>	NA	8.1.2.2	Grid Design and System Hardware	Undergirding of Electric Lines and/or Equipment - Distribution
309	TURN	011	TURN_011	1	TURN_011_01	<p>1. PGO&E's WMP (R1) page - reference WDRM v3.</p> <p>2. Please explain and quantify the difference in risk scoring results between WDRM v2 and WDRM v3. Please provide all supporting data and analysis in Excel with working formulas.</p> <p>3. Please provide all results of WDRM v3 in Excel at the circuit segment, circuit protection zone, or most granular level available. This should include, at minimum, the following information in separate columns for all overhead HTD and self-identified HFRA risks that have been evaluated:</p> <ol style="list-style-type: none"> Circuit segment identifier that can be used to cross-reference with PGO&E's undergirding worksheet, provided in worksheet "2023-04-06_PGO_2023_WMP_R1_Appendix D ACI PGO&E-23-04_A2611" Please add the unique identifier to the worksheet if necessary and provide in Excel if not already available. The unique identifier should also be incorporated into the response to question 2. Total overall risk score (wildfire + PSPS) Total PSPS risk score Mean wildfire risk score (please explain in the response how this is calculated) Mean PSPS risk score (please explain in the response how this is calculated) Blue Risk (please explain in the response how this is determined) Customer number of the circuit segment Customer number of underground risks (underground risks are not included for currently scoped projects) Please add 4 columns to the spreadsheet provided in part (b) for the number of overhead risks expected to be undergirded in 2023, 2024, and 2025, respectively, corresponding to each circuit segment. 	Tom Long	5/1/2023	5/9/2023	5/9/2023	<p>2</p>	NA	6.2	Risk Methodology and Assessment	Risk Analysis Framework

Item No.	Request Type	Request No.	Request Description	Response/Status	Requester	Start Date	End Date	Current Date	URLs	Priority	Comments	Project Name		
310	TURN	011	TURN_011	2	TURN_011_02	Tom Long	5/1/2023	5/9/2023	5/9/2023	3	Yes	Appendix D	Areas for Continued Improvement	
296	MORA	Data Request No. 4	MORA_Data_Request_No_4_C3	3	MORA_Data_Request_No_4_C3	Joseph Mitchell	4/29/2023	5/9/2023	5/9/2023	1	NA	Appendix C 6.4.1.1, 6.4.1.2	Risk Mitigation and Assessment	
298	MORA	Data Request No. 4	MORA_Data_Request_No_4_C5	5	MORA_Data_Request_No_4_C5	Joseph Mitchell	4/29/2023	5/9/2023	5/9/2023	0	NA	Appendix C 6.4.1.1, 6.4.1.2	Risk Mitigation and Assessment	
300	MORA	Data Request No. 4	MORA_Data_Request_No_4_C7	7	MORA_Data_Request_No_4_C7	Joseph Mitchell	4/29/2023	5/9/2023	5/9/2023	0	NA	Appendix C 6.4.1.1, 6.4.1.2	Risk Mitigation and Assessment	
291	CaPA	Sat WMP-21	CaPA_Sat_WMP-21_02	2	CaPA_Sat_WMP-21_02	Holly Whitman	4/27/2023	5/9/2023	5/9/2023	1	NA	QDR	NA	
187	OEIS	002	OEIS_002	10	OEIS_002_010	Colin Long	4/13/2023	5/9/2023	5/9/2023	1	NA	8.1.7	Open Work Orders	NA
317	CaPA	Sat WMP-22	CaPA_Sat_WMP-22_05	5	CaPA_Sat_WMP-22_05	Holly Whitman	5/2/2023	5/19/2023	5/19/2023	0	NA	8.1.2.1	Grid Design and System Hardening	Covered Conductor Installation - Distribution
305	TURN	010	TURN_010	4	TURN_010_04	Tom Long	4/29/2023	5/10/2023	5/9/2023	1	NA	Appendix D	Areas for Continued Improvement	
291	CaPA	Sat WMP-19	CaPA_Sat_WMP-19_35UPP	35UPP	CaPA_Sat_WMP-19_35SUPP	Holly Whitman	4/25/2023	5/10/2023	5/10/2023	0	NA	8.1.2	Grid Design Operations and Maintenance	Grid Design and System Hardening

224	DEIS	003	DEIS_003	10	DEIS_003_010	<p>Regarding PG&E's Asset Inventory</p> <p>1. Provide a list of all fields that PG&E's asset inventory captures (i.e., equipment, equipment type, age, installation date).</p> <p>2. Provide a list of all types of equipment captured within PG&E's asset inventory.</p> <p>3. Provide a percentage to indicate PG&E's missing data for each data field based on (a) within its asset inventory.</p> <p>4. Provide an estimated percentage for the amount of assets missing from PG&E's asset inventory.</p>	Colin Lang	4/01/2023	6/01/2023	5/01/2023	2	N/A	8.1.5	Asset Management and Inspection (Systems)	N/A
344	TURN	012	TURN_012	1	TURN_012_01	<p>1. Please confirm that the Simplified Withfire Risk Spaced Efficiency (SWRSE) and Withfire Feasibility Equivalency (WFE) measures discussed on page 968 of PG&E's WMP.</p> <p>2. Please describe any differences in wildfire mitigation programs proposed in relation to wildfire mitigation not included within the WMP and GRC for the years 2023-2025, and:</p> <p>a. For any differences as described in (c) above provide a table that shows, on a program by program basis, the WMP program, the GRC program, and a description of the differences between the two, including without limitation differences in rationale or units of work. The table should include any wildfire mitigation programs that are proposed in one of the proceedings but not in the other.</p>	Tom Long	5/6/2023	5/11/2023	5/11/2023	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 - Review Process of Pending Withfire Mitigations
352	CaPA	Set WMP-24	CaPA_Set WMP-24	1	CaPA_Set WMP-24_01	<p>In reference to your response to Question 11 of GRC CallComments-PGE-2023WMP-16, in the email attachment WMP-Discovery 2023_DR_018-Q01146601, it is only indicated by PG&E for underground projects and not for adjacent circuit lines.</p> <p>On Table (a) through (c), please identify the adjacent circuits that tie to the circuits with OH to US conversion projects in Table (a) through (c).</p>	Holly Whitman	5/6/2023	5/12/2023	5/11/2023	2	N/A	8.1.2.2	Circuit Design and System Hardening	Understanding of Electric Lines and/or Equipment
345	TURN	012	TURN_012	2	TURN_012_02	<p>2. Comparing the wildfire mitigation plan proposed in PG&E's WMP with the wildfire mitigation plan proposed in PG&E's proposed 2023 GRC (21-24-021).</p> <p>3. Please describe any differences in wildfire mitigation programs proposed in relation to wildfire mitigation not included within the WMP and GRC for the years 2023-2025, and:</p> <p>a. For any differences as described in (c) above provide a table that shows, on a program by program basis, the WMP program, the GRC program, and a description of the differences between the two, including without limitation differences in rationale or units of work. The table should include any wildfire mitigation programs that are proposed in one of the proceedings but not in the other.</p>	Tom Long	5/6/2023	5/12/2023	5/12/2023	0	N/A	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities
322	CaPA	Set WMP-22	CaPA_Set WMP-22	10	CaPA_Set WMP-22_010	<p>In response to data request CallComments-PGE-2023WMP-02, question 1, PG&E provided its 2022 Quality Verification Distribution Audit report (WMP-Discovery2023_DR_CallComments_022-Q0104601CONF.pdf).</p> <p>1. For each of the 15 "zero tolerance & high-risk findings," identified on page 4 of the above report, what action has PG&E taken to mitigate these non-conformances in the future?</p> <p>2. For each of the 15 "zero tolerance & high-risk findings," identified on page 4 of the above report, describe when and how PG&E addressed the non-conformances to mitigate wildfire risk.</p> <p>3. For each category of the "Top Three Critical attribute findings" identified on page 4 of the above report, what action has PG&E taken to mitigate these non-conformances in the future?</p> <p>4. For each category of the "Top Three Critical attribute findings" identified on page 4 of the above report, describe how PG&E intends to mitigate these non-conformances in the future.</p> <p>5. Please describe all actions PG&E has taken to reduce the rate of critical attribute non-conformances in future distribution system inspections.</p> <p>6. What is PG&E's target Quality Pass Rate for 2023?</p> <p>7. Please compare and contrast the 2022 Quality Verification Distribution Audit mentioned above and the QA program for system inspections that PG&E plans to implement (section 8.1.1 in PG&E's WMP).</p>	Holly Whitman	5/02/2023	5/12/2023	5/12/2023	2	N/A	8.1.6.1	Circuit Design and System Hardening	Quality Assurance and Quality Control
353	MGRA	Data Request No. 5	MGRA_Data Request No. 5	1	MGRA_Data Request No. 5_01	<p>Is the sole source of this POI data the machine learning algorithm described in WDRM documentation? If not, what other inputs go into the POI?</p>	Joseph Michael	5/10/2023	5/15/2023	5/15/2023	0	N/A	Appendix C (8.4.1.1, 8.4.1.2)	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HPFA
354	MGRA	Data Request No. 5	MGRA_Data Request No. 5	2	MGRA_Data Request No. 5_02	<p>Is the fire-prone POI distribution a result of the localization of specific historical outages, characteristics of assets, or environment, or both?</p>	Joseph Michael	5/10/2023	6/15/2023	5/15/2023	0	N/A	Appendix C (8.4.1.1, 8.4.1.2)	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HPFA
355	MGRA	Data Request No. 5	MGRA_Data Request No. 5	3	MGRA_Data Request No. 5_03	<p>Which of the following characteristics is known or suspected to contribute to the fire-prone localization of POI above, and to what degree:</p> <p>a. Age</p> <p>b. Asset health</p> <p>c. Asset type</p> <p>d. Insulation failure</p>	Joseph Michael	5/10/2023	5/15/2023	5/15/2023	0	N/A	Appendix C (8.4.1.1, 8.4.1.2)	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HPFA
356	MGRA	Data Request No. 5	MGRA_Data Request No. 5	4	MGRA_Data Request No. 5_04	<p>Is the weather events included in the WDRM GRC model any other parameter than that described in WDRM-02 discussion, or would aggregated party variables such as annual treatment or annual days over peak can be used as supplementary variables?</p>	Joseph Michael	5/10/2023	5/15/2023	5/15/2023	0	N/A	Appendix C (8.4.1.1, 8.4.1.2)	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HPFA
357	MGRA	Data Request No. 5	MGRA_Data Request No. 5	5	MGRA_Data Request No. 5_05	<p>Is the weather events included in the WDRM GRC model any other parameter than that described in WDRM-02 discussion, or would aggregated party variables such as annual treatment or annual days over peak can be used as supplementary variables?</p>	Joseph Michael	5/10/2023	5/15/2023	5/15/2023	0	N/A	Appendix C (8.4.1.1, 8.4.1.2)	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HPFA

381	CPUC - SPD (Safety Policy Division)	008	CPUC - SPD (Safety Policy Division)_008	1	CPUC - SPD (Safety Policy Division)_008_01	<p>After the items pointed out by SPD there appeared to be a discrepancy in the methodology used to calculate the risk mitigation effectiveness of PSPS. Undergrounding of Covered Conductor (CC) was valued at 0.6, whereas the most common approach would be based on empirical data, and the CC in the least-mitigated mitigation effectiveness is based on empirical data, and the CC in the least-mitigated mitigation effectiveness is based on empirical data. The mitigation effectiveness is based on empirical data, and the CC in the least-mitigated mitigation effectiveness is based on empirical data.</p> <p>Provide the analysis or provide an update on when the analysis will be finished and submit the analysis when it is finished.</p>	Kevin Miller	5/1/2023	5/23/2023	5/23/2023	0	NA	8.1.1.1	Grid Design, Operations and Maintenance	Protective Equipment and Device Settings
382	CPUC - SPD (Safety Policy Division)	008	CPUC - SPD (Safety Policy Division)_008	2	CPUC - SPD (Safety Policy Division)_008_02	<p>3. PG&E awarded that PG&E is addressing the risk from secondary lines and service drops in part by installing the secondary with covered and conductor and breakaway conductors of service drops (see PG&E's response to Question 4 of the SPD PG&E 2024 001) additional undergrounding PG&E also stated that there may need to be a messaging update because the 99% mitigation effectiveness is only meant to apply to primary lines that are not in the area.</p> <p>4. How does PG&E foresee clarifying this information in its message?</p>	Kevin Miller	5/1/2023	5/23/2023	5/23/2023	0	NA	8.1.2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution
384	OESB	006	OESB_006	1	OESB_006_01	<p>Regarding PG&E's response to OESB DR 2 Question 10, Attachment 1:</p> <p>A. Explain the difference between a Field Safety Assessment and a Planned Field Safety Assessment. In what instances would PG&E conduct a work order due to a Field Safety Assessment? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>B. In what instances would a Standard Change lead to a working order due to a Field Safety Assessment? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making. Additionally, provide examples of which has occurred, including any supporting evidence.</p> <p>C. PG&E included three Priority A work order within the table titled "Table 13 - One".</p> <p>1. Provide the work order documentation associated with each of these items (i.e., Electric Connection notification).</p> <p>2. Are these tags still valid? If not, provide the respective completion date for when each tag was closed, as applicable.</p> <p>3. Within work orders, PG&E included 13 Priority A work orders that were closed in 2022 and 52 that are still open.</p> <p>4. Explain what circumstances would lead to a Priority A tag work with non-FSR.</p> <p>5. Provide a list of the projects within the 13 closed work orders were associated with, including details on the associated mitigation being used.</p> <p>6. Provide a list of the projects within the 52 work orders were associated with, including details on the associated mitigation being used.</p> <p>7. Regarding PG&E's written risk mitigation:</p> <p>A. Provide a description of the mitigation PG&E uses to determine whether or not a risk is a work order mitigation. In what circumstances would PG&E use a mitigation to determine whether or not a risk is a work order mitigation? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>8. Provide PG&E a list of Field/Change-Action (FCA) codes for determining which ones present an ignition risk, as discussed in response to Confidentiality Data Request 19, Question 8.</p>	Debra Smith	5/1/2023	5/23/2023	5/23/2023	8	NA	8.1.7	Open Work Orders	NA
385	OESB	006	OESB_006	2	OESB_006_02	<p>Regarding PG&E's Other Data Requests:</p> <p>1. Attachment 1 in response to Data Request 19 Question 10</p> <p>2. Attachment 1 in response to Data Request 21 Question 5</p> <p>3. Attachment 1 in response to Data Request 22 Question 1</p> <p>4. Attachment 1 in response to Data Request 4 Question 1</p> <p>5. Attachment 1 in response to Data Request 7 Question 1</p> <p>6. Attachment 1 in response to Data Request 7 Question 3</p> <p>7. Attachment 1 in response to Data Request 10 Question 2</p> <p>8. Attachment 1 in response to Data Request 10 Question 7</p> <p>9. Attachment 1 in response to Data Request 10 Question 7</p>	Debra Smith	5/1/2023	5/23/2023	5/23/2023	2	NA	NA	NA	NA
386	OESB	006	OESB_006	3	OESB_006_03	<p>Regarding PG&E's response to TURNE's Data Request 7, Question 3:</p> <p>1. WFE scores</p> <p>2. WFE scores</p> <p>3. Feasibility scores</p> <p>4. V3 risk ranking</p> <p>5. V3 risk ranking</p> <p>6. V3 risk ranking</p> <p>7. V3 risk ranking</p> <p>8. V3 risk ranking</p> <p>9. V3 risk ranking</p> <p>10. V3 risk ranking</p> <p>11. V3 risk ranking</p> <p>12. V3 risk ranking</p> <p>13. V3 risk ranking</p> <p>14. V3 risk ranking</p> <p>15. V3 risk ranking</p> <p>16. V3 risk ranking</p> <p>17. V3 risk ranking</p> <p>18. V3 risk ranking</p> <p>19. V3 risk ranking</p> <p>20. V3 risk ranking</p> <p>21. V3 risk ranking</p> <p>22. V3 risk ranking</p> <p>23. V3 risk ranking</p> <p>24. V3 risk ranking</p> <p>25. V3 risk ranking</p> <p>26. V3 risk ranking</p> <p>27. V3 risk ranking</p> <p>28. V3 risk ranking</p> <p>29. V3 risk ranking</p> <p>30. V3 risk ranking</p> <p>31. V3 risk ranking</p> <p>32. V3 risk ranking</p> <p>33. V3 risk ranking</p> <p>34. V3 risk ranking</p> <p>35. V3 risk ranking</p> <p>36. V3 risk ranking</p> <p>37. V3 risk ranking</p> <p>38. V3 risk ranking</p> <p>39. V3 risk ranking</p> <p>40. V3 risk ranking</p> <p>41. V3 risk ranking</p> <p>42. V3 risk ranking</p> <p>43. V3 risk ranking</p> <p>44. V3 risk ranking</p> <p>45. V3 risk ranking</p> <p>46. V3 risk ranking</p> <p>47. V3 risk ranking</p> <p>48. V3 risk ranking</p> <p>49. V3 risk ranking</p> <p>50. V3 risk ranking</p> <p>51. V3 risk ranking</p> <p>52. V3 risk ranking</p> <p>53. V3 risk ranking</p> <p>54. V3 risk ranking</p> <p>55. V3 risk ranking</p> <p>56. V3 risk ranking</p> <p>57. V3 risk ranking</p> <p>58. V3 risk ranking</p> <p>59. V3 risk ranking</p> <p>60. V3 risk ranking</p> <p>61. V3 risk ranking</p> <p>62. V3 risk ranking</p> <p>63. V3 risk ranking</p> <p>64. V3 risk ranking</p> <p>65. V3 risk ranking</p> <p>66. V3 risk ranking</p> <p>67. V3 risk ranking</p> <p>68. V3 risk ranking</p> <p>69. V3 risk ranking</p> <p>70. V3 risk ranking</p> <p>71. V3 risk ranking</p> <p>72. V3 risk ranking</p> <p>73. V3 risk ranking</p> <p>74. V3 risk ranking</p> <p>75. V3 risk ranking</p> <p>76. V3 risk ranking</p> <p>77. V3 risk ranking</p> <p>78. V3 risk ranking</p> <p>79. V3 risk ranking</p> <p>80. V3 risk ranking</p> <p>81. V3 risk ranking</p> <p>82. V3 risk ranking</p> <p>83. V3 risk ranking</p> <p>84. V3 risk ranking</p> <p>85. V3 risk ranking</p> <p>86. V3 risk ranking</p> <p>87. V3 risk ranking</p> <p>88. V3 risk ranking</p> <p>89. V3 risk ranking</p> <p>90. V3 risk ranking</p> <p>91. V3 risk ranking</p> <p>92. V3 risk ranking</p> <p>93. V3 risk ranking</p> <p>94. V3 risk ranking</p> <p>95. V3 risk ranking</p> <p>96. V3 risk ranking</p> <p>97. V3 risk ranking</p> <p>98. V3 risk ranking</p> <p>99. V3 risk ranking</p> <p>100. V3 risk ranking</p>	Debra Smith	5/1/2023	5/23/2023	5/23/2023	1	NA	8.1.2.2	Grid Design and System Hardware	Undergrounding of Electric Lines and/or Equipment - Distribution
339	OESB	004	OESB_004	13	OESB_004_013	<p>Regarding PG&E's Asset Inventory Data Request:</p> <p>1. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>2. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>3. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>4. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>5. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>6. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>7. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>8. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>9. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>10. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>11. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>12. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>13. PG&E provided information in the 2023-23 WMP Appendix F for its overall progress in Asset Inventory Data. Does it plan to use any of the information in the Appendix F to update its Asset Inventory Data? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p>	Colin Lang	5/4/2023	5/23/2023	5/23/2023	1	NA	Appendix D	Asset for Confirmed Improvement	ACI PG&E 22-33 - Progress on Filing Asset Inventory Data Gap
387	OESB	007	OESB_007	1	OESB_007_01	<p>Regarding PG&E's response to OESB DR 7 Question 10, Attachment 1:</p> <p>A. Explain the difference between a Field Safety Assessment and a Planned Field Safety Assessment. In what instances would PG&E conduct a work order due to a Field Safety Assessment? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>B. In what instances would a Standard Change lead to a working order due to a Field Safety Assessment? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making. Additionally, provide examples of which has occurred, including any supporting evidence.</p> <p>C. PG&E included three Priority A work order within the table titled "Table 13 - One".</p> <p>1. Provide the work order documentation associated with each of these items (i.e., Electric Connection notification).</p> <p>2. Are these tags still valid? If not, provide the respective completion date for when each tag was closed, as applicable.</p> <p>3. Within work orders, PG&E included 13 Priority A work orders that were closed in 2022 and 52 that are still open.</p> <p>4. Explain what circumstances would lead to a Priority A tag work with non-FSR.</p> <p>5. Provide a list of the projects within the 13 closed work orders were associated with, including details on the associated mitigation being used.</p> <p>6. Provide a list of the projects within the 52 work orders were associated with, including details on the associated mitigation being used.</p> <p>7. Regarding PG&E's written risk mitigation:</p> <p>A. Provide a description of the mitigation PG&E uses to determine whether or not a risk is a work order mitigation. In what circumstances would PG&E use a mitigation to determine whether or not a risk is a work order mitigation? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making.</p> <p>8. Provide PG&E a list of Field/Change-Action (FCA) codes for determining which ones present an ignition risk, as discussed in response to Confidentiality Data Request 19, Question 8.</p>	Alex Salomon	5/24/2023	5/30/2023	5/30/2023	0	NA	8.4.6	Emergency Preparedness	Customer Support in Wildfire and PSPS Emergencies

305	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009_02	2	CPUC - SPD (Safety Policy Division)_009_02	<p>a. Was the statement classified broadly PPS?</p> <p>b. The CPUC operates independently of PPS and is based on different criteria and protocols designed to mitigate hazards and threats that can lead to loss of life and loss under non-PPS conditions. See PG&E's 2023 WMP, Section 8.1.6 PPS indicators of operational maturity, flexibility, and system resilience is based on risk limited to:</p> <p>Operational Maturity</p> <p>Developed procedures in the PPS decision making process by reviewing information provided by our SMEs and determining when there is an imminent or significant risk of adverse events impacting PG&E assets and a significant risk of harm. Resilience measures should trigger action (see section 7.2.3 of PG&E's 2023 WMP).</p> <p>1. Making extensive use of weather forecasts and scoring capabilities by utilizing Caltrans' Probable Maximum Flood (PMF) model which employs granular scoring processes to supplement the public safety risk analysis by segmenting smaller segments of the grid within the close confines of the fire critical weather footprint, rather than re-estimating larger amounts of water.</p> <p>2. Making extensive use of Advanced Notifications and outreach tools to notify impacted customers of the expected de-energization plan (see section 4.2.4 of PG&E's 2023 WMP).</p> <p>3. 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-Risk" 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).</p> <p>4. Revising and increasing resources for restoration efforts, including use of helicopters and fleet wing arrivals to conduct low safety paths after the weather "At-Risk" restoring service to safe lines as quickly as possible subject to operational safety and ability to access equipment for public and any needed repairs (see section 7.3.5 of PG&E's 2023 WMP).</p> <p>5. Supporting vulnerable customers through California Foundation for Independent Living Centers (CILC) and Community Based Organizations (CBO) response.</p>	Kevin Miller	6/20/2023	6/8/2023	6/7/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-001 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-002 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-003	0	NA	8.1.2	Public Safety Power Shutoff	Identification of Frequently De-Energized Circuits
306	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009_03	3	CPUC - SPD (Safety Policy Division)_009_03	<p>SP&E has less than the required number of personnel with required training for several categories in Table B-8: PG&E's Personnel Training Programs for Critical and PPS Events. Other states related to staffing include for example, all staffing will complete training on time and seasons for all being completed in the timing of a required position. Why are there less than required values of personnel for completing the training?</p>	Kevin Miller	6/20/2023	6/8/2023	6/7/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-004 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-005	0	NA	8.1.3	Grid Operations and Procedures	Personnel Work Procedures and Training in Conditions of Elevated Fire Risk
307	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009_04	4	CPUC - SPD (Safety Policy Division)_009_04	<p>SP&E provides means to verify message receipt in Table B-9: PG&E's Protocols for Emergency Communication to Stakeholder Groups. How accurate is the receipt information with regard to sending messages are reaching intended recipients/aware to act in intended early actions (e.g., including, but not limited to, the receipt of a message)?</p>	Kevin Miller	6/20/2023	6/8/2023	6/7/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-006 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-007	0	NA	8.4.1	Emergency Preparedness	Protocols for Emergency Communications
308	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009_05	5	CPUC - SPD (Safety Policy Division)_009_05	<p>SP&E issues notifications to AFNMB members. How does PG&E know that these notifications are received and that contact information is up to date?</p> <p>Does PG&E have a way to continuously verify that the contact information on file is current to help ensure such important notices are being received by the intended recipients?</p>	Kevin Miller	6/20/2023	6/8/2023	6/7/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-008 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-009 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-010	0	NA	8.5.3	Community Outreach and Engagement	Engagement With Access and Functional Needs Populations
309	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009_06	6	CPUC - SPD (Safety Policy Division)_009_06	<p>SP&E mentions pre-pandemic in-person engagement. Does PG&E have data comparing pre-pandemic engagement to pandemic limitations engagement efforts and among other things, attendance? For instance, are there metrics regarding non-APNMB and APNMB?</p>	Kevin Miller	6/20/2023	6/8/2023	6/7/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-011 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-012 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-013	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_07	7	CPUC - SPD (Safety Policy Division)_009_07	<p>SP&E states that if an AFN customer does not answer the door, the notification is considered successful if a door hanger is left. What return policy/practice is PG&E following that classifies a door hanger as a successful notification?</p>	Kevin Miller	6/20/2023	6/8/2023	6/7/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-014 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-015 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/06/07/060723-016	0	NA	8.5.3	Community Outreach and Engagement	Engagement With Access and Functional Needs Populations
372	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_01	1	CPUC - SPD (Safety Policy Division)_005_01	<p>Regarding cost items in PG&E's undergrounding grid hardening mitigation initiative projects, used in calculating cost efficiency and project feasibility as described in the 2022-2023 WMP (p. 340 and p. 358), is data and/or better?</p> <p>What was the average cost per circuit mile for undergrounding in 2022, 2021, and 2020, in the HTFD, non-HTFD, and battery-aided?</p> <p>What was the average cost per circuit mile expected in 2023, 2024, and 2025, in the HTFD, non-HTFD, and battery-aided?</p> <p>For non-HTFD and battery-aided, explain expected average year-over-year cost changes.</p>	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-001 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-002 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-003	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
373	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_02	2	CPUC - SPD (Safety Policy Division)_005_02	<p>How does 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>	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-004 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-005 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-006	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
374	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_03	3	CPUC - SPD (Safety Policy Division)_005_03	<p>How is PG&E recognizing subsurface variability (e.g., encountering hard rock, slope, or other conditions) providing significant, physical obstacles into undergrounding cost calculations? Provide an example.</p>	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-007 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-008 https://www.cpuc.ca.gov/info/about/communications/press-releases/2023/05/15/051523-009	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution

375	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_4	4	CPUC - SPD (Safety Policy Division)_005_4	1. RCP&E has stated that CalTrans bench depth requirements exceeded PG&E bench depth requirements. How has impacted costs and planning? For planning purposes, what percentages of additional underground cost will be impacted by the CalTrans bench depth requirements for 2023-2025?	PG&E has refined changes to our per mile cost forecasts related to CalTrans bench depth requirements. Planning for CalTrans bench requirements is incorporated into individual project design packages. Of the approximately 2,700 circuit miles planned in the 2023-2026 Underground Planning (Plan) with the 2023-2025 WMP, 204 circuit miles are on projects where PG&E has determined that the CalTrans bench depth requirements will likely be applied. Currently, this makes up less than 8% of the underground circuit miles planned in our WMP. Engineers incorporate CalTrans bench depth requirements into the individual projects during the project design phase. The cost and planning impacts of the CalTrans requirements is listed in the attached table below.	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
376	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_5	5	CPUC - SPD (Safety Policy Division)_005_5	5. How does service the impact cost calculation?	PG&E's underground forecasts represent the capital costs to construct projects. Service is not considered in these calculations, but is expected to be longer than normal lines. PG&E also expects that by undergrounding distribution lines, there will be long-term costs for operation and maintenance, vegetation management, and other activities associated with the lines.	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
377	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_6	6	CPUC - SPD (Safety Policy Division)_005_6	6. What is the estimated multiplier for conversion from overhead (OHL) line to underground (UG) line (e.g., 1.25 Miles converted to 1.25 Miles UG)? 7. How was the conversion factor derived? 8. How was it established as the accelerating average for project planning purposes?	6. The original accelerated conversion of overhead to underground mileage (1.25) was based on the original response to a 2012 PG&E request for a revised estimate of 19 projects completed in 2022 to validate this estimate. In those 19 projects, we converted approximately 12.7 miles of overhead and retained 16.3 underground miles based on this subset of data, which is generally consistent with the estimated multiplier of 1.25 for our cost model. The conversion factor from overhead to underground was 1.25. Please also see response to 2023 WMP Division TURM 01-001, subpart 6f. 7. The original accelerated conversion of overhead to underground mileage (1.25) was based on the original response to a 2012 PG&E request for a revised estimate of 19 projects completed in 2022 to validate this estimate. In those 19 projects, we converted approximately 12.7 miles of overhead and retained 16.3 underground miles based on this subset of data, which is generally consistent with the estimated multiplier of 1.25 for our cost model. The conversion factor from overhead to underground was 1.25. Please also see response to 2023 WMP Division TURM 01-001, subpart 6f. 8. In 2015, PG&E completed two pilot projects to convert overhead primary conductor to underground primary conductor. The total all-in cost per mile for each pilot project is noted in the below table. Project Order # 20220718-3056880 Total Link Cost Per Mile (in \$MM) \$2,115.48.19 9. PG&E breaks down actual costs slightly differently than the format suggested by SPD in the question. For undergrounding at the project level PG&E uses a format agreed on in partnership with other CDAs. The following components contribute to the total: 1. Labor (internal) 2. Materials 3. Contractor (contract, corporate, etc.) 4. Other 5. Financing Costs The costs for each of the two pilot projects by cost component are shown in the below table. Project Order # 20220718-3056880 Cost Component Labor (internal) \$24,336.70 \$32,187.82 Materials \$M \$38,938 \$41,554.37 Contractor \$508,081.67 \$361,087.68 Finance \$20,611.17 \$23,323.70 Other \$44,967.19 \$27,663.32 Financing \$16,123.62 Total Cost \$904,843.05 \$1,076,174.70 Undergrounded Miles 6,412.60 Total Link Cost Per Mile (in \$MM) \$2,115.48.19	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
378	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_07	7	CPUC - SPD (Safety Policy Division)_005_07	7. On pilot projects completed to date: a. What is the total all-in cost per mile? b. What is the breakdown of project costs per mile? SPD expects to see the following components inside of the cost, although SPD understands they may not be broken down in the exact format: (Scoping (i.e., primary line, secondary line, service drop)) (Design (i.e., bids for both internal and external designers)) (Construction (i.e., permits, construction, long-term materials)) (Operation (e.g., oil, maintenance, electric conductor)) (Other? (e.g., direct payments to homeowners on homeowners may complete work such as landscaping or road repair))	Project Order # 20220718-3056880 Cost Component Labor (internal) \$24,336.70 \$32,187.82 Materials \$M \$38,938 \$41,554.37 Contractor \$508,081.67 \$361,087.68 Finance \$20,611.17 \$23,323.70 Other \$44,967.19 \$27,663.32 Financing \$16,123.62 Total Cost \$904,843.05 \$1,076,174.70 Undergrounded Miles 6,412.60 Total Link Cost Per Mile (in \$MM) \$2,115.48.19	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
379	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_08	8	CPUC - SPD (Safety Policy Division)_005_08	8. Please provide WMP/Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, used to address TURM Data Request 7, Question 1, discussing TSC calculation for system hardening.	Please see "WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx."	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	1	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
380	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_09	9	CPUC - SPD (Safety Policy Division)_005_09	9. On page 15 of the 2023-2025 WMP, PG&E states that the WDOM of ignition sources is "PG&E's historical ignition data, 2015-2021 (approximately 1,200 CPUC-acceptable ignitions and approximately 1,000 non-acceptable ignitions)." a. Describe how PG&E is using the ~1,900 non-CPUC-acceptable ignitions in its risk modeling. b. Provide the ~1,900 non-CPUC-acceptable ignition data as an spreadsheet in format similar to the existing CPUC-acceptable ignitions data (see CPUC SPD, PG&E_2023_UG and 4016166 and Wildlife Safety Ignition, under the Ignition Data).	a. The PG&E historical ignitions data described on page 15 of PG&E's WMP is used as the starting data for the probability of ignition model portion of the WDOM v. For applicable data not included in the model, we are reported capacity to load. b. The approximately 1,900 non-CPUC-acceptable ignitions used in the development of the WDOM v. is a "WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx" spreadsheet. This information has been aligned with the format used for the CPUC-acceptable ignitions, to increase consistency with all data available for these additional ignitions. c. PG&E's historical ignitions data is available in the following table: WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx d. The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e. The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f. The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	0	NA	6.2.1	Risk Methodology and Assessment	Risk and Risk Component Identification
405	CaPA	Sat WMP-26	CaPA_Sat WMP-26_01	1	CaPA_Sat WMP-26_01	a) Please describe your general process or strategy for developing load forecasts. b) Do you have a written process or procedure for developing load forecasts? c) If the answer to (a) is "yes," provide a copy. d) If the answer to (b) is "no," explain why not.	a) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. b) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. c) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	2	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
406	CaPA	Sat WMP-26	CaPA_Sat WMP-26_02	2	CaPA_Sat WMP-26_02	a) Do you consider load growth projections when you determine which system hardening measures to deploy for wildfire mitigation purposes? b) If the answer to (a) is "yes," explain why not. c) If the answer to (a) is "no," explain why not.	a) Not applicable. b) System hardening measures are selected based on wildfire risk and ignition risk growth projections, not loading. However, any loading scenario, including load growth projections, are addressed during the system hardening project scoping and design process, and the application of any specific system hardening, wildfire mitigation measure, or design criteria is based on the specific project design. c) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve greater than 100 acres so typically all that is required if load is forecasted higher is a change in protection either a larger fuse or through the application of a recloser or interrupter. If the load forecast is greater than what can be served through protection capabilities alone, we would consider extending additional mainline conductor through the area to offset the tap lines and providing a system capable of handling the load. Mainlines are typically the backbone of the system served by circuit breakers and reclosers. Our wire sizes are 715.4 aluminum conductor (AAC) ALPE line wire, 307.3 (ALC) XLPE line wire, 110 AL EPDM UC, and 600 ALPE line wire (ALPE) XLPE line wire. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
407	CaPA	Sat WMP-26	CaPA_Sat WMP-26_03	3	CaPA_Sat WMP-26_03	a) When you plan system hardening projects for wildfire mitigation purposes, do you design projects to accommodate forecasted load growth? b) If yes, what degree of load growth do you design for? c) Describe your process for incorporating forecasted load growth into the design of system hardening projects (for instance, which scenarios of possible load growth are considered).	a) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
408	CaPA	Sat WMP-26	CaPA_Sat WMP-26_04	4	CaPA_Sat WMP-26_04	a) In a typical bare conductor to covered conductor conversion project, is the intention to maintain, increase, or decrease the load capacity at peak operating temperatures? b) Explain the reasoning for your response to (a).	a) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
409	CaPA	Sat WMP-26	CaPA_Sat WMP-26_05	5	CaPA_Sat WMP-26_05	a) Are all covered conductor installation projects designed to accommodate loads greater than current covered capacity for the same span? b) If the answer to (a) is "yes," explain how. c) If the answer to (a) is "no," explain why not.	a) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
410	CaPA	Sat WMP-26	CaPA_Sat WMP-26_06	6	CaPA_Sat WMP-26_06	a) Are all overhead to underground conductor conversion projects designed to accommodate loads greater than current overhead capacity for the same span? b) If the answer to (a) is "yes," explain how. c) If the answer to (a) is "no," explain why not.	a) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
411	CaPA	Sat WMP-26	CaPA_Sat WMP-26_07	7	CaPA_Sat WMP-26_07	Describe the challenges or advantages entailed in increasing load capacity on a circuit that has previously been hardened with covered conductor.	a) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution
412	CaPA	Sat WMP-26	CaPA_Sat WMP-26_08	8	CaPA_Sat WMP-26_08	Describe the challenges or advantages entailed in increasing load capacity on a circuit that has previously been hardened with underground conductor.	a) PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 acres. Our mainline lines serve up to 100+ acres and are generally reinforced (ACSR) XLPE lines with joint components #2 copper (Cu) XLPE lines with components and 10 aluminum (AL) EPDM for ICS. Each of these conductive choices can serve more than 400 acres and are typically based on their forecasted load capacity, weather power flow, and operational capacity requirements in the area. Additional measures include in mainline design include: lightning cable designs for reactive power management, marking protection and SCADA, as well as considerations for fire risk and methods to improve conductor and mainline business-forecasted improvements. In addition, where the load forecast may exceed our maximum wire size or capacity of the circuit, we may choose to install additional conductors to increase capacity. c) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. d) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. e) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section. f) The document includes information regarding load forecasting. In the WMP, PG&E has a section for producing annual distribution load forecasts. (1) Please see WMP-Discovery2023_DR_TURM_007-001-14544-CONF.xlsx, under the "Annual Distribution Forecast" section.	Holly Whitman	7/27/2023	8/10/2023	8/10/2023	0	NA	8.1.2.2	Circuit Design and System Hardening	Underground of Electric Lines and/or Equipment - Distribution

433	CAPA	Sat WMP-28	CaPA_Sat WMP-28	12	CaPA_Sat WMP-28_012	<p>RN-PG&E-23-04 PG&E states that isolation zones "impose a circuit protection zone" (footnote 16 on page 52). a) Define "isolation zone". b) In an isolation zone, an isolation device is a circuit protection device. c) If the answer to part (a) is no, describe the difference.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	GND Operations and Procedures	NA
435	CAPA	Sat WMP-28	CaPA_Sat WMP-28	14	CaPA_Sat WMP-28_014	<p>RN-PG&E-23-04 Table RN-PG&E-23-04 on page 59 of PG&E's response estimates PG&E crews 7300 total two leg tags in 2023, 14000 level two leg tags in 2024, and 50,000 level two leg tags in 2025. a) Break the above total reduced number of level 2 leg tags PG&E forecasts being created in 2024 and 2025 compared to 2023.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	GND Operations and Procedures	NA
436	CAPA	Sat WMP-28	CaPA_Sat WMP-28	15	CaPA_Sat WMP-28_015	<p>RN-PG&E-23-04 Page 61 of PG&E's response states, "For example, we have found certain splices (e.g., splices within her hot lead or insulator, and number of splices per span) do not pose an increased risk of ignition. Instead of issuing a non-priority risk maintenance tag, the splices are briefly addressed by the asset management team as they are a potential indicator of a holistic asset health issue." a) Describe how the asset management team will track splices if a maintenance tag is not issued. b) Describe the circumstances under which PG&E would repair splices that do not pose an ignition risk, and how often does not have a maintenance tag. c) How does PG&E's asset management team use splices as an indicator of "holistic asset health" and under what circumstances does the asset management team take action based on the indicator?</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	GND Operations and Procedures	NA
437	CAPA	Sat WMP-28	CaPA_Sat WMP-28	16	CaPA_Sat WMP-28_016	<p>RN-PG&E-23-05 Page 68 of PG&E's response states, "There are 79 circuit segments that are not included in an underground plan and have not been hardened." PG&E chose to add different circuit segments to the portfolio that could be undergrounded more efficiently. PG&E manages utilities risk on these 79 circuit segments. a) Has PG&E considered overhead hardening on the 79 circuit segments described in this section? b) If the answer to part (a) is yes, why did PG&E not do overhead hardening as a mitigation for these 79 circuit segments? c) If the answer to part (a) is no, explain why not.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.2.2	GND Design and System Hardening	Undergrounding of electric lines and/or equipment
438	CAPA	Sat WMP-28	CaPA_Sat WMP-28	17	CaPA_Sat WMP-28_017	<p>RN-PG&E-23-05 Table RN-PG&E-23-05-02 on page 72 of PG&E's response compares the mileage in the top 20% of WFE, the top 20% of WORM (A), and the top 20% of WORM (B). a) Is an understanding from PG&E's response to ACI PG&E-22-04 in its 2023-2025 WMP that the top 20 of circuit segments under WFE is based on the risk score from WORM (A) and the healthiness score of undergrounding? b) If the answer to part (a) is yes, how does the WORM (A) risk score appear in the numerator and the healthiness of undergrounding appear in the denominator? c) Does the list of circuit segments ranked by WFE represent risk scores from WORM (A) if yes, describe how. d) Additional comments were submitted to WFE about the WORM (A) model results.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.2.2	GND Design and System Hardening	Undergrounding of electric lines and/or equipment
439	CAPA	Sat WMP-28	CaPA_Sat WMP-28	18	CaPA_Sat WMP-28_018	<p>RN-PG&E-23-05 Page 70 of PG&E's response states, "Based on our further evaluation, the preliminary updated mitigation effectiveness for undergrounding, considering the residual risk from secondary and service lines, is approximately 97.7 percent compared to the 99 percent." a) Describe how PG&E calculated the effectiveness of 97.7 percent. b) Provide supporting data and worksheets for your response to part (a).</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	1	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management Inspections
440	CAPA	Sat WMP-28	CaPA_Sat WMP-28	19	CaPA_Sat WMP-28_019	<p>RN-PG&E-23-07 Page 103 of PG&E's response states, "The TAT was developed to fit the scope of the EVM program. While the development of EVM goals has decided to decrease the scope of the TAT, it will be revised based on industry expert assessments using the TRAQ tool." a) Does this, beginning of 2024, the scope of FTI will be similar to the scope of EVM (approximately 1,800 miles), please explain why the TAT is not appropriate for the scope of FTI. b) Describe the ways in which the TAT and TRAQ form are similar. c) Describe the ways in which the TAT and TRAQ form are different.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	2	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management Inspections
441	CAPA	Sat WMP-28	CaPA_Sat WMP-28	20	CaPA_Sat WMP-28_020	<p>RN-PG&E-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 for this comparison." a) Does PG&E plan to perform a study or analysis to compare the effectiveness of the TAT and the ISA TRAQ? b) If the answer to part (a) is yes, please describe the study PG&E plans to perform, and the data PG&E plans to compare the data. c) If the answer to part (a) is no, please explain why not.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management Inspections
434	CAPA	Sat WMP-28	CaPA_Sat WMP-28	13	CaPA_Sat WMP-28_013	<p>RN-PG&E-23-04 Page 52 of PG&E's response states, "Inspectors can also recommend that modification be cancelled if they believe it was created in error or if it was already completed." a) Describe the procedure by which an inspector performing a field safety assessment can recommend a modification be cancelled. b) If an inspector recommends a field safety assessment recommendation that a modification be cancelled, do any additional checks or verifications take place prior to cancelling the verification? c) If the answer to part (a) is yes, describe what additional checks or verifications take place. d) If the answer to part (b) is no, explain why not.</p>	Holly Whitman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	GND Operations and Procedures	NA
413	CAPA	Sat WMP-28	CaPA_Sat WMP-28	9	CaPA_Sat WMP-28_009	<p>Provide a list of all circuits in your system. For each circuit, provide: a) Peak load in Amps observed since January 1, 2014. b) Circuit Capacity in Amps.</p>	Holly Whitman	7/27/2023	8/17/2023	8/17/2023	1	NA	8.1.2.2	GND Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
414	CAPA	Sat WMP-28	CaPA_Sat WMP-28	10	CaPA_Sat WMP-28_010	<p>Provide updated GIS layers of primary distribution, secondary distribution, and transmission lines, with the following attributes: a) Circuit ID Number b) Peak load in Amps observed since January 1, 2014. c) Circuit Capacity in Amps.</p>	Holly Whitman	7/27/2023	8/17/2023	8/17/2023	1	NA	8.1.2.2	GND Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution

415	CaPA	Sat WMP-27	CaPa_Sat WMP-27_01	1	CaPa_Sat WMP-27_01	<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 I now say that work was largely ineffective and is interrupting the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives.</p> <p>1) Did PG&E provide an internal analysis to the Wall Street Journal as described in the article? 2) If the answer to part (a) is yes, please provide a copy of the internal analysis described in the article. 3) 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. 4) If the answer to part (a) is no, please provide a copy of the internal analysis described in the article. 5) If the answer to part (a) is no, please provide a copy of the internal analysis described in the article.</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	1	NA	8.2.2.25	Vegetation Management and Inspections	Focused Tree Inspections
416	CaPA	Sat WMP-27	CaPa_Sat WMP-27_02	2	CaPa_Sat WMP-27_02	<p>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 I now say that work was largely ineffective and is interrupting the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives.</p> <p>1) Please list the utility executives who were interviewed by The Wall Street Journal as described in the article. If for each executive listed in part (a), please provide the date or dates the interview occurred. 2) For each executive listed in part (a), please provide transcripts of the interview. If available. 3) If the answer to part (a) is no, please state when PG&E provided a copy of the internal analysis described in the article. 4) If the answer to part (a) is no, please provide a copy of the internal analysis described in the article. 5) If the answer to part (a) is no, please provide a copy of the internal analysis described in the article.</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	1	NA	8.2.2.25	Vegetation Management and Inspections	Focused Tree Inspections
417	CaPA	Sat WMP-27	CaPa_Sat WMP-27_03	3	CaPa_Sat WMP-27_03	<p>The article states the following: PG&E now says that work was largely ineffective and is interrupting the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives.</p> <p>1) Please explain what is meant by the italicized quoted above that the work described in the article was "largely ineffective." 2) Please explain what is meant by the italicized quoted above that the work described in the article was "largely ineffective." 3) Please explain what is meant by the italicized quoted above that the work described in the article was "largely ineffective."</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	0	NA	8.2.2.25	Vegetation Management and Inspections	Focused Tree Inspections
418	CaPA	Sat WMP-27	CaPa_Sat WMP-27_04	4	CaPa_Sat WMP-27_04	<p>The article states the following: The California utility giant says the program, which involved creating wide areas between live wires and potentially hazardous trees, resulted in a 1% reduction in ignition events during periods when the risk was highest, typically in autumn, according to the company's internal analysis.</p> <p>1) Please provide the analysis and data to support the 1% reduction in ignitions during periods when fire risk was highest. 2) Please provide the analysis and data to support the 1% reduction in ignitions across an entire year.</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	2	NA	8.2.2.25	Vegetation Management and Inspections	Focused Tree Inspections
419	CaPA	Sat WMP-27	CaPa_Sat WMP-27_05	5	CaPa_Sat WMP-27_05	<p>1) Responses to date request: California/PG&E-20230817-14, questions 6, on April 17, 2023. PG&E stated that it expected to complete the Substation Annual Abatement Effectiveness Study by July 18, 2023. 2) Has PG&E completed the Substation Annual Abatement Effectiveness Study? 3) If the answer to part (a) is yes, please provide a copy of any reports or other output from the Substation Annual Abatement Effectiveness Study. 4) If the answer to part (a) is no, please state when PG&E currently expects to complete the Substation Annual Abatement Effectiveness Study.</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	0	NA	8.1.1.22	Grid Design and System Planning	Other Technologies and Systems - Substation Annual Abatement
420	CaPA	Sat WMP-27	CaPa_Sat WMP-27_06	6	CaPa_Sat WMP-27_06	<p>1) Responses to date request: TSPN/PG&E-3, question 2, on April 10, 2023. PG&E stated the following: Additionally, we are in the process of finalizing study that is planned to be completed by June 30, 2023. This study will assess the residential electricity environments to locations that have been undergrounded and have been hardened with conductor conductor. 2) Has PG&E completed the study described above? 3) If the answer to part (a) is yes, please provide a copy of any reports or other output from the study described above. 4) If the answer to part (a) is no, please state when PG&E currently expects to complete the study described above.</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	0	NA	NA	NA	NA
421	CaPA	Sat WMP-27	CaPa_Sat WMP-27_07	7	CaPa_Sat WMP-27_07	<p>Please provide a copy of PG&E's 2022 Annual Electric Reliability Report. This should be similar to the documents provided to TSPN in responses to TSPN/PG&E-3, question 1, on April 10, 2023.</p>	Holly Whitman	8/4/2023	8/16/2023	8/16/2023	1	NA	NA	NA	NA
422	OEBIS	011	OEBIS_011	1	OEBIS_011_01	<p>Regarding distribution detailed-ground inspections On page 464 of revised WMP, PG&E states that it will shift from inspecting all HTD tier 3 distribution assets annually and tier 2 assets every three years, to inspecting tier 2 and tier 3 assets annually and tier 1 assets every two years. 1. Please provide the number of assets/structures (using the same asset/structure definition as WMP 8.1.3.1) that are 465 located in HTD tier 3. 2. Please provide the number of assets/structures (using the same asset/structure definition as WMP 8.1.3.1) that are 465 located in HTD tier 2. 3. Please provide the number of assets/structures (using the same asset/structure definition as WMP 8.1.3.1) that are 465 located in HTD tier 1.</p>	Delecia Smith	8/16/2023	8/23/2023	8/23/2023	0	NA	8.1.3.2.1	Asset Inspections	Detailed Ground Inspection
423	OEBIS	011	OEBIS_011	2	OEBIS_011_02	<p>Regarding PG&E's Grid Design and Maintenance Quality Control 1. In its Revision Notice Response, PG&E states that it is "working to integrate QC with [its] execution processes. This approach will create real-time learnings to coach and guide workers..." and that minimum sample sizes and asset size ranges would be based on PG&E's flexibility. (Page 35) 2. Describe the approach, including the similarities and differences from the current and previous approach to QC. 3. Provide the estimated sample size for this approach. These sample sizes may differ from previous physical audits. 4. Describe the approach to QC, including the similarities and differences from the current and previous approach to QC. 5. Describe any performance metrics PG&E has developed related to the approach and any targets for performance for 2023-2025. 6. Explain why PG&E can provide year-to-date pass rate results for its QC program (Table R/N/PG&E-23-02-1) but not pass rate targets for the 2023-2025 WMP cycle.</p>	Delecia Smith	8/16/2023	8/23/2023	8/23/2023	0	NA	8.1.8	Quality Assurance and Quality Control	NA
424	OEBIS	011	OEBIS_011	3	OEBIS_011_03	<p>Regarding PG&E's Vegetation Management Quality Control 1. In its Revision Notice Response, PG&E states that it is "working to integrate QC with [its] execution processes. This approach will create real-time learnings to coach and guide workers..." and that minimum sample sizes and asset size ranges would be based on PG&E's flexibility. (Page 35) 2. Describe the approach, including the similarities and differences from the current and previous approach to QC. 3. Provide the estimated sample size for this approach. These sample sizes may differ from previous physical audits. 4. Describe the approach to QC, including the similarities and differences from the current and previous approach to QC. 5. Describe any performance metrics PG&E has developed related to the approach and any targets for performance for 2023-2025. 6. Explain why PG&E can provide year-to-date pass rate results for its QC program (Table R/N/PG&E-23-02-1) but not pass rate targets for the 2023-2025 WMP cycle.</p>	Delecia Smith	8/16/2023	8/23/2023	8/23/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA

451	CaPA	Sat WMP-29	CaPA_Sat WMP-29	2	CaPA_Sat WMP-29_02	<p>PG&E's response to Data Request No. Cal Advertiser_028-0001's on August 15, 2023, states "OC is integrating with execution processes by completing OC on an alternate basis than has been historically associated, allowing for greater opportunities for re-bearing inspection, sharing warnings, and making corrections, as necessary."</p> <p>What was the minimum, maximum and average OC completion timeline for detailed ground distribution inspections in 2022?</p> <p>What was the minimum, maximum and average OC completion timeline for detailed ground distribution inspections in 2021?</p> <p>What was the minimum, maximum and average OC completion timeline for detailed ground distribution inspections in 2020?</p> <p>What are the expected target minimum, maximum, and average OC completion timelines for detailed ground distribution inspections after integration with execution processes?</p>	<p>a) Please see attachment "WMP-Discussion023_DR_CalAdvertiser_028-0001001" for the requested information.</p> <p>b) PG&E continues to be committed to moving our OC program closer to the historic but does not have requirements to provide the additional details that need to be finalized to complete the process. PG&E has implemented new OC being - as described in the September 27, 2023 WMP implementation - to help demonstrate our progress in this area and commitment to continuous improvement.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	1	NA	8.1.8	Quality Assurance and Quality Control	NA
452	CaPA	Sat WMP-29	CaPA_Sat WMP-29	3	CaPA_Sat WMP-29_03	<p>PG&E's response to Data Request No. Cal Advertiser_028-0001's on August 15, 2023, states "OC is integrating with execution processes by completing OC on an alternate basis than has been historically associated, allowing for greater opportunities for re-bearing inspection, sharing warnings, and making corrections, as necessary."</p> <p>Does PG&E have an internal standard for the minimum amount of time between a detailed ground distribution inspection and subsequent OC?</p> <p>If the answer to part (a) is yes, please provide any procedures, handbooks, checklists, or job aids that define the amount of time between a detailed ground distribution inspection and subsequent OC under PG&E's current OC process.</p> <p>If the answer to part (a) is no, how does PG&E determine when to perform OC following a detailed ground distribution inspection?</p>	<p>a) There is no internal requirement/standard for the minimum amount of time between a detailed ground distribution inspection and subsequent OC.</p> <p>b) Not applicable.</p> <p>c) PG&E determines when to perform OC following a detailed ground distribution inspection according to the applicable sampling process within the SIOC procedure. This typically occurs within 14 days but could be sooner or later depending on field conditions, business need, and sampling methodology, but similar to our response to subject (a), there is no requirement/standard for timing of sampling.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	0	NA	8.1.8	Quality Assurance and Quality Control	NA
453	CaPA	Sat WMP-29	CaPA_Sat WMP-29	4	CaPA_Sat WMP-29_04	<p>Page 62 of PG&E's response states, "For example, we have found certain splices (e.g., splices within less feet of 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 normal risk."</p> <p>PG&E's 2022 Electric Asset Management Plan (EAMP) Electric Distribution Overhead Assets (referred to as EAMP) provides in response to Data Request No. CIESO/Cal Advertiser/PG&E/Down Power Lines, question 1, on June 29, 2022, "through a risk-based approach, the presence of splices and the likelihood of arcs from an arc fault on a conductor (ACSIR, 4 C, 6 C). See slides 12-14 of the AMP."</p> <p>Has PG&E performed a study on the correlation between the presence of splices and the likelihood of arcs from larger conductors (span)? If yes, please provide the results of the study.</p> <p>If the answer to part (a) is no, does PG&E plan to perform such a study? If yes, please provide the approximate date the study will be completed.</p> <p>If the answer to part (b) is no, please explain why.</p> <p>If the answer to part (b) is yes, please explain why.</p> <p>How did PG&E come to the conclusion that splices within less feet of an insulator did not pose an increased risk of ignition?</p> <p>How did PG&E come to the conclusion that the number of splices per span did not pose an increased risk of ignition?</p> <p>Please provide any studies, analyses, reports, or other documentation to support your response to part (a).</p> <p>Please provide any studies, analyses, reports, or other documentation to support your response to part (b).</p> <p>PG&E's response quoted above refers to "certain splices" and makes no examples. Are there other types of splices that PG&E has concluded "do not pose an increased risk of ignition"?</p> <p>If the answer to part (b) is yes, please list all such types of splices.</p>	<p>Please note the attachments to the response contain confidential material.</p> <p>a) PG&E has not performed a formal study on the correlation between the presence of splices and the likelihood of arcs from larger conductor spans.</p> <p>b) The current wire down database tracks conductor attributes for wire down incidents caused due to a conductor equipment failure or a component failure. PG&E is currently analyzing the database risk above that procedure of splices in one of the conducting factors for likelihood of equipment failure wire down. Furthermore, data above that there is a high risk rate of smaller wire conductors (10 and 4 C) at locations with overlapping conflicting conditions, corrosion areas, splice areas, and thermal aging associated (TS). Therefore, these asset health attributes are useful in assessing the holistic asset health of conductor segments.</p> <p>The dataset also shows that the wire down equipment failure rate per year for small conductor is 0.008 WD/MI/year compared to 0.034 WD/MI/year for larger conductors (data as of September 2023). Small conductor failure rate is 2 to 3 times the larger conductor. Over the 5 years approximately 87% (data as of September 2023) of the failed conductors are small wire conductors. Therefore, given the significantly higher rate of failure of small wire conductors, PG&E is currently applying and prioritizing replacement of small wire conductors through protective replacement program.</p> <p>PG&E is currently establishing an Integrated Grid Planning program that assesses the holistic condition of all conductor segment in four categories, wildfire risk, capacity constraint, asset health, and reliability. Any part of the GIP process we are establishing an asset health risk score for all conductor segments (smaller conductor and larger conductors).</p> <p>c) Not applicable, please see the response to subject (b) above.</p> <p>d) 2023 PG&E completed an analysis of effects of splice location on distribution circuits. The objective of the project was to evaluate the effects of splice proximity to dead ends and insulators, specifically due to location and size of splice displacement (splices from wire down). The testing was performed for compression splices with ACSIR, ACSSR, and 4C copper conductors. Splice location investigation included 8 inches to 14 inches. The results show the physical testing and modeling prove that splices located 8 inches or less to increased mechanical displacement across all frequencies, which is a concern for the safety of the system.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	1	NA	NA	NA	NA
454	CaPA	Sat WMP-29	CaPA_Sat WMP-29	5	CaPA_Sat WMP-29_05	<p>Please provide a copy of PG&E's 2022 Electric Asset Management Plan for Electric Distribution Overhead Assets (EAMP) if available. If not available, please provide the date it becomes available.</p> <p>Please provide a copy of PG&E's 2023 Electric Asset Management Plan for Electric Distribution Overhead Assets (EAMP) if not available, please provide the date it becomes available.</p> <p>Page 107 of PG&E's response states, "Detection of partial voltage conditions allows Control Center Operators to respond faster to locations where equipment may be in a condition that increases wildfire risk. This technology helps PG&E detect and locate a wire down condition within minutes that may reduce the amount of time a line is energized after down (where it can be repaired) and allow that operators to address equipment-related systems more quickly if they occur."</p> <p>Has PG&E performed a study to determine whether detection of partial voltage conditions has reduced the amount of time a line is energized after down? Please provide the results of the study if yes.</p> <p>If the answer to part (a) is no, does PG&E plan to perform such a study? Please provide the approximate date the study will be completed.</p> <p>If the answer to part (b) is no, please explain why.</p> <p>Since January 2022, how many wire down events has PG&E experienced in its HT/DFHRA areas on lines that have partial voltage detection enabled?</p> <p>On the events in part (c), what was the average time the lines remained unenergized after down?</p>	<p>a) PG&E's 2022 Electric Asset Management Plan (AMP) has not published due to internal operational changes and approvals. As a result, PG&E did not plan to publish the 2022 AMP and will reinitiate the 2023 AMP.</p> <p>b) PG&E's 2023 AMP has not yet been prepared. We anticipate publication by the end of 2023.</p> <p>c) The Partial Voltage Force Out protocol has been utilized for a short time, having been operational in PG&E control centers in 2022. No formal study has been conducted to determine whether detection of partial voltage conditions has reduced the amount of time a line is energized after down.</p> <p>d) We will evaluate the history of response to wire down conditions in the HT/DFHRA/TD, occurring during the traditional peak wildfire season of May 1 and November 1, going back to 2020. We can complete that analysis by December 31, 2023.</p> <p>e) See (a) and (b). Data for wire down conditions in the HT/DFHRA/TD will be included as part of the formal study. While EPSS protection settings have been analyzed, Distribution Center Control centers installed a Partial Voltage Force Out 30 lines in 2022 and 17 more, through September 25, 2023.</p> <p>f) The average response time to a control center operator to handle a PVP was 11 minutes in 2022 and 14 minutes on average, year to date in 2023.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	0	NA	NA	NA	NA
455	CaPA	Sat WMP-29	CaPA_Sat WMP-29	6	CaPA_Sat WMP-29_06	<p>EPSS active settings are designed to provide (1) faster fault detection and clearing within 100ms, (2) reduced false single-phase operation, and (3) higher impedance fault detection. Accordingly, by definition our EPSS device protection settings must overreach smaller installed zones on our circuits (such as fused feed lines) and detect faults beyond lines and de-energize all three phases within 100ms when a fault is detected, such as a tree or branch contact with the conductor.</p> <p>EPSS active settings that would otherwise be normally be disabled in smaller areas within our system (e.g., such as fused tap loads) may result in higher rates of circuit-level outages impacting a greater number of customers across a larger geographic area but not necessarily resulting in an increase in the number of customer outages. Accordingly, these outages generally would occur under normal operating conditions but are electrically isolated to smaller portions of our system. In a small number of instances, we have experienced "hotlines" outages related to switching activities associated with planned work. In these instances, we have proactively worked with our sending and/or receiving providers to coordinate the restoration of those outages.</p> <p>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 outages) than in 2020 (8,128 outages) before EPSS was enabled.</p> <p>Does PG&E have any data or reports that show 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 outages) than in 2020 (8,128 outages) before EPSS was enabled.</p> <p>Has PG&E's quarterly data reports, PG&E generally experienced fewer RP-W out-of-circuit days in 2022 than in 2020?</p> <p>2020: 221 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300</p>	<p>a) To achieve EPSS ignition reduction benefit, EPSS protection settings are designed to provide (1) faster fault detection and clearing within 100ms, (2) reduced false single-phase operation, and (3) higher impedance fault detection. Accordingly, by definition our EPSS device protection settings must overreach smaller installed zones on our circuits (such as fused feed lines) and detect faults beyond lines and de-energize all three phases within 100ms when a fault is detected, such as a tree or branch contact with the conductor.</p> <p>EPSS active settings that would otherwise be normally be disabled in smaller areas within our system (e.g., such as fused tap loads) may result in higher rates of circuit-level outages impacting a greater number of customers across a larger geographic area but not necessarily resulting in an increase in the number of customer outages. Accordingly, these outages generally would occur under normal operating conditions but are electrically isolated to smaller portions of our system. In a small number of instances, we have experienced "hotlines" outages related to switching activities associated with planned work. In these instances, we have proactively worked with our sending and/or receiving providers to coordinate the restoration of those outages.</p> <p>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 outages) than in 2020 (8,128 outages) before EPSS was enabled.</p> <p>b) PG&E has not performed a study regarding weather-normalized HFRA outage events in 2020, 2021, and 2022 relative to EPSS Reliability Migration program.</p> <p>c) Not applicable, please see the response to subject (a) above.</p> <p>d) PG&E has been using the method and the method of Electrical and Electronics Engineers Standard 1369 (IEEE 1369) of excluding major event days. This has been PG&E's method of excluding major event days that occur on very warm days, such as very high temperature days, significant storm days, etc. This methodology is the industry standard practice for identifying trends in reliability metrics.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	0	NA	8.2.3.4	Vegetation Management and Inspections	Factors Mitigation
456	CaPA	Sat WMP-29	CaPA_Sat WMP-29	7	CaPA_Sat WMP-29_07	<p>Page 107 of PG&E's reply comments filed on September 1, 2023, state, "EPSS generally does not create outage events that would not have otherwise occurred. EPSS settings enable a line to be more quickly than standard settings, but EPSS settings do not increase the number of outage events on that line."</p> <p>Does 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>	<p>a) To achieve EPSS ignition reduction benefit, EPSS protection settings are designed to provide (1) faster fault detection and clearing within 100ms, (2) reduced false single-phase operation, and (3) higher impedance fault detection. Accordingly, by definition our EPSS device protection settings must overreach smaller installed zones on our circuits (such as fused feed lines) and detect faults beyond lines and de-energize all three phases within 100ms when a fault is detected, such as a tree or branch contact with the conductor.</p> <p>EPSS active settings that would otherwise be normally be disabled in smaller areas within our system (e.g., such as fused tap loads) may result in higher rates of circuit-level outages impacting a greater number of customers across a larger geographic area but not necessarily resulting in an increase in the number of customer outages. Accordingly, these outages generally would occur under normal operating conditions but are electrically isolated to smaller portions of our system. In a small number of instances, we have experienced "hotlines" outages related to switching activities associated with planned work. In these instances, we have proactively worked with our sending and/or receiving providers to coordinate the restoration of those outages.</p> <p>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 outages) than in 2020 (8,128 outages) before EPSS was enabled.</p> <p>b) PG&E has not performed a study regarding weather-normalized HFRA outage events in 2020, 2021, and 2022 relative to EPSS Reliability Migration program.</p> <p>c) Not applicable, please see the response to subject (a) above.</p> <p>d) PG&E has been using the method and the method of Electrical and Electronics Engineers Standard 1369 (IEEE 1369) of excluding major event days. This has been PG&E's method of excluding major event days that occur on very warm days, such as very high temperature days, significant storm days, etc. This methodology is the industry standard practice for identifying trends in reliability metrics.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	0	NA	8.1.1.1	Grid Operations and Protection	Protective Equipment and Device Settings
457	CaPA	Sat WMP-29	CaPA_Sat WMP-29	8	CaPA_Sat WMP-29_08	<p>Page 2 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 outages) than in 2020 (8,128 outages) before EPSS was enabled."</p> <p>Has PG&E's quarterly data reports, PG&E generally experienced fewer RP-W out-of-circuit days in 2022 than in 2020?</p> <p>2020: 221 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300</p>	<p>a) PG&E has not performed a study regarding weather-normalized HFRA outage events in 2020, 2021, and 2022 relative to EPSS Reliability Migration program.</p> <p>b) Not applicable, please see the response to subject (a) above.</p> <p>c) PG&E has been using the method and the method of Electrical and Electronics Engineers Standard 1369 (IEEE 1369) of excluding major event days. This has been PG&E's method of excluding major event days that occur on very warm days, such as very high temperature days, significant storm days, etc. This methodology is the industry standard practice for identifying trends in reliability metrics.</p>	Holly Whitman	9/7/2023	9/27/2023	9/27/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	0	NA	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities
458	OEIS	013	OEIS_013	1	OEIS_013_01	<p>It is unclear from statements in the revised 2023-2025 WMP (printed 8/7) whether PG&E uses probability distributions or maximum values in its risk score calculations--likelihood of fire multiplied by consequences (CoRE). On pages 173-174 (lastest) of PG&E discussion how a classifier system is used to calculate mean (average) MAVs for joint which are aggregated to a risk score.</p> <p>These calculations of the risk consequences are calculated in section 8 appears inconsistent with Table 2.2.1 on page 108 (lastest) of the table below maximum impact from Technovision simulation is used to calculate fire consequences and the maximum buildings impact from Technovision simulation is used to calculate fire consequences.</p> <p>To address this data request:</p> <p>1. Please indicate whether the consequence component of PG&E's risk score calculations (CoRE) uses averages or maximum values.</p> <p>2. If PG&E uses maximum values in the consequence component of its risk score calculations, please indicate what maximum values it uses and whether its maximum values are used to avoid a worst case.</p>	<p>a) As indicated on page 173 of the Second Revised 2023-2025 WMP, the wildfire consequences used in the Wildfire Distribution Risk Model (WDRM) utilizes mean (average) MAV CoRE values, which are based on historical data. The WDRM provides an annual wildfire risk value, such as, such as, which utilizes mean (average) values to represent the wildfire risk over that period.</p> <p>b) The safety and wildfire consequences values described in Table 2.2.1 on page 503 of the Second Revised 2023-2025 WMP are for the PFRS (Fire Scenario) to quantify the risk and benefits associated with reducing or not reducing a PFRS (Fire Scenario) wildfire risk conditions. As described on page 507, the modeling considerations are to estimate the consequences of wildfire risk and PFRS risk during the high wildfire risk conditions (assuming a PFRS event). To better account from low-frequency/high-consequence conditions, the maximum values for safety and wildfire consequences are used.</p>	Debra Smith	9/8/2023	9/13/2023	9/13/2023	<p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p> <p>https://www.pge.com/legal/attestations/attestation-023-09-27-2023-wmp-implementation.html</p>	0	NA	6.1.1.1	Risk Score Calculations	NA

498	CAIPA	Sat WMP-34	CAIPA_Sat WMP-34	8	CAIPA_Sat WMP-34_Q8	<p>Provide an Excel table that lists (as many) each momentary outage that occurred from January 1, 2017 through December 31, 2022 on any of the circuits identified in your response to Question 6. For each outage, the Excel table should include the following information in separate columns:</p> <p>a) Outage ID b) Circuit Name c) Circuit ID d) Division e) Was EPSS enabled on this circuit at the time of the outage? f) When was the circuit made EPSS-capable? g) Why (list the Logic) h) Outage Start Day & Time i) DECO (Count of Customers Experiencing Sustained Outages) j) Customer Minutes k) Cause (if known) l) Date (if known)</p> <p>Was the circuit excluded in response to the momentary outages?</p>	Justin Hagler	12/1/2023	1/19/2024					8.1.8.1.1	GHD Operations and Procedures	Protective Equipment and Device Settings
499	CAIPA	Sat WMP-34	CAIPA_Sat WMP-34	9	CAIPA_Sat WMP-34_Q9	<p>Regarding PG&E's 2021 Reliability Report, PG&E states "Base reliability projects have been initiated on Garberville 1101 circuit to minimize the impacts of EPSS, and taking a more surgical approach in applying EPSS settings when the circuit is most at risk." However, PG&E did not report an EPSS outage for Garberville 1101 in 2021. PG&E's first reported outage on Garberville 1101 was on July 26, 2022, 10 which was after the 2021 Reliability Report was published. Please explain this discrepancy.</p>	Justin Hagler	12/1/2023	1/19/2024					8.1.8.1.1	GHD Operations and Procedures	Protective Equipment and Device Settings
500	CAIPA	Sat WMP-34	CAIPA_Sat WMP-34	10	CAIPA_Sat WMP-34_Q10	<p>Regarding PG&E's 2021 Reliability Report, PG&E states "Base reliability project has been initiated on Otter 1102 circuit to minimize the impacts of EPSS, and taking a more surgical approach in applying EPSS settings when the circuit is most at risk." However, PG&E did not report an EPSS outage for Otter 1102 in 2021. PG&E's first reported outage on Otter 1102 was on August 19, 2022, 13 which was after the 2021 Reliability Report was published. Please explain this discrepancy.</p>	Justin Hagler	12/1/2023	1/19/2024					8.1.8.1.1	GHD Operations and Procedures	Protective Equipment and Device Settings
501	CAIPA	Sat WMP-34	CAIPA_Sat WMP-34	11	CAIPA_Sat WMP-34_Q11	<p>In PG&E's November 2022 EPSS Monthly report, PG&E reports that there have been 28 outages on EPSS-enabled Transmission lines (T-EPSS) outages in the year to date.</p> <p>Are there downstream outages (e.g., to distribution customers that may be served from a substation that may be fed by the transmission line) that result from outages that occur on EPSS-enabled transmission lines? a) Did any of the 28 reported T-EPSS outages in 2023 cause downstream impacts to other transmission or distribution customers? b) If the answer to part (a) is yes, please describe the extent of the downstream impacts. c) If the answer to part (b) is yes, are those downstream outages reported as EPSS outages in PG&E's monthly EPSS reports or in any other reporting venue? d) If the answer to part (b) is yes, why did PG&E not have a backup or contingency transmission circuit(s) in place to avoid downstream distribution outages?</p>	Justin Hagler	12/1/2023	1/19/2024					8.1.8.1.1	GHD Operations and Procedures	Protective Equipment and Device Settings