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April 4, 2025

Via Office of Energy Infrastructure Safety E-Filing

Tony Marino, Deputy Director Office of Energy Infrastructure Safety California Natural Resources Agency 715 P Street, 20th Floor Sacramento, CA 95814

Re: Pacific Gas and Electric Company's 2026-2028 Base Wildfire Mitigation Plan

Docket: 2026-2028-Base-WMPs

Dear Deputy Director Marino:

Enclosed please find Pacific Gas and Electric Company's (PG&E) 2026-2028 Base Wildfire Mitigation Plan (WMP). As directed, we: (1) revised our WMP to correct incomplete items identified by the Office of Energy Infrastructure Safety (Energy Safety) during the WMP presubmission process; and (2) made non-substantive corrections to identified typographical errors and formatting issues in the document.

The table below lists the substantive revisions to the document that were identified during the pre-submission process. Please note that, where a table was updated, the narrative immediately surrounding the table was also updated to match the changes to the table.

PAGE NUMBER	NATURE OF THE CHANGE
6 & 156	The forecasted undergrounding and covered conductor mileage was
	updated.
23	The financial expenditures table was updated.
119	The risk driver data was updated.
148	This table was updated to include data on additional programs.
151 & 180	The risk calculations and forecasted undergrounding and covered
	conductor mileage were updated.
163	This table was updated to correct missing and incorrect information.
168	Clarification was added to footnote (c) regarding the calculation of risk
	hardening targets.
175	The risk calculations, planned work, and forecasted undergrounding
	mileage were updated.
303	The forecasted undergrounding mileage was updated.
323	Three sentences regarding the Emergency Operations team were deleted
	to more correctly describe the team's activities.
356	The risk calculations were updated.

PAGE NUMBER	NATURE OF THE CHANGE
381 & 586	This narrative was updated to include the most recent version of PG&E's
	Wood Management Procedure.
387	A sentence describing engagement with CAL FIRE was revised to more
	correctly describe the relationship.
569	This Joint Utility response to an Area for Continued Improvement (ACI)
	was updated.
592-593	This Joint Utility response to an ACI was updated.
652	This narrative was updated to include a link to online maps on PG&E's
	website.

The table below lists the non-substantive revisions to the document:

PAGE NUMBER	NATURE OF THE CHANGE
31	The data related to the Nuns Complex Fire was corrected.
175	The total number of shunt splices installed was corrected.
196	The number of miles of hardened overhead conductor was corrected.
311, 315, 316 &	The definition of the asset tag backlog was corrected to match that in
614	previous WMPs.
332	Clarification was added regarding EPSS buffer criteria.
356	The number of transmission routine inspections performed was
	corrected.
419	The total number of employees was corrected.
514	The number of supporting employees was corrected.
Throughout the	Minor, non-substantive revisions were made to correct issues such as
document	typographical errors, formatting errors, incorrect grammar, missing
	punctuation, inconsistent terminology, redundant language, incorrect or
	missing hyperlinks, incorrect citations, and missing words.

PG&E's Wildfire Mitigation Plan, and the associated documents, are available on PG&E's website at the following link: https://www.pge.com/en/outages-and-safety/safety/community-wildfire-safety-program.html#accordion-99016a73ab-item-4366b98ea7.

Should you have any questions or concerns, please do not hesitate to contact the undersigned at jay.leyno@pge.com or Wade Greenacre at wade.greenacre@pge.com. We look forward to continuing to work with Energy Safety throughout the 2026-2028 WMP process.

Very truly yours,

/s/ Jay Leyno

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