

Count	Party Name	Data Set	Data Request	Question No.	Supp/Rev	Question ID	Question Text	Responses	Requestor	Data Rec'd	Final Due Date	Data Sent	Links	Number of Atts	NDA Required	2025 WMP Section	Category	Subcategory
1	TURN	002	TURN_002	1	No	TURN_002_01	Section 5.2.1, page 57 states, "starting in January 2023, PG&E incorporated additional customers who could be impacted into the PSPS consequence model and classified them as Potentially-Impacted Customers (PIC)." <p>a. How were the PIC selected?</p> <p>b. How were they initially identified?</p> <p>c. What types of consequences do they have that were not included in the 12-year customer lookback?</p> <p>d. Please explain the basis for PG&E's belief that "not every customer who could experience a PSPS event is captured in the historical lookback."</p> <p>e. Regarding the statement on page 57 that "this enables the calculation of roughly double the potentially-affected customers...", please provide the specific data on which this statement is based.</p>	Please note that, PG&E no longer accounts for Potentially Impacted Customers (PICs) in its PSPS consequence model due to the low incremental risk values associated with customers that were not included in our lookback. Thus, the statement on page 57 of the 2025-2026 WMP is historical in nature. <p>a. The selection criteria for PICs were created by using our distribution planning models under the scenario of "what if" every distribution line in HFTDHFRA is required to be de-energized.</p> <p>b. Potentially impacted customers (i.e., all customers who would be impacted by the theoretical de-energization of every HFTDHFRA distribution line) were identified through our distribution planning models.</p> <p>c. WMP/Discovery 2026-2028, DR, TURN_002-0001 Page 2</p> <p>d. The inclusion of PIC results in the addition of impacted customers in locations where PSPS thresholds were not met in our historical lookback, but have exposure to PSPS risk based on HFTDHFRA data and system configuration. This evaluation does not include the addition of new consequences.</p> <p>e. The meaning behind the statement is that it is a low probability event, and the intent was to assign risk exposure to customers that are not accounted for in PG&E's historical lookback. This is because our lookback is based on historical weather conditions that have met PSPS thresholds to initiate a PSPS event. This is not to say that locations in HFTDHFRA that have never met PSPS thresholds could not see an event in the future.</p> <p>f. This statement is based on the idea that all customers that would be impacted by the theoretical de-energization of every HFTDHFRA distribution line, minus the unique customers included in our lookback.</p>	A Mindeka Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf	0	No	5	Risk Methodology & Assessment	5.2.1
2	TURN	002	TURN_002	2	No	TURN_002_02	Section 5.2.2.1 page 63 provides the formula for PSPS likelihood. Please explain why 5 years was selected as the de-energization?	PG&E's likelihood is used to estimate PSPS consequence and includes 2018-2022 data (5 years). This is to align with the initiation and execution of PSPS events in 2018. PG&E's enterprise risk model also includes an additional 2 years of data (2023-2024) that was not included in the existing lookback due to meteorology polygons not being available at the time of the analysis. To address the data gap, PG&E used actual PSPS events that determined the customer impact by de-energizing the upstream device as would be specified using our most recent PSPS analysis and polygons.	A Mindeka Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf	0	No	5	Risk Methodology & Assessment	5.2.2.1
3	TURN	002	TURN_002	3	No	TURN_002_03	Section 6.1.2, page 118 states that, instead of undergrounding, "in certain circumstances we may choose to overhead harden a circuit segment or portion of a circuit segment because of feasibility constraints." Please identify and explain each and every criterion that PG&E would use to determine that feasibility constraints have reached the point that PG&E would choose overhead hardening over undergrounding and how PG&E would decide, based on these criteria, that overhead hardening is the best choice.	PG&E objects to this request as it is overbroad, vague, ambiguous, and unduly burdensome. It is not possible to identify every single criterion that PG&E could use in evaluating the feasibility of a project. Hardwiring and without naming this request, PG&E responds as follows: <p>The feasibility of installing underground infrastructure can vary significantly across PG&E's service area, and therefore, the specific circumstances and facts must be evaluated for each case. Certain conditions may necessitate overhead hardening instead of undergrounding due to feasibility constraints. These conditions may include, but are not limited to:</p> <ul style="list-style-type: none"> Culturally Restricted Areas: Locations where underground installation may not be permitted due to cultural or historical considerations. Geographical Challenges: Situations such as large water crossings where bridge attachments are not possible or large canyon crossings where no reasonable underground path exists. Legal and Land Use Constraints: Liability to complete the necessary easements or rights to install underground infrastructure. WMP/Discovery 2026-2028, DR, TURN_002-0003 Page 2 Geological Conditions: Presence of hard rock or grade terrain, where excavation is not practically possible. <p>These feasibility constraints are reviewed during the scoping process, and the associated costs are included in mitigation scenario analyses, such as the Base Benefit Ratio (BBR). This evaluation may lead to choosing a hybrid solution in some cases. In other instances, feasibility constraints become apparent after the project begins. When this occurs, decisions regarding overhead hardening versus undergrounding are based on several considerations, including cost, risk, and constructability challenges. This ensures that the selected approach is the most feasible and effective given the circumstances.</p>	A Mindeka Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.2
4	TURN	002	TURN_002	4	No	TURN_002_04	Section 6.1.3.1, page 120, states, "While undergrounding is PG&E's preferred solution for mitigating options risk in the highest risk areas, we recognize that undergrounding takes longer to execute than overhead hardening and is a more costly endeavor than the short-term CT and Covered Conductor can generally be installed more quickly and at less cost than undergrounding, but it does not protect against less critical risk or fully address the reliability risk." and concludes that "undergrounding, where feasible, is the best solution to the problem." This conclusion does not address the information provided in Table 6.1.3.1 on page 128. Please explain why the cost and timing of undergrounding, which the table provides has a 98-99% average effectiveness, is preferred to the combination of covered conductor, EPSS, and PSPS, which the table provides has a 87% average effectiveness.	We disagree that this conclusion is not addressed. On page 128, we noted that "[t]he continued use of covered conductor, EPSS, and PSPS addresses a 'full' likelihood of system outage risk and is disruptive to our customers." As further and more fully described in Section 6.1.2 (pp. 104-105) and in PG&E's 2025 WMP Update, AC 23-02 (pp. 26-27), PG&E recognizes that overhead hardening can be installed more quickly than an undergrounding solution; however, the total risk reduction achieved from quicker installation of an overhead mitigation does not compensate for the greater total, more permanent risk reduction achieved over the lifetime of an underground solution. Undergrounding is preferred to the combination of covered conductor, EPSS, and PSPS because it nearly eliminates wildfire risk. The expected undergrounding to also reduce reliability risk and the need to operate and maintain overhead equipment and clearing vegetation around the overhead facilities. PG&E's trend is to significantly reduce reliability impacts of outage programs and other new permanent solutions to the highest risk areas.	A Mindeka Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3.1
5	TURN	002	TURN_002	5	No	TURN_002_05	Regarding Table PG&E-6.1.3.1 on page 128, please provide the supporting data on which the "Blended Average Effectiveness" values for Rows 4, 5, and 6 are based.	Please refer to "https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf" for the supporting data for each of the Blended Average Effectiveness values from Table PG&E-6.1.3.1 in the attached Excel sheet. <p>Line No.</p> <p>System Hardening Mitigation</p> <p>Blended Average Effectiveness (a)</p> <p>Notes</p> <p>2015-2024</p> <p>1 Undergrounding At (b) 98% See "Effectiveness Analysis" tab for supporting data</p> <p>2 Undergrounding Primary Distribution Lines (c)</p> <p>98% See "Effectiveness Analysis" tab for supporting data</p> <p>3 Line Removal with Remote Grid 98% See "Effectiveness Analysis" tab for supporting data</p> <p>Covered Conductor + EPSS + PSPS (d) 87%</p> <p>Calculated value using formula outlined in Narrative (d). See 4d, And 4b, for input data for the calculation and the associated data sources</p>	A Mindeka Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf	1	No	6	Wildfire Mitigation Strategy Development	6.1.3.1
6	TURN	002	TURN_002	6	No	TURN_002_06	Section 6.1.3.2, page 134, states, "Overhead system hardening combined with operations mitigations (EPSS and PSPS) has a high-risk reduction benefit that is roughly comparable to that of undergrounding without these operational mitigations. PG&E continues to prefer undergrounding in high-risk circuits where feasible for several reasons. Undergrounding is permanent risk reduction that does not have the negative reliability impacts from PSPS and EPSS. Underground facilities are less likely to be damaged during winter storms by high winds and vegetation falling into lines damaging the facilities or other contact with the lines from third parties. Over time, undergrounding also has lower operations and maintenance expenses." <p>a. Please provide any studies or reports in PG&E's possession that compare the long-term or life cycle costs of undergrounding with the costs of overhead hardening combined with EPSS and PSPS.</p> <p>b. Please provide any studies or reports in PG&E's possession that compare the long-term or life cycle costs of undergrounding with the costs of overhead hardening combined with EPSS, PSPS, and remote grids to reduce the reliability impacts of EPSS and PSPS.</p> <p>c. Please provide any studies or reports in PG&E's possession that compare the operations and maintenance expenses of undergrounding with overhead hardening.</p> <p>d. Please provide any studies or reports in PG&E's possession that compare the operations and maintenance expenses of undergrounding with overhead hardening, combined with EPSS and PSPS.</p> <p>e. Please provide any studies or reports in PG&E's possession that compare the reliability (e.g., SAIDI, SAIFI, CAIDI, etc.) of undergrounding vs. overhead hardening facilities - not including the reliability impacts of PSPS and EPSS.</p>	PG&E's Tier 1 Effectiveness response states: "2.2.3 PG&E has the personnel and the infrastructure to perform a reasonably diligent search for any relevant studies or reports and will implement the response if any are identified." <p>a. As described in the 2025-2026 WMP (Revision Notice PG&E-23-05), PG&E is developing a tool that we anticipate using in future regulatory filings. The tool, referred to as the Wildlife Benefit Cost Analysis (WBCA) tool, will compare the long-term costs of undergrounding to the long-term costs for other mitigations including overhead hardening combined with EPSS and PSPS and the removal with remote grids. The tool will consider capital installation costs and several categories of O&M costs such as patrols and inspections, emergency response, and vegetation management. The output from the tool will be a comparison of the long-term costs and benefits for different mitigation alternatives.</p> <p>b. As described in the 2025-2026 WMP (Revision Notice PG&E-23-05), PG&E is developing a tool that we anticipate using in future regulatory filings. The tool, referred to as the Wildlife Benefit Cost Analysis (WBCA) tool, will compare the long-term costs of undergrounding to the long-term costs for other mitigations including overhead hardening combined with EPSS and PSPS and the removal with remote grids. The tool will consider capital installation costs and several categories of O&M costs such as patrols and inspections, emergency response, and vegetation management. The output from the tool will be a comparison of the long-term costs and benefits for different mitigation alternatives.</p> <p>c. PG&E is aware of various studies produced by academic institutions and third-parties that compare the costs and benefits of undergrounding to other mitigations. See, for example, Dynamic Grid Management Technologies Reduce Wildlife Adaptation Costs in the Electric Power Sector. PG&E has not reviewed and does not necessarily support the information or conclusions in these third-party and academic studies.</p> <p>d. PG&E, in the 2023 GRC PG&E prepared data response GRC-2023-PH_DR_TURN_104_20140401 that included an analysis of long-term operations and maintenance costs associated with its 2023 GRC undergrounding proposal. The system hardening mitigation assumptions and cost assumptions used in this analysis were based on information from the 2023 GRC and in many cases are no longer relevant. PG&E is identifying this study in order to be responsive to this data request but notes that the information in the study is outdated and is not representative of mitigations and cost.</p>	A Mindeka Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customers/pge/docs/Outlets-and-safely-to-protect-environment-and-support-2026-2028-TURN_002.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3.2

6	TURN	002	TURN_002	6(x)	Yes	TURN_002_00(x)	<p>Section 6.1.3.2, page 134, states: "Overhead system hardening combined with operations mitigations EPSS and PSPS has a high-risk reduction benefit that is roughly comparable to that of undergrounding without these operational mitigations. PG&E continues to prefer undergrounding on high-risk circuits where feasible for several reasons. Undergrounding is permanent risk reduction that does not have the negative reliability impacts from PSPS and EPSS. Underground facilities are less likely to be damaged during winter storms by high winds and vegetation falling into lines damaging the facilities or other contact with the lines from their parties. Over time, undergrounding also has lower operations and maintenance expenses."</p> <p>b. Please provide any studies or reports in PG&E's possession that compare the long-term or life cycle costs of undergrounding with the costs of overhead hardening combined with EPSS and PSPS.</p> <p>c. Please provide any studies or reports in PG&E's possession that compare the long-term or life cycle costs of undergrounding with the costs of overhead hardening combined with EPSS, PSPS, and remote grids to reduce the reliability impacts of EPSS and PSPS.</p> <p>d. Please provide any studies or reports in PG&E's possession that compare the operations and maintenance expenses of undergrounding with overhead hardening.</p> <p>e. Please provide any studies or reports in PG&E's possession that compare the operations and maintenance expenses of undergrounding with overhead hardening, combined with EPSS and PSPS.</p> <p>f. Please provide any studies or reports in PG&E's possession that compare the reliability (e.g., SAIDI, SAIFI, CAIDI, etc.) of undergrounded vs. overhead hardened facilities.</p> <p>g. Please provide any studies or reports in PG&E's possession that compare the reliability (e.g., SAIDI, SAIFI, CAIDI, etc.) of undergrounded vs. overhead hardened facilities - not including the reliability impacts of PSPS and EPSS.</p>	4. PG&E analyzed the reliability performance on sections of circuits where we performed undergrounding work in 2022 and 2023 to quantify overall improvements to service reliability and showed approximately a 90% reduction in faults that resulted in sustained outages after undergrounding work was completed. Please see Section 8.2.2 of our 2028-2029 WAMP. Please note that this analysis did not consider undergrounding to overhead hardening. <p>Please refer to Section 8.2.1.2 for PG&E's explanation of risk impacts of mitigation facilities including overhead hardened and undergrounding. PG&E is not aware of any studies or reports in PG&E's possession that compare the reliability of overhead vs. overhead hardened facilities.</p> <p>Ultimately, we expect undergrounded lines to be less susceptible to outage-causing vegetation contact from severe winds, animal contact, line sag or wire down.</p> <p>1. PG&E analyzed the reliability performance on sections of circuits where we performed undergrounding work in 2022 and 2023 to quantify overall improvements to service reliability and showed approximately a 90% reduction in faults that resulted in sustained outages after undergrounding work was completed. Please see Section 8.2.2 of our 2028-2029 WAMP. Please note that this analysis did not consider undergrounding to overhead hardening.</p> <p>We are not aware of any studies or reports that are in our possession that compare the reliability of undergrounded vs. overhead hardened facilities—not including the reliability impacts of PSPS and EPSS. However, we expect undergrounded lines to be less susceptible to outage-causing conditions associated with repeated overhead line sag and/or animal/vegetation contact from severe winds, animal contact, line sag or wire down.</p>	A Minerva Fall-Fry	4/7/2025	4/14/2025	4/14/2025	https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3.2
7	TURN	002	TURN_002	7	No	TURN_002_07	<p>The microgrids discussed in 8.2.7 are said to not impact reliability because they are not dependent on upstream lines. Do they increase reliability in areas where they have been installed or have they been designed in conjunction with other hardening mitigations to minimize reliability concerns?</p>	<p>Section 8.2.7 addresses three microgrid related initiatives.</p> <p>Remote Grids Remote grids are not connected to the distribution system, so they place generation assets right at the customer location and the upstream distribution line to that location is removed. Therefore, any reliability concerns due to outages from the upstream distribution system are eliminated in the Remote Grid system architecture.</p> <p>Temporary Distribution Microgrids These microgrids are not self-sufficiently energize upon an outage condition; they are manually operated to isolate and energize the microgrid footprint once the PSPS event has energized the area. It is pre-planned, pre-staged, pre-approved power source due to its inherent design. While it is possible that they could be utilized during temporary generators are pre-staged at the location, whether the location is safe to energize (and subsequently restoring back to service), is actually beneficial from an outage duration standpoint simply energizing, repairing, and restoring the outage condition. Since these temporary distribution microgrids utilize reenergizing engine and charge their devices. On the evening of July 2, weather conditions deteriorated rapidly meeting our PSPS criteria and requiring us to de-energize a second time as a result of the second wave of severe weather conditions.</p> <p>Community Microgrid Enablement Program and Microgrid Incentive Program WAMP-Discovery 2028-2029, OR, TURN_002-0007 Page 2 These microgrids are community driven and could increase reliability in areas where they are installed, but are dependent upon the condition and nature of the customer and the grid design of the microgrid footprint that determine its conditions for safe operations. Each microgrid being required to be designed by these customers through these funds are unique and therefore their impact on reliability is dependent upon their design, operational capabilities, and the community desired objectives.</p>	A Minerva Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf	0	No	8	Grid Design, Operations, and Maintenance	8.2.7
8	TURN	002	TURN_002	8	No	TURN_002_08	<p>Section 7, page 170, states that "during the July 2, 2024, PSPS event, we were able to reduce the event duration for some customers by temporarily re-energizing a line that serves a portion of the impacted customers." and "help may temporary re-energization during future PSPS events where conditions allow." What conditions are necessary to replicate partial or temporary re-energization during PSPS events?</p>	<p>As described Section 7, page 170 "PSPS Lessons Learned" and explained in PG&E's joint de-energization report for the July 2, 2024 PSPS event, two severe wind events were forecasted to come in separate back to back waves. The first wind event meeting PSPS criteria occurred during overnight period of July 1-2 with a wind fall in the valley that occurred during the day of July 2. The second forecasted wave of critical the weather conditions meeting our PSPS criteria were forecasted to occur later in the evening which allowed us to safely and temporarily re-energize the portion of the customers who were impacted by the first wave to allow customers to cool their homes and charge their devices. On the evening of July 2, weather conditions deteriorated rapidly meeting our PSPS criteria and requiring us to de-energize a second time as a result of the second wave of severe weather conditions.</p> <p>Phase the following risk for our July 2, 2024 de-energization report: https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf Generally, conditions that allow PG&E to temporarily re-energize during PSPS events are the full or critical weather conditions. The full period would need to be sufficient time for our crews to safely follow the weather all-clear. Weather "All-Clear" are called based on pre-defined, geographic areas and mapping of each weather station in each zone to that area.</p> <p>WAMP-Discovery 2028-2029, OR, TURN_002-0008 Page 2 Please note that the specific conditions that arose during the July 2, 2024 event allowed PG&E to temporarily re-energize a portion of the affected customers, but that such temporary re-energization is condition and event-specific and not a programmatic mitigation strategy to reduce PSPS duration.</p>	A Minerva Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf	0	No	7	Public Safety Power Shutoff	7
9	TURN	002	TURN_002	9	No	TURN_002_09	<p>Please fill in the values in the following table (in units are miles):</p>	<p>Phase we attached "WAMP-Discovery2028-2029, OR, TURN_002-0009A101 not". The following considerations and assumptions are applied to this response.</p> <p>If a subproject spans multiple High Fire-Threat District (HFTD) tiers, the subject is attributed to the higher tier (e.g., if a subproject falls under both Tier 2 and Tier 3, its mileage is attributed to Tier 3).</p> <p>For data on overhead miles replaced by undergrounding:</p> <p>a. For subprojects that are 100% undergrounding with available overhead removal data, the reported figures reflect the overhead miles removed.</p> <p>b. For hybrid subprojects (partially underground and a combination of overhead hardening and/or line removal) or cases where overhead removal data is unavailable, miles are calculated using a conversion factor: 1 mile of overhead equals 1.25 miles of undergrounding.</p> <p>WAMP-Discovery 2028-2029, OR, TURN_002-0009 Page 2 • Since the template does not request miles completed outside HFTDs, this response excludes system hardening work under the Community Based program. • The original table requested both 2023 actuals and planned miles. We updated our response to include actuals through 2024 and planned work for 2025.</p>	A Minerva Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf	1	No	8	Grid Design, Operations, and Maintenance	8.2.2
10	TURN	002	TURN_002	10	No	TURN_002_010	<p>Please provide a narrative explanation of the decision tree shown in figure 8.2.1.2, including any criteria that PG&E intends to use to determine if conditions in the decision tree are met.</p> <p>a. Figures 8.2.1.2 appears to indicate that LG is performed when CIR = 1 and within 50% of the CIR + EPSS CIR and LG = 0 or NA. Please explain the basis for the figure of 50%.</p> <p>b. It appears that the decision tree begins with LG as the default option and only moves to alternative when certain criteria are not met. Why does PG&E begin with the more cost-effective "hybrid approach" and move to LG when absolutely necessary?</p> <p>c. Please explain the tree above and how they are determined? Why is a score of 0 significant?</p> <p>d. Please identify and explain each and every criterion that is considered in determining "Are there Expedient concerns expressed by PSS team?" Please provide a narrative explanation of the types of concerns and how they impact risk.</p> <p>e. Please provide a narrative explanation of the PSPS program and the effect on OPZ.</p> <p>f. At any point in the decision tree, are the hybrid project CIRs recalculated based on different parameters/combinations?</p>	<p>a. PG&E is incorporating the cost-benefit analysis (CBA) for our administrative framework in anticipation of this requirement as part of the "Strategic Electrical Underwriting Plan (EUP)". The Commission has stated that "the utility is not bound to select its mitigation strategy based solely on the CIRs produced by the Cost-Benefit Approach", supporting the concept that CIR does not need to be the sole determinant of risk mitigation strategies. This is because an over-emphasis on CIR overlooks high cost / high benefit projects. CIR does not consider the absolute benefits and holistic value of permanent risk mitigation, and when used as the sole criteria, results in situations where risk is permanently left on the system, including critical segments where undergrounding benefits are greater than those of overhead hardening.</p> <p>b. Our decision tree CIR is used as the primary criteria for selecting mitigation measures. However, for undergrounding (UG) projects where the benefits are more favorable than Overheading (EPSS), these projects will also be considered, provided their cost-benefit ratio falls within an acceptable range relative to the CIR of overhead hardening projects. The 50% threshold is a discretionary value intended to ensure that CIR remains a key consideration, while also allowing for the engineering team to weigh the full range of benefits, including mitigation of tree strike risks, reliability risks created by operational mitigations, and engineering considerations, which are often not fully quantified in CIR or risk calculations. In these cases, the CIR must also be greater than 1, indicating the benefits of the mitigation outweigh the costs.</p> <p>c. PG&E's approach to system hardening has been, and continues to be, to begin with the mitigation alternative that permanently reduces the greatest amount of risk while being undergrounding and removal with remote grid. If these mitigations do not meet our economic decision criteria, we consider overhead hardening where it may be considered more effective than undergrounding.</p> <p>d. PG&E describes what the tree above shows are and how they are calculated in our 2022 WAMP PG&E's Revised 2022 WAMP, July 26, 2022, pages 584-605. The scores represent the number of failures that can be broken and broken in hardened overhead line. Scores greater than or equal to 0 represent a moderate or greater tree failure risk.</p> <p>e. The PSS considers many factors when evaluating ingress and egress concerns, and</p>	A Minerva Fall-Fry	4/7/2025	4/10/2025	4/10/2025	https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf	0	No	8	Grid Design, Operations, and Maintenance	8.2.1-2
11	OES	001	OES_001	1	No	OES_001_01	<p>Regarding Vegetation Management QA and QC Units: On page 411 of its 2028-2029 WAMP, PG&E lists "Inspections" as the "Population Size/Sample Unit" for VM-08D, VM-08T, VM-22T, and VM-22T. However, in the "Sample Size" column, PG&E uses a different unit, listing the number of miles (VM-08D, VM-08T, and VM-22T) and spans (VM-22D), that it will audit.</p> <p>a. Define what constitutes an "Inspection" unit.</p> <p>b. Clarify whether PG&E is auditing all work performed and not performed along the length of the sample spans, or discrete documented "Inspections" within those spans.</p> <p>c. If PG&E audits discrete inspections rather than the entire length of a span/mile, reproduce Table 9-4 "Vegetation Management QA and QC Activity" with:</p> <p>i. An estimated total number of inspections PG&E could potentially audit under the 2026, 2027, and 2028 "Population Size" columns.</p> <p>ii. An estimated number of inspections PG&E plans to audit under the 2026, 2027, and 2028 "Sample Size" columns.</p> <p>d. For VM-22T units, PG&E lists "miles" in "Population Size" column, "spans" in "Sample Size", and "Inspections" in the "Population/Sample Unit". Clarify the unit used for VM-22T.</p>	<p>a. For VM-22 D&T, an inspection unit will be the location of overhead electric facilities inspected by Vegetation Management (VM) Operations.</p> <p>b. For VM-08 D&T, an inspection unit will consist of overhead line segments. QA/QC work will be performed along the length of the sample spans/mileage/benchmarks. Both VM inspection and/or prior Tree work activities can be included.</p> <p>c. N/A, please see response B.</p> <p>d. N/A.</p> <p>e. The population provides the total estimated volume of overhead transmission facilities in HFTD. The sample size is the minimum volume of VM QC transmission inspected locations to verify. As noted above, for VM-22T, an inspection unit will be the location of overhead electric facilities inspected by Vegetation Management (VM) Operations. See the footnote above for more detail.</p>	Nathan Poon	4/8/2025	4/11/2025	4/11/2025	https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf https://www.pge.com/customer-service/outages-and-safety/outage-preparedness-antepss-epss/PSPS_Prest-Event_Response.pdf	0	No	9	Vegetation Management & Inspections	9.11

Page 6

44	MGRA	003	MGRA_003	1(a)	Yes	MGRA_003_1(a)	<p>Please provide an excel spreadsheet table that provides for 2021, 2022, 2023, and 2024.</p> <p>a. Number of miles of fully covered conductor circuit segments in the HFTD-HFRA.</p> <p>b. Number of miles of fully "bare wire" conductor circuit segments in the HFTD-HFRA.</p> <p>c. Number of wires down for associated with a covered conductor circuit segment in the HFTD-HFRA.</p> <p>d. Number of wires down associated with a "bare wire" conductor circuit segments in the HFTD-HFRA.</p> <p>e. Number of outages attributable to infrastructure on fully covered conductor circuit segments in the HFTD-HFRA.</p> <p>f. For ignitions or partially covered circuit segments in the HFTD-HFRA, or ignitions with uncertain origin, sum these into the "fully covered" or "bare wire" groups based on the most prevalent circuit configuration in the area of ignition.</p> <p>g. Number of outages attributable to infrastructure on fully covered conductor circuit segments in the HFTD-HFRA.</p> <p>h. For outages on partially covered circuit segments in the HFTD-HFRA, or outages with uncertain location, sum these into the "fully covered" or "bare wire" groups based on the most prevalent circuit configuration in the area of the outage.</p>	Joseph Michael	4/11/2025	4/23/2025	4/23/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	1	No	8	Grid Design, Operations, and Maintenance	6.4.48.2.10
45	MGRA	003	MGRA_003	2	No	MGRA_003_02	<p>Some of the risk drivers in Table 3-1 (pp. 20-21) show wind as a Climatological risk factor. Please provide a technical explanation as to why wind is a factor for the following Risk Drivers. Also provide data supporting this association:</p> <p>a. Clearing Banks</p> <p>b. Fuel</p> <p>c. Lightning Arrestor</p> <p>d. Transformer</p> <p>e. Substation</p> <p>f. Contamination</p>	Joseph Michael	4/11/2025	4/16/2025	4/16/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	0	No	3	Overview of WMP	3.4
46	MGRA	003	MGRA_003	3	No	MGRA_003_03	<p>On p. 24, PG&E states that "These exceptional temperatures, in turn, impact the relative humidity of the atmosphere, increasing the occurrence of vapor pressure deficit that is also linked to more severe fires. These conditions also pose a health risk to vegetation, increasing the potential for branch or tree failure impacting our assets and creating potential sources of wildfire ignition."</p> <p>a. What evidence does PG&E have that demonstrates how drought conditions relate to branch and tree failure?</p> <p>b. Has PG&E analyzed the relationship between drought variables and vegetation failure rates? If so please provide the results.</p> <p>c. If it has not done so, is it planning to do so and what would be the timeline? If it is not planning to do so what is the justification?</p>	Joseph Michael	4/11/2025	4/22/2025	4/22/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	0	No	9	Vegetation Management & Inspection	3.9
47	MGRA	003	MGRA_003	4	No	MGRA_003_04	<p>Provide technical description and available documentation for the Suppression Access model used in the WFC v4 Consequence model, along with data and analysis used to support the Suppression Access model.</p>	Joseph Michael	4/11/2025	4/22/2025	4/22/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	0	No	5	Risk Methodology & Assessment	5.4
48	MGRA	003	MGRA_003	5	No	MGRA_003_05	<p>Provide technical description and available documentation for the Public Egress model used in the WFC v4 Consequence model, along with data and analysis used to support the Public Egress model.</p>	Joseph Michael	4/11/2025	4/22/2025	4/22/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	0	No	5	Risk Methodology & Assessment	5.4
49	MGRA	003	MGRA_003	6	No	MGRA_003_06	<p>Regarding the WORM v4 ignition probability model:</p> <p>a. Are the covariates calculated for each geographic location in the machine learning models such as Random Forest calculated as one value per geographic location? Or are they calculated per year?</p> <p>b. Please provide tabular data supporting each of the "Trustee Importance" figures in the Distribution Event Probability Model v4 documentation.</p> <p>c. If there is a single value for feature importance at each location, or if these are calculated on a coarse time scale (annually), then please provide GIS data for the following feature importance for the HFTD-HFRA areas of the PG&E service area:</p> <p>i) Average wildfire season daily max windspeed</p> <p>ii) Percent difference from average wildfire season daily max windspeed</p> <p>iii) Average wildfire season relative humidity</p> <p>iv) Average wildfire season vapor pressure deficit</p> <p>v) Percent daily summer day</p>	Joseph Michael	4/11/2025	5/5/2025	5/5/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	1	No	5	Risk Methodology & Assessment	5.4
49	MGRA	003	MGRA_003	6(a)	Yes	MGRA_003_06(a)	<p>Regarding the WORM v4 ignition probability model:</p> <p>a. Are the covariates calculated for each geographic location in the machine learning models such as Random Forest calculated as one value per geographic location? Or are they calculated per year?</p> <p>b. Please provide tabular data supporting each of the "Trustee Importance" figures in the Distribution Event Probability Model v4 documentation.</p> <p>c. If there is a single value for feature importance at each location, or if these are calculated on a coarse time scale (annually), then please provide GIS data for the following feature importance for the HFTD-HFRA areas of the PG&E service area:</p> <p>i) Average wildfire season daily max windspeed</p> <p>ii) Percent difference from average wildfire season daily max windspeed</p> <p>iii) Average wildfire season relative humidity</p> <p>iv) Average wildfire season vapor pressure deficit</p> <p>v) Percent daily summer day</p>	Joseph Michael	4/11/2025	5/6/2025	5/6/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	3	No	5	Risk Methodology & Assessment	5.4
50	MGRA	003	MGRA_003	7	No	MGRA_003_07	<p>Regarding Figure PG&E-6.1.3.3.1 (2025 Year Baseline) representing system-wide wildfire risk, do the values shown in the figure include PG&E's risk scoring function?</p> <p>a. If the answer is 'yes', please provide a figure showing the same values without the scoring function (a neutral risk attitude).</p>	Joseph Michael	4/11/2025	4/22/2025	4/22/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3.3
51	MGRA	003	MGRA_003	8	No	MGRA_003_08	<p>Figure 6-1 (p. 140) shows PG&E's fractional risk reduction on a yearly basis from 2021 to 2023. Using available data and methodology, please provide an equivalent risk reduction curve showing the fractional change of PG&E's overall service territory wildfire risk between 2017 and 2024.</p>	Joseph Michael	4/11/2025	4/22/2025	4/22/2025	https://www.gem.com/assets/pdf/Doc/Outlets_and_outlets/engines/engines.pdf https://2025-2026.MGRA_003.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3.2

94	SPO	001	SPO_001	21	No	SPO_001_021	<p>SPO is attempting to compute the cost per unit for many of the WMP initiatives tracked in the WMP Implementation Dashboard (WMP Implementation Dashboard). Review and confirm the cost per unit to correct for the initiative. See the attached worksheet titled POSE WMP Implementation Dashboard.doc.</p> <p>a. Follow all of the instructions within the calls and notes included in POSE WMP Implementation Dashboard.doc. b. SPO is attempting to do a similar exercise for the 2025-2028 WMP but the QOR tabular data was not submitted. SPO saw some of the data in the WMP, but was unable to determine if the data was inclusive of all initiatives. Where should SPO look for equivalent data?</p>	<p>a. Please see attachment "WMP-Discovery2025-2028_DR_SPO_001-QOR14021.docx" for the requested information.</p> <p>The values provided in the Excel file section titled "POSE Response" represent POSE's response to this data request using the formulas and data sources provided by SPO, except to the extent amended as described below, and do not reflect POSE's official or final calculation of the unit costs associated with the listed WMP initiatives.</p> <p>Please note, the values in the "POSE RESPONSE" worksheet are based on SPO's instructions, data, and formulas but with the following amendments, adjustments, and corrections:</p> <ul style="list-style-type: none"> POSE has updated values in the "Total Cost" column for the year 2024 to reflect that, actual (as opposed to forecasted) costs as reported in our 2024 Annual Report on Compliance (ARC). POSE has updated "Units Planned/Completed" for the year 2024 to reflect that units as reported in our 2023 and 2024 ARC. Initiation GH-01 (System Hardening) and GH-04 (Underpinning) do not calculate unit costs using the method proposed by SPO. The following are clarifications about how unit costs are calculated for these projects. These corrections have been incorporated into worksheet "GH-01 & GH-04 Unit Cost" in attachment WMP-Discovery2025-2028_DR_SPO_001-QOR14021.docx. The 2023 and 2024 unit costs are from historically completed projects. The 2025 unit costs are predominantly based on forecasts with a current worksheet that contains more miles than targets. (1) WMP Reporting Clarification: As approved in the 2023 WMP, the GH-01 initiative includes the System Hardening Underpinning miles, as well as the overhead hardening and line removal work. In Table 11 of the WMP QOR, the underpinning costs, however, are not reported for GH-01 in order to not double-count those costs reported in GH-04. The System Hardening Underpinning miles, however, are reported in Table 1 of the QOR and ARC. Therefore, the approach to divide cost spent per year by the miles is not appropriate. Additionally, for WMP reporting, POSE includes hardening miles from non System Hardening programs like Work Requested by Others (WRO). 	Edie Schwitt	4/15/2025	5/7/2025	5/7/2025	https://www.pge.com/assets/epg/docs/understanding-wmp-discovery-2025-2028-spo_001.docx	1	No	3	Overview of WMP	3.6
94	SPO	001	SPO_001	21(a)	Yes	SPO_001_021(a)	<p>SPO is attempting to compute the cost per unit for many of the WMP initiatives tracked in the WMP Implementation Dashboard (WMP Implementation Dashboard). Review and confirm the cost per unit to correct for the initiative. See the attached worksheet titled POSE WMP Implementation Dashboard.doc.</p> <p>a. Follow all of the instructions within the calls and notes included in POSE WMP Implementation Dashboard.doc. b. SPO is attempting to do a similar exercise for the 2025-2028 WMP but the QOR tabular data was not submitted. SPO saw some of the data in the WMP, but was unable to determine if the data was inclusive of all initiatives. Where should SPO look for equivalent data?</p>	<p>a. Please see attachment "WMP-Discovery2025-2028_DR_SPO_001-QOR14021.docx" for the requested information.</p> <p>The values provided in the Excel file section titled "POSE Response" represent POSE's response to this data request using the formulas and data sources provided by SPO, except to the extent amended as described below, and do not reflect POSE's official or final calculation of the unit costs associated with the listed WMP initiatives.</p> <p>Please note, the values in the "POSE RESPONSE" worksheet are based on SPO's instructions, data, and formulas but with the following amendments, adjustments, and corrections:</p> <ul style="list-style-type: none"> POSE has updated values in the "Total Cost" column for the year 2024 to reflect that, actual (as opposed to forecasted) costs as reported in our 2024 Annual Report on Compliance (ARC). POSE has updated "Units Planned/Completed" for the year 2024 to reflect that units as reported in our 2023 and 2024 ARC. Initiation GH-01 (System Hardening) and GH-04 (Underpinning) do not calculate unit costs using the method proposed by SPO. The following are clarifications about how unit costs are calculated for these projects. These corrections have been incorporated into worksheet "GH-01 & GH-04 Unit Cost" in attachment WMP-Discovery2025-2028_DR_SPO_001-QOR14021.docx. The 2023 and 2024 unit costs are from historically completed projects. The 2025 unit costs are predominantly based on forecasts with a current worksheet that contains more miles than targets. (1) WMP Reporting Clarification: As approved in the 2023 WMP, the GH-01 initiative includes the System Hardening Underpinning miles, as well as the overhead hardening and line removal work. In Table 11 of the WMP QOR, the underpinning costs, however, are not reported for GH-01 in order to not double-count those costs reported in GH-04. The System Hardening Underpinning miles, however, are reported in Table 1 of the QOR and ARC. Therefore, the approach to divide cost spent per year by the miles is not appropriate. Additionally, for WMP reporting, POSE includes hardening miles from non System Hardening programs like Work Requested by Others (WRO). 	Edie Schwitt	4/15/2025	5/2/2025	5/2/2025	https://www.pge.com/assets/epg/docs/understanding-wmp-discovery-2025-2028-spo_001.docx	1	No	3	Overview of WMP	3.6
95	SPO	001	SPO_001	22	No	SPO_001_022	<p>The 2028-2028 WMP states on page 182 that the System Hardening Project Scoping Decision Tree and Process is shown in Figures POSE-8.2.1.1, POSE-8.2.1.2, and POSE-8.2.1.3, all begin to inform the selection of projects in 2027. What methodology is being used for 2026?</p>	<p>The methodology for POSE's 2025-2028 WMP (Figures SRN-POSE-23-05-06A, SRN-POSE-23-05-06B, SRN-POSE-23-05-06C) is the "Mitigation Tree" used as the starting point for selecting system hardening initiatives for 2026.</p>	Edie Schwitt	4/15/2025	4/18/2025	4/18/2025	https://www.pge.com/assets/epg/docs/understanding-wmp-discovery-2025-2028-spo_001.docx	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
96	SPO	001	SPO_001	23	No	SPO_001_023	<p>Provide a narrative explanation regarding how the decision tree on pg. 125 of POSE's 2025-2028 WMP (Figure POSE-8.1.3.4-1 and the decision tree on pg. 153-155 (Figures POSE-8.2.1.1, POSE-8.2.1.2, and POSE-8.2.1.3)) are related.</p> <p>Provide examples of how the four decision trees were used to determine some form of system hardening as selected mitigation at a given circuit segment. The examples should reflect all of the system hardening results made possible by these four decision trees.</p>	<p>The Mitigation Selection, Planning and Execution process referenced in Figure POSE 8.1.3.4-1 describes the general process by which POSE's Investment Planning Organization considers budgets for mitigation programs.</p> <p>Figures POSE-8.2.1.1, POSE-8.2.1.2, and POSE-8.2.1.3 are the decision tree used by the System Hardening Program for choosing system hardening mitigation alternatives for projects starting in 2027. We use the budgets developed by Investment Planning shown in Figure POSE-8.1.3.4 to fund the system hardening mitigations.</p> <p>a. Figure POSE-8.2.1.1, POSE-8.2.1.2, and POSE-8.2.1.3 are single decision trees that we use to choose system hardening mitigation alternatives for projects starting in 2027. It is shown in the WMP as three individual figures on 8.2 more legible. To be clear, there are not four decision trees used to determine some form of system hardening as selected mitigation at a given circuit segment. There are only one decision tree (Figures POSE-8.2.1.1, POSE-8.2.1.2, and POSE-8.2.1.3) to system hardening as selected mitigation at a given circuit segment. (1) we do not implement system hardening; (2) implement a 100% overhead hardening solution; (3) implement a 100% underpinning solution; (4) implement a hybrid hardening WMP-Discovery 2025-2028_DR_SPO_001-023 Page 2 solution where portions of a line are underpinned and other portions are overhead hardened; and (5) implement a line removal with remote grid solution.</p> <p>Figure POSE-8.1.3.4 is a high-level illustration showing a high-level view of how we consider risk drivers to develop mitigation initiatives, develop an investment plan to fund the mitigations and then execute them. This decision tree is not used to select system hardening mitigation alternatives.</p>	Edie Schwitt	4/15/2025	4/18/2025	4/18/2025	https://www.pge.com/assets/epg/docs/understanding-wmp-discovery-2025-2028-spo_001.docx	0	No	6	Wildfire Mitigation Strategy Development	6.1.3
97	SPO	001	SPO_001	24	No	SPO_001_024	<p>In response to WMP-Discovery2025-2028_DR_TUEN_002-0006, POSE references the Wildfire Benefit Cost Analysis (WBCA) Tool. Provide a description of the WBCA Tool as referenced in POSE's 5th Revision to its 2025-2028 WMP on pg. 425 and on page 197 of the 2025-2028 WMP that includes the following:</p> <ul style="list-style-type: none"> a. An explanation of how the WBCA Tool is utilized within the tool. a. An explanation of how the tool complies with the requirements of D.22-12-027. a. An explanation of how the tool complies with the requirements of D.24-25-06A. a. A definition for each of the following terms presented in TABLE RN-POSE-23-05-3 of POSE's 5th Revision to its 2025-2028 WMP on pg. 427: <ul style="list-style-type: none"> i. PRRR Cap, used. i. Lifetime O&M Costs i. Lifetime Safety i. Normal Reliability i. EPSS i. Total Risk i. Risk Avoidance over Lifetime Benefit i. Residual Risk over Lifetime i. Lifetime - Benefit Cost Provide a step by step explanation of how each of the terms in Question 244 are calculated. 	<p>a. "Costs for lifetime benefits: clear response (WBCA) tool is used to calculate the lifetime benefits, wildfire risk reduction, and reliability improvements that are applicable to system hardening initiatives (underpinning, overhead hardening, Enhanced Protective Safety Setting + Damaged Conductor Detection, and hybrid mitigations). The WBCA considers the appropriate capital costs to conduct a system hardening project, the expected capital and expense operation and maintenance (O&M) costs for the life of the asset, financing costs, system risk reduction and outage program effectiveness of different mitigations. The WBCA output for each circuit segment is a benefit-to-cost ratio (BCR), and net benefit analysis. POSE uses the BCR and net benefit results to inform mitigation selection at the circuit segment level.</p> <p>b. D.22-12-027 requires the Multi-Attribute Value Framework (MAVF) with a Cost-Benefit Approach that includes standardized dollar valuations of Safety, Electric Reliability, and Line Reliability consequences from risk events. Residual Lifetime (OLA) are required to use the Cost-Benefit Approach to assess and rank risk and mitigations. POSE's WBCA complies with the requirements in D.22-12-027 by using standardized dollar valuations for safety and electric reliability consequences to calculate a BCR. BCRs are calculated within the WBCA for various mitigation alternatives on each circuit segment. POSE evaluates the BCR results as one factor of our mitigation selection process. We will use the outputs from the WBCA as one factor for informing our mitigation alternative selection. D.22-12-027 allows a utility to consider other factors when selecting a mitigation alternative if we explain how other factors influenced their mitigation selection.</p> <p>c. D.24-25-06A modified the Risk-Based Decision-Making Framework where POSE included in Appendix A to D.22-12-027 and includes four subset requirements: (1) require OLA to present cost-benefit data (BCR) for each general risk event plus the risk rather than an aggregate BCR for the entire post-loss year period; (2) should require the OLA to determine reporting thresholds in the RSP by using thresholds of quantities of LifeE and CURE where portions of a risk with the highest 25 percent of LifeE would be grouped within a branch and the highest 25 percent of CURE would be grouped in another branch or, where data is available, require OLA to also submit more granular data regarding Branches; (3) when a utility chooses to</p>	Edie Schwitt	4/15/2025	4/25/2025	4/26/2025	https://www.pge.com/assets/epg/docs/understanding-wmp-discovery-2025-2028-spo_001.docx	0	No	5	Risk Methodology & Assessment	5.4
98	SPO	001	SPO_001	25	No	SPO_001_025	<p>State the things where POSE has used the Wildfire Benefit Cost Analysis Tool (i.e. RAMP, GRM, WMP, other proceedings or things)</p> <ul style="list-style-type: none"> a. Does POSE intend to apply the Wildfire Benefit Cost Analysis Tool in its 2027 Test Year GRM Application? If yes, explain why not If yes, explain how this tool will be applied in the 2027 Test Year GRM Application. If the mitigations presented in the 2024 RAMP Application will be impacted by POSE's use of the Wildfire Benefit Cost Analysis Tool when POSE files its 2027 Test Year GRM Application? 	<p>a. Yes, POSE intends to use the WBCA, in addition to other analysis, to select mitigations for our 2027 GRM system hardening program.</p> <p>i. NA</p> <p>ii. We will use the WBCA to: (1) aggregate risk analysis for circuit segments and (2) generate CBRs and Net Benefits for mitigation alternatives (underpinning, overhead hardening, Enhanced Protective Safety Setting + Damaged Conductor Detection, and hybrid mitigations) for each circuit segment.</p> <p>POSE will further evaluate the circuit segment risk ranking, CBRs and Net Benefits from the WBCA, along with other considerations such as line-mile risk and synergies, to ultimately select the mitigation for each circuit segment.</p> <p>WMP-Discovery 2025-2028_DR_SPO_001-025 Page 2</p> <p>i. In the 2024 RAMP, POSE planned three system hardening initiatives for 2027-2028:</p> <ol style="list-style-type: none"> 1. System hardening underpinning (WLDPR-M002) 2. System hardening overhead hardening (WLDPR-M002) 3. Line removal with remote grid (WLDPR-M011) <p>The three system hardening initiatives planned in the 2024 RAMP will be considered in the WBCA for POSE's Test Year 2027 GRM.</p>	Edie Schwitt	4/15/2025	4/18/2025	4/16/2025	https://www.pge.com/assets/epg/docs/understanding-wmp-discovery-2025-2028-spo_001.docx	0	No	5	Risk Methodology & Assessment	5.4

116	TURN	003	TURN_003	5	No	TURN_003_05	<p>Section 6.1.3.1, page 120, states "Covered conductor can generally be installed more easily and costs less than undergrounding, but it does not protect against tree strike risk or fully address the reliability risk. Given increasing instances of extreme weather and volatility, the stress on vegetation around our assets is only expected to get worse. Therefore, undergrounding, where feasible, is the best alternative where tree strike risk is high." In Excel, please provide the time (days) from project initiation to project completion for all covered conductor and undergrounding projects, separately from 2018. Please include all supporting data.</p> <p>a. Please explain and quantify whether the fact that covered conductor can be installed more easily than undergrounding has been incorporated into PG&E's risk modeling and cost-benefit ratios. If yes, please explain and provide an illustrative calculation. If no, please explain why not.</p>	Reina Yanagita	4/17/2025	4/29/2025	4/29/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_05.pdf	1	No	6	Wildfire Mitigation Strategy Development	6.1.3.1
117	TURN	003	TURN_003	6	No	TURN_003_06	<p>Please provide recorded and forecast red flag warning circuit mile days from 2020-2026 on an annual basis in PG&E's HFTD. Please define "forecast" as the assumption for PG&E's risk modeling. If available.</p>	Reina Yanagita	4/17/2025	4/22/2025	4/22/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_06.pdf	1	No	5	Risk Methodology & Assessment	5.3
118	TURN	003	TURN_003	7	No	TURN_003_07	<p>In our Excel workbook, please provide the annual number of ignitions identified by PG&E equipment from 2018-2024 in PG&E's HFTD (or indicating which are in the HFTD) with supporting data and calculations. Please also include:</p> <ul style="list-style-type: none"> a. The date of each ignition. b. Cause of the ignition (cause). c. Structures destroyed. d. Fatalities and/or injuries. e. Whether there was red flag warning at the time of the ignition. f. Any other information readily available and used by PG&E in its risk modeling. 	Reina Yanagita	4/17/2025	4/22/2025	4/22/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_07.pdf	1	No	5	Risk Methodology & Assessment	5.2.2.1
119	TURN	003	TURN_003	8	No	TURN_003_08	<p>a. Please see PG&E's response titled "RAMP-2024_DR_TURN_006-0204" provided to TURN on September 10, 2024, for further details regarding an example analysis of observed covered conductor mitigation effectiveness and details around why PG&E does not support application of the analysis. These reasons include:</p> <ul style="list-style-type: none"> • Much of PG&E's covered conductor installation has been in wildfire-included areas in the absence of significant vegetation growth. • Limited degradation of assets due to recent installation. • Targeted installation in areas across of low tree strike risk in alignment with PG&E's decision tree. <p>Please note that this analysis was based on only two known reportable ignitions on covered conductor. PG&E was subsequently identified an additional ignition related to covered conductor which occurred in 2023.</p> <p>PG&E is also performing with UCLA a cost-benefit effectiveness study for covered conductor but has not yet operationalized this methodology due to the limited data availability in wildfire-included areas.</p> <p>b. Please see the table below for the volume of faults per mile of PG&E's overhead conductor in 2023. Please note that PG&E interprets "tree" as an outage, which are drawn from the Integrated Logging Information System ("ILIS"). ILIS records do not capture the type of tree, so PG&E is not able to differentiate between covered or bare conductor. As a result, PG&E is providing the outages per HFTD miles of conductor.</p> <p>c. Please see the table below for the volume of ignitions per mile of PG&E's overhead conductor in non-covered conductor in the HFTD/DRRA. Please note that we do not track ignitions by covered conductor line mile. However, we estimate the following values for ignitions per mile of overhead conductor in the HFTD, based on the number of such ignitions in each year and the line miles of overhead covered conductor in the HFTD/DRRA at the close of each year. As such, the values may not be fully representative, as covered conductor line mileage may have changed throughout the year.</p>	Reina Yanagita	4/17/2025	4/22/2025	4/22/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_08.pdf	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
120	TURN	003	TURN_003	9	No	TURN_003_09	<p>For each project proposed from 2026-2028 for UG and CC, please provide the following in Excel with all supporting data, calculation, and assumptions:</p> <ul style="list-style-type: none"> a. Cost-benefit ratio of UG and CC for each project, indicating whether mitigation was chosen (UG or CC). b. This should include unit costs assumed for each mitigation. c. This should include number of overhead miles of each project. d. This should include total risk and risk reduction from the project. 	Reina Yanagita	4/17/2025	4/22/2025	4/22/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_09.pdf	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
121	TURN	003	TURN_003	10	No	TURN_003_010	<p>Section 8.2.2.1, page 105 states "In any given location, overhead hardening does not reduce the impact from PSPS events, but is expected to reduce EPG-based outages." Please explain why PG&E has not installed higher wind thresholds for overhead hardened circuits, which reduce the probability of PSPS, as Southern California Edison has done. Please support the response with all analyses and data regarding potential differences between SCE's and PG&E's service territory or overhead hardening programs.</p>	Reina Yanagita	4/17/2025	4/22/2025	4/22/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_010.pdf	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
122	CEIS	004	CEIS_004	1	No	CEIS_004_01	<p>Regarding Third-Party Model Review</p> <p>a. Page 12 of the E3 review states that "The main driver for consequence is the FPI score which further reduces the impact of the 1-in-100 simulations coming from the 'Technique analysis.'" On page 18 of the Wildfire Consequence Model VA document, two criteria are mentioned for the predictive destructive criteria, one for FPI-FR and the other for the 'Technique analysis'.</p> <p>b. Out of the simulated weather history, how many days from 2012 through 2022 have met each criterion in the highest risk circuit?</p> <p>c. Provide a detailed description of how FPI-FR compared to predictive destructive criteria influence the consequence score.</p>	Nathan Poon	4/18/2025	4/29/2025	4/29/2025	https://www.pge.com/assets/pge/docs/undergrounding-and-asset-replacement-turn_003_010_004.pdf	1	No	5	Risk Methodology & Assessment	5.4

123	OES	004	OES_004	2	No	OES_004_02	Regarding the Wildfire Transmission Risk Model a. On page 32 of PG&E's Wildfire Transmission Risk Model Documentation v4, PG&E references the "T-Line Asset Data Quality Improvement - Critical Components, Guide to Conservative Assumptions," dated January 14, 2020. Provide a copy of the document. Please see "WMP-Discovery2020-2028_DR_OES_004-Q03A0101.pdf" for the requested inform.	Nathan Poon	4/18/2025	4/23/2025	4/23/2025	https://www.pge.com/customers/docs/Outgoing_and_safely/energy-operations-and-safety/2020-2028_OES_004.pdf	1	No	5	Risk Methodology & Assessment	5.4
124	OES	004	OES_004	3	No	OES_004_03	Regarding the wildfire consequence model a. On page 15-22 of PG&E's Wildfire Consequence Model V4 document, PG&E provides an example of the regression model applied to the Data File. b. Provide an expanded version of the example to show the calculation of the number of structures in Table 11 (p. 22). This includes providing the data on Existing Structures, live fuel moisture (LFM), and wind speed (WS), as related on page 25, which are not reported in the example. c. How did PG&E select the 300 m height for wind speed (p. 20)? What impact does that have on the statistical performance of the model? d. On page 14 of the Wildfire Consequence Model V4 document, Table 4 lists the dry wind conditions criteria. Are these modeled as a weather station height, or 300 m above surface (like the consequence model wind speeds), or some other reference height? e. On page 36 of PG&E's Wildfire Consequence Model V4 document, PG&E presents the equation for calculating the fractional fatalities based on AFN and WS fatalities. f. Wind are the units of the AFN value? g. How does this correspond to the AFN deciles shown in Figures 13 and Table 13 (p. 26)? h. On page 36 of the Wildfire Consequence Model V4 document, Table 20 provides example consequence training data. Provide this table as an Excel spreadsheet with one row per historical fire used in consequence training. Provide the following columns in addition to the columns shown in Table 20: (1) TCI level (2) AFN decile level (3) Wind speed in mph at 300 m (4) Live fuel moisture (5) Daily average wind speed for Dry Wind Conditions (if this is different from wind speed in mph at 300 m) (6) 5-dry dry fuel moisture (7) Relative humidity (8) FFWL (9) Flame Length (10) Rate of Spread (11) Whether the fire is within the HFRS (12) Whether the fire was used for training or validation i. In PG&E's response to Energy Safety's Data Request 1 Question 25, PG&E states that "The overall WF Consequence model of with regressed and regression-incorporated was validated against historical fire outcomes." j. Provide a list of all fires used to validate WFC v4. Regarding table 11 "Number of Structures in the WFCA" data In response to Energy Safety's Data Request 2, Question 17, PG&E provided an updated version of Table 6-4 including the associated rationale for various burnings planned and percentage that has already been validated. a. Compared to the targets provided in Table 6-1 (PG&E's 2020-2028 Base WMP, p. 175) and estimates in PG&E's response to Energy Safety's Data Request 1 Question 17 (labeled "WMP" in the table), to the summation of the mileages provided in Attachment 1 (labeled "DR" in the table), Energy Safety found the following: 2020 2027 2028 Hardening Type WMP DR a. WMP DR a. Undergrounding 170 15.54 103 307 103.68 103 449 etc. b. Please read and provide the WMP-Discovery2020-2028_DR_OES_004-Q03A0101.xlsx for missing from the mileages provided in the updated Table 6-4 (labeled "O" in the table). A few notes about this data: • In answering this question, we identified a calculation error in our response to OES_002-Question 17 regarding the miles added in for each annual response. The response under counted the miles planned on circuit segments in Table 6-4 based on the formula that was used to put in the data (i.e., the miles originally included only captured the miles for one subproject associated with the circuit segment, not all subprojects planned on that circuit segment). We have corrected the miles in the table and provided as a supplemental response to this data request as attachment "CORRECTED_WMP-Discovery2020-2028_DR_OES_002-Q017A0101.xlsx". • The 2027-2028 profiles in currently planned of the circuit segment based on the top 20% risk ranked circuit segments of the WORM v4 model. The work is not yet signed and broken into projects. Calculations cannot be filled out. • The values in Table 6-4 were generated using WORM v4. We assume the level of the input used to provide work prescribed to have 80% of total annual utility risk due to prioritization based on WORM v4, not v3, and have responded accordingly. PG&E welcomes clarification if there was different intent about scope of this request. • Work in this category represents projects that are Fire Rehab, POPS, or "Other", which includes projects that were initiated under other programs outside of the System Hardening program which is funded by M&T costs (M&T and S&L), such as Work Requested by Others (WRO), capacity, and Rule 20 B and C programs. • Work in this category represents Community Rehabilitated miles. This work occurs in "T" and "W" to ensure following the incidents. The Base Cause Data File a. The Base Cause Data File is a spreadsheet that contains the following information: 2020, DR, MGRA, 002-Q03A0101.xlsx b. There is a field titled "DamageType". This field should be used to relate records in the Feature Class to the POPS Event Conductor Damage and POPS Event Superstructure Damage data tables, which are in "WMP-Discovery2020-2028_DR_MGRA_002-Q03A0101.xlsx" and "WMP-Discovery2020-2028_DR_MGRA_002-Q03A0101.xlsx". c. The Base Cause Data File is not a native field within the data table scheme as defined by Energy Safety; rather, it is a field that exists in the Feature Class and must be used to establish the relationship with the associated data tables. Regarding the Cause File, PG&E considers this information to be confidential and applies a consistent policy of nondisclosure, regardless of the feature class. Data submitted in quarterly reports to the Office of Energy Infrastructure and Safety may be part of ongoing investigations and analyses and is protected under applicable legal privileges, including the attorney-client privilege (e.g., Fed. Code § 552, Code Ch. Proc. § 2016.010, et seq.). These reports capture a snapshot in time and are not subsequently updated to reflect findings from later investigations. Moreover, PG&E exercises caution in disclosing information that could be exploited by malicious actors to replicate adverse events. Cause data may include sensitive details about physical infrastructure, cybersecurity systems, or critical energy assets, all of which are protected under federal and state laws (see 18 C.F.R. § 388.113, Gov. Code § 62540), (44) 6 U.S.C. § 1311, C.F.R. § 29.2). For example, if a specific piece of equipment was identified as causing a large-scale outage, that knowledge could potentially be used to target similar equipment elsewhere. WMP-Discovery2020-2028_DR_MGRA_001-Q017A0101.xlsx PG&E is maintaining data provided to MGRA from last year's MGRA request where MGRA requested POPS event damage. As a result last year, there were two POPS events during the year and both took place during Q3 2023. Please see "WMP-Discovery2020-2028_DR_MGRA_004-Q01A0101.xlsx". Data is extracted from our quarterly GDS files, which contain a high volume of records in each submission (approximately between 10 to 15 million records). The feature classes and related tables included in the submission are not static and change each quarter. Similarly, the Office of Energy Infrastructure Safety (Energy Safety) often reviews their Data Submissions and removing various data points, consolidating feature classes, changing field names, updating definitions, and removing fields that require manual effort to create and maintain, non-confidential GDS version. Energy Safety does not have a non-confidential GDS submission. The submission they receive is confidential. To create a non-confidential file for MGRA, PG&E attempts to apply logic to the feature classes to derive non-confidential fields, data types, or entire datasets across the entire GDS. However, confidential data could still have been provided inadvertently. PG&E respectfully requests that MGRA use the data for internal purposes only and refrain access to a third-party basis. Additionally, the information aspect of feature classes and data generated representation of the data causes complexities in identifying the confidentiality of individual records and introduces additional risk for error. As such, PG&E's design decision regarding additional data points confidential at a later point in time should more confidentially considerations become known. PG&E would be happy to provide the requested confidential information under the terms of a non-disclosure agreement to protect the confidentiality of information.	Nathan Poon	4/18/2025	4/23/2025	4/23/2025	https://www.pge.com/customers/docs/Outgoing_and_safely/energy-operations-and-safety/2020-2028_OES_004.pdf	1	No	5	Risk Methodology & Assessment	5.4
125	OES	004	OES_004	4	No	OES_004_04	WMP DR a. WMP DR a. Undergrounding 170 15.54 103 307 103.68 103 449 etc. b. Please read and provide the WMP-Discovery2020-2028_DR_OES_004-Q03A0101.xlsx for missing from the mileages provided in the updated Table 6-4 (labeled "O" in the table). A few notes about this data: • In answering this question, we identified a calculation error in our response to OES_002-Question 17 regarding the miles added in for each annual response. The response under counted the miles planned on circuit segments in Table 6-4 based on the formula that was used to put in the data (i.e., the miles originally included only captured the miles for one subproject associated with the circuit segment, not all subprojects planned on that circuit segment). 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The Base Cause Data File is not a native field within the data table scheme as defined by Energy Safety; rather, it is a field that exists in the Feature Class and must be used to establish the relationship with the associated data tables. Regarding the Cause File, PG&E considers this information to be confidential and applies a consistent policy of nondisclosure, regardless of the feature class. Data submitted in quarterly reports to the Office of Energy Infrastructure and Safety may be part of ongoing investigations and analyses and is protected under applicable legal privileges, including the attorney-client privilege (e.g., Fed. Code § 552, Code Ch. Proc. § 2016.010, et seq.). These reports capture a snapshot in time and are not subsequently updated to reflect findings from later investigations. Moreover, PG&E exercises caution in disclosing information that could be exploited by malicious actors to replicate adverse events. Cause data may include sensitive details about physical infrastructure, cybersecurity systems, or critical energy assets, all of which are protected under federal and state laws (see 18 C.F.R. § 388.113, Gov. Code § 62540), (44) 6 U.S.C. § 1311, C.F.R. § 29.2). For example, if a specific piece of equipment was identified as causing a large-scale outage, that knowledge could potentially be used to target similar equipment elsewhere. WMP-Discovery2020-2028_DR_MGRA_001-Q017A0101.xlsx PG&E is maintaining data provided to MGRA from last year's MGRA request where MGRA requested POPS event damage. As a result last year, there were two POPS events during the year and both took place during Q3 2023. Please see "WMP-Discovery2020-2028_DR_MGRA_004-Q01A0101.xlsx". Data is extracted from our quarterly GDS files, which contain a high volume of records in each submission (approximately between 10 to 15 million records). The feature classes and related tables included in the submission are not static and change each quarter. Similarly, the Office of Energy Infrastructure Safety (Energy Safety) often reviews their Data Submissions and removing various data points, consolidating feature classes, changing field names, updating definitions, and removing fields that require manual effort to create and maintain, non-confidential GDS version. Energy Safety does not have a non-confidential GDS submission. The submission they receive is confidential. To create a non-confidential file for MGRA, PG&E attempts to apply logic to the feature classes to derive non-confidential fields, data types, or entire datasets across the entire GDS. However, confidential data could still have been provided inadvertently. PG&E respectfully requests that MGRA use the data for internal purposes only and refrain access to a third-party basis. Additionally, the information aspect of feature classes and data generated representation of the data causes complexities in identifying the confidentiality of individual records and introduces additional risk for error. As such, PG&E's design decision regarding additional data points confidential at a later point in time should more confidentially considerations become known. PG&E would be happy to provide the requested confidential information under the terms of a non-disclosure agreement to protect the confidentiality of information.	Nathan Poon	4/18/2025	4/23/2025	4/23/2025	https://www.pge.com/customers/docs/Outgoing_and_safely/energy-operations-and-safety/2020-2028_OES_004.pdf	3	No	6	Wildfire Mitigation Strategy Development	6.2.1.3
126	MGRA	004	MGRA_004	1	No	MGRA_004_01	PPSP event damage event reports obtained from post-event patrols, including cause and estimated field damage for all quarters of 2024. Cause was not included in the provided data. a. Also please extend the request to cover four quarters or 2023 as well. PG&E considers the Base Cause File information to be confidential. Data submitted in quarterly reports to the Office of Energy Infrastructure and Safety may be part of ongoing investigations and analyses and is protected under applicable legal privileges, including the attorney-client privilege (e.g., Fed. Code § 552, Code Ch. Proc. § 2016.010, et seq.). These reports capture a snapshot in time and are not subsequently updated to reflect findings from later investigations. Moreover, PG&E exercises caution in disclosing information that could be exploited by malicious actors to replicate adverse events. Cause data may include sensitive details about physical infrastructure, cybersecurity systems, or critical energy assets, all of which are protected under federal and state laws (see 18 C.F.R. § 388.113, Gov. Code § 62540), (44) 6 U.S.C. § 1311, C.F.R. § 29.2). For example, if a specific piece of equipment was identified as causing a large-scale outage, that knowledge could potentially be used to target similar equipment elsewhere. WMP-Discovery2020-2028_DR_MGRA_001-Q017A0101.xlsx PG&E is maintaining data provided to MGRA from last year's MGRA request where MGRA requested POPS event damage. As a result last year, there were two POPS events during the year and both took place during Q3 2023. Please see "WMP-Discovery2020-2028_DR_MGRA_004-Q01A0101.xlsx". Data is extracted from our quarterly GDS files, which contain a high volume of records in each submission (approximately between 10 to 15 million records). The feature classes and related tables included in the submission are not static and change each quarter. Similarly, the Office of Energy Infrastructure Safety (Energy Safety) often reviews their Data Submissions and removing various data points, consolidating feature classes, changing field names, updating definitions, and removing fields that require manual effort to create and maintain, non-confidential GDS version. Energy Safety does not have a non-confidential GDS submission. The submission they receive is confidential. To create a non-confidential file for MGRA, PG&E attempts to apply logic to the feature classes to derive non-confidential fields, data types, or entire datasets across the entire GDS. However, confidential data could still have been provided inadvertently. PG&E respectfully requests that MGRA use the data for internal purposes only and refrain access to a third-party basis. Additionally, the information aspect of feature classes and data generated representation of the data causes complexities in identifying the confidentiality of individual records and introduces additional risk for error. As such, PG&E's design decision regarding additional data points confidential at a later point in time should more confidentially considerations become known. PG&E would be happy to provide the requested confidential information under the terms of a non-disclosure agreement to protect the confidentiality of information.	Joseph Mitchell	4/21/2025	4/23/2025	4/23/2025	https://www.pge.com/customers/docs/Outgoing_and_safely/energy-operations-and-safety/2020-2028_MGRA_004.pdf	1	No	NA	GIS	NA
127	MGRA	004	MGRA_004	2	No	MGRA_004_02	Unreported outage data, including cause. Cause was not provided in the initial response. PG&E considers the Base Cause File information to be confidential. Data submitted in quarterly reports to the Office of Energy Infrastructure and Safety may be part of ongoing investigations and analyses and is protected under applicable legal privileges, including the attorney-client privilege (e.g., Fed. Code § 552, Code Ch. Proc. § 2016.010, et seq.). These reports capture a snapshot in time and are not subsequently updated to reflect findings from later investigations. Moreover, PG&E exercises caution in disclosing information that could be exploited by malicious actors to replicate adverse events. Cause data may include sensitive details about physical infrastructure, cybersecurity systems, or critical energy assets, all of which are protected under federal and state laws (see 18 C.F.R. § 388.113, Gov. Code § 62540), (44) 6 U.S.C. § 1311, C.F.R. § 29.2). For example, if a specific piece of equipment was identified as causing a large-scale outage, that knowledge could potentially be used to target similar equipment elsewhere. WMP-Discovery2020-2028_DR_MGRA_001-Q017A0101.xlsx PG&E is maintaining data provided to MGRA from last year's MGRA request where MGRA requested POPS event damage. As a result last year, there were two POPS events during the year and both took place during Q3 2023. Please see "WMP-Discovery2020-2028_DR_MGRA_004-Q01A0101.xlsx". Data is extracted from our quarterly GDS files, which contain a high volume of records in each submission (approximately between 10 to 15 million records). The feature classes and related tables included in the submission are not static and change each quarter. Similarly, the Office of Energy Infrastructure Safety (Energy Safety) often reviews their Data Submissions and removing various data points, consolidating feature classes, changing field names, updating definitions, and removing fields that require manual effort to create and maintain, non-confidential GDS version. Energy Safety does not have a non-confidential GDS submission. The submission they receive is confidential. To create a non-confidential file for MGRA, PG&E attempts to apply logic to the feature classes to derive non-confidential fields, data types, or entire datasets across the entire GDS. However, confidential data could still have been provided inadvertently. PG&E respectfully requests that MGRA use the data for internal purposes only and refrain access to a third-party basis. Additionally, the information aspect of feature classes and data generated representation of the data causes complexities in identifying the confidentiality of individual records and introduces additional risk for error. As such, PG&E's design decision regarding additional data points confidential at a later point in time should more confidentially considerations become known. PG&E would be happy to provide the requested confidential information under the terms of a non-disclosure agreement to protect the confidentiality of information.	Joseph Mitchell	4/21/2025	4/23/2025	4/23/2025	https://www.pge.com/customers/docs/Outgoing_and_safely/energy-operations-and-safety/2020-2028_MGRA_004.pdf	0	No	NA	GIS	NA
128	MGRA	004	MGRA_004	3	No	MGRA_004_03	WMP data for all four quarters of 2023 and 2024. This was missing cause and event time. PG&E considers the Base Cause File information to be confidential. Data submitted in quarterly reports to the Office of Energy Infrastructure and Safety may be part of ongoing investigations and analyses and is protected under applicable legal privileges, including the attorney-client privilege (e.g., Fed. Code § 552, Code Ch. Proc. § 2016.010, et seq.). These reports capture a snapshot in time and are not subsequently updated to reflect findings from later investigations. Moreover, PG&E exercises caution in disclosing information that could be exploited by malicious actors to replicate adverse events. Cause data may include sensitive details about physical infrastructure, cybersecurity systems, or critical energy assets, all of which are protected under federal and state laws (see 18 C.F.R. § 388.113, Gov. Code § 62540), (44) 6 U.S.C. § 1311, C.F.R. § 29.2). For example, if a specific piece of equipment was identified as causing a large-scale outage, that knowledge could potentially be used to target similar equipment elsewhere. WMP-Discovery2020-2028_DR_MGRA_001-Q017A0101.xlsx PG&E is maintaining data provided to MGRA from last year's MGRA request where MGRA requested POPS event damage. As a result last year, there were two POPS events during the year and both took place during Q3 2023. Please see "WMP-Discovery2020-2028_DR_MGRA_004-Q01A0101.xlsx". Data is extracted from our quarterly GDS files, which contain a high volume of records in each submission (approximately between 10 to 15 million records). The feature classes and related tables included in the submission are not static and change each quarter. Similarly, the Office of Energy Infrastructure Safety (Energy Safety) often reviews their Data Submissions and removing various data points, consolidating feature classes, changing field names, updating definitions, and removing fields that require manual effort to create and maintain, non-confidential GDS version. Energy Safety does not have a non-confidential GDS submission. The submission they receive is confidential. To create a non-confidential file for MGRA, PG&E attempts to apply logic to the feature classes to derive non-confidential fields, data types, or entire datasets across the entire GDS. However, confidential data could still have been provided inadvertently. PG&E respectfully requests that MGRA use the data for internal purposes only and refrain access to a third-party basis. Additionally, the information aspect of feature classes and data generated representation of the data causes complexities in identifying the confidentiality of individual records and introduces additional risk for error. As such, PG&E's design decision regarding additional data points confidential at a later point in time should more confidentially considerations become known. PG&E would be happy to provide the requested confidential information under the terms of a non-disclosure agreement to protect the confidentiality of information.	Joseph Mitchell	4/21/2025	4/23/2025	4/23/2025	https://www.pge.com/customers/docs/Outgoing_and_safely/energy-operations-and-safety/2020-2028_MGRA_004.pdf	0	No	NA	GIS	NA

149	SPO	003	SPO_003	12	No	SPO_003_012	Provide the data in Tables 1 through 3 for each of PG&E's 2023-2025 WMP planned Vegetation Management Programs and PG&E's 2025-2028 WMP Programs. These should be one spreadsheet for each of the Vegetation Management Programs listed in Tables 4 and 5. a. Choose how PG&E's evaluation of Focused Tree Inspection, Tree Removal Inventory, Vegetation Management for Operational Mitigation for consolidation into its distribution inspection may change the forecasts in Table 3. For the 2023-2025 WMPs, EPO expects the individual programs to be reported on to include: Table 4: List of Vegetation Management Programs 2023-2025 For the 2028-2028 WMPs, EPO expects the individual programs to be reported on to include: Table 5: List of Vegetation Management Programs 2028-2028	Henry Swast	4/29/2025	5/7/2025	5/7/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-SPO_003_012	1	No	9	Vegetation Management and Inspections	9
150	SPO	003	SPO_003	13	No	SPO_003_013	Complete the Tables 1 through 3 at the systemwide and HFTD scale for all of PG&E's Vegetation Management work (ie, the total number of trees removed systemwide and separately the total number of trees removed in the HFTD).	Henry Swast	4/29/2025	5/7/2025	5/7/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-SPO_003_013	1	No	9	Vegetation Management and Inspections	9
151	SPO	003	SPO_003	14	No	SPO_003_014	For each vegetation management program in the 2025-2028 WMP, specify if the Quality Assurance and Quality Control assessments include verification of the height and distance to the conductor of each strike vegetation spot specified for removal, and each vegetation strike point listed as an inventory tree.	Henry Swast	4/29/2025	4/29/2025	4/29/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-SPO_003_014	0	No	9	Vegetation Management and Inspections	9
152	SPO	003	SPO_003	15	No	SPO_003_015	Provide PG&E's latest estimate for the number of strike trees in PG&E's HFTD with an explanation of how this estimate was obtained. Discuss PG&E's confidence in the estimate.	Henry Swast	4/29/2025	4/29/2025	4/29/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-SPO_003_015	0	No	9	Vegetation Management and Inspections	9
153	MGRA	005	MGRA_005	1	No	MGRA_005_01	Follow-up to Data Request Responses: WMP-Discovery 2025-2028_DR_OEIS_001-Q002 MGRA-5: For the three technologies listed in PG&E's response to the OEIS data request (EFTD, DFA, GridSense), please provide a per-year estimate of the deployment of these devices for 2025, 2027, and 2028 in the HFTD and HFTD. The number of devices to be deployed. The miles of overhead conductor to be monitored by these technologies in the HFTD and HFTD. The functional coverage of the overhead conductor system. The estimated cumulative risk reduction due to the deployment of that technology.	Joseph Mitchell	4/29/2025	5/13/2025	5/13/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-MGRA_005_01	0	No	10	Situational Awareness and Forecasting	10.410.31
154	MGRA	005	MGRA_005	2	No	MGRA_005_02	Suppression MGRA-5.2 During a meeting of the Risk Mitigation Working Group, I read one of the PG&E team stating that they had looked at the CalFire option database to determine whether weather local conditions affected the probability of successful initial attack. a. Did PG&E ever perform an analysis similar to that described? If the answer is yes, please provide the results. b. In the PG&E PPV model available through a public interface? Is it a latitude, longitude, and time is provided on a corresponding PPV value for watershed? c. If the answer is to (b) no, what is the approximate values of PG&E's PPV history, could it potentially be exported, and how much time (days) and effort (person-hours) would it require? d. As PG&E's PPV algorithm has changed over time, has PG&E suggested historical periods with different PPV approaches? Or has it no run its history with the most recent PPV version?	Joseph Mitchell	4/29/2025	4/30/2025	4/30/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-MGRA_005_02	1	No	Appendix D	Appendix D: Areas of Continued Improvement	AO PG&E-238.03
155	MGRA	005	MGRA_005	3	No	MGRA_005_03	Covered Conductor MGRA-5.3 In Table PG&E-8.2.1.4 COVERED CONDUCTOR AND UNDERGROUNDING IMPACTS ON THE LIKELIHOOD OF IGNITION, PG&E's analysis of Wire-to-Wire contact links the effectiveness of Covered Conductor as medium 1 reducing this risk source, whereas other parties rank this as a high effectiveness. a. Please justify why wire-to-wire contact is only reduced to a medium cause prevention. b. Please provide examples in which wire to wire contact between covered conductors resulted in an outage and under what conditions.	Joseph Mitchell	4/29/2025	4/30/2025	4/30/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-MGRA_005_03	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
156	MGRA	005	MGRA_005	4	No	MGRA_005_04	Advanced Technology MGRA-5.4 Please direct us to or provide the technical details of GridSense. a. Please provide the differences in action and function and purpose between GridSense and EFTD.	Joseph Mitchell	4/29/2025	4/30/2025	4/30/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-MGRA_005_04	0	No	10	Situational Awareness and Forecasting	10.3.1
157	MGRA	005	MGRA_005	5	No	MGRA_005_05	Weather MGRA-5.5 Provide a list of the 57 worst weather days, along with: a. Geographic links associated with the designation (polygon, counties, etc.). b. FPI. c. Daily and event classifier. d. Associated catastrophic wildfire. e. Any other notes or comments added by the meteorological team.	Joseph Mitchell	4/29/2025	4/30/2025	4/30/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-MGRA_005_05	3	No	Appendix D	Appendix D: Areas of Continued Improvement	AO PG&E-238.03
158	OEIS	006	OEIS_006	1	No	OEIS_006_01	Regarding PPSB impact in response to data request OEIS-WMP-2025-PG&E-003, Question 3, PG&E states that "the criteria for determining whether a critical protection zone is affected by PPSB is binary and PG&E considers the distinction of whether there is PPSB impact or not." Provide the following based on the CPZs in which there is PPSB impact: a. The percentage by total stroke mileage. b. The associated total stroke mileage requested. c. The percentage by total number of CPZs in the HFTD. d. The associated number of CPZs impacted.	Nathan Poon	4/29/2025	4/30/2025	4/30/2025	https://www.pge.com/arcfm/sgp/03oc/Outlets-and-subsidiaries.aspx?docid=2025-2028-OEIS_006_01	0	No	8	Grid Design, Operations, and Maintenance	8.2.1

166	SPO	004	SPO_004	2	No	SPO_004_02	<p>1. an Administrative Law Judge Ruling dated April 22 2025 in the PG&E 2024 RAMP Proceeding (A-24-05-005). PG&E was directed to conduct a parallel risk evaluation using a risk-neutral, they scaling function in preparation for PG&E's 2027 GRC Risk Case. For each of the locations listed in 1a-1c, provide a new calculation without applying PG&E's risk scaling function.</p> <p>a. If the values are in a figure, recreate the figure without the scaling function applied to the calculation that generated the value(s) in the figure.</p> <p>b. If the values are in a table, recreate the table without the scaling function applied to the calculation that generated the value(s) in the table.</p> <p>c. If the values are in the list of the 2026-2028 Base WMP, provide the sentence with the new value that was generated without the scaling function being applied to the calculation.</p>	<p>Please see below for risk-neutral versions of the figures, tables, and text values identified in PG&E's response to Question No. 1, below. Please note that PG&E is continuing to work to produce risk-neutral versions of some of the identified values and will supplement this response as soon as possible to provide them.</p> <p>a. The following figures are regenerated without a risk scaling function on the April 2025 vitrage models for the 2026 Baseline:</p> <ul style="list-style-type: none"> Figure PG&E-5.1.1-2 Risk Bow Tie for Wildfire Risk (Risk Neutral, April 2025 vitrage). Figure PG&E-5.1.1-3 Risk Bow Tie for PSPS Risk (Risk Neutral, April 2025 vitrage). Figure PG&E-5.1.1-4 Risk Bow Tie for EPSS Risk (Risk Neutral, April 2025 vitrage). <p>b. The following tables are regenerated without a risk scaling function:</p> <ul style="list-style-type: none"> Table PG&E-5.1.1-1 Mitigation Effectiveness Alone and in Combination Table 6-3 Risk Impact of Activities Table PG&E-8.2.1-3 Ignition Mitigation Effectiveness Representative Blended Average Values. Appendix F, Table 5-5 Summary of Top-Risk Circuits, Segments, or Spans Appendix F, Table 6-1 PG&E Prioritized Areas Based on Overall Utility Risk <p>c. The following formulas and sentences are regenerated without a risk scaling function on the April 2025 vitrage models for the 2026 Baseline:</p>	Edie Schmitt	4/30/2025	5/30/2025	5/30/2025	https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf	0	No	5	Risk Methodology & Assessment	5
167	SPO	004	SPO_004	3	No	SPO_004_03	<p>List the locations in the 2026-2028 Base WMP where PG&E applied a territory-wide normalized value of electric reliability generated by the ICE (Intermittent Cost Estimator) Calculator 1 to calculate a value or risk, consequence, risk reduction, or CIR.</p> <p>a. If the values are in a figure, list the Figure number.</p> <p>b. If the values are in a table, list the Table Number.</p> <p>c. If the values are in the list of the 2026-2028 Base WMP, provide the sentence and the page number.</p>	<p>Please see below for the figures, tables, and text values below as taking an aggregated ICE 1.0 value.</p> <p>a. The following are figures where an aggregated ICE 1.0 value has been applied:</p> <p>Figure PG&E-5.1.1-2 Risk Bow Tie for Wildfire Risk</p> <p>Figure PG&E-5.1.1-3 Risk Bow Tie for PSPS Risk</p> <p>Figure PG&E-5.1.1-4 Risk Bow Tie for EPSS</p> <p>Figure PG&E-6.1.3.2-1 2026 Year Baseline (With and Without Operational Mitigation) and Figure 6-1 Projected Overall Service Territory Risk</p> <p>The following are tables where an aggregated ICE 1.0 value has been applied:</p> <p>Table 5-5 Summary of Top Risk Circuit Segments;</p> <p>Table 6-1 PG&E Prioritized Areas Based on Overall Utility Risk;</p> <p>Table 6-3 Risk Impact of Activities;</p> <p>Table 6-4 Summary of Risk Reduction for Top Risk Circuits;</p> <p>WMP-Discovery 2026-2028_DR_SPO_004-003 Page 2</p> <p>Appendix F, Table 5-5 Summary of Top-Risk Circuits, Segments, or Spans;</p> <p>Appendix F, Table 6-1 PG&E Prioritized Areas Based on Overall Utility Risk; and</p> <p>Appendix F, Table 6-4 Summary of Risk Reduction for Top Risk Circuits.</p> <p>The following are page numbers and sentences where an aggregated ICE 1.0 value has been applied:</p> <p>"The following tables are regenerated by applying the ICE 2.0 mitigated values to the WMP for residential, \$23.11/CMI for nonresidential) on the April 2025 vitrage models for the 2026 Baseline."</p> <p>WMP-Discovery 2026-2028_DR_SPO_004-004 Page 2</p> <p>Figure PG&E-5.1.1-2 Risk Bow Tie for Wildfire Risk</p> <p>Figure PG&E-5.1.1-3 Risk Bow Tie for PSPS Risk</p> <p>WMP-Discovery 2026-2028_DR_SPO_004-004 Page 3</p> <p>Figure PG&E-5.1.1-4 Risk Bow Tie for EPSS</p> <p>Figure PG&E-6.1.3.2-1 2026 Year Baseline (With and Without Operational Mitigation)</p> <p>\$19,396 (\$15,863)/\$35,535 \$1,464 \$5,695 \$5,695 (pre-EPSS/PSPS)/Wildfire Mitigation (pre-EPSS/PSPS)/PSPS Consequence/EPSS Consequence/EPSS + EPSS</p> <p>PSPS/Mitigated Losses</p> <p>\$18-\$5,000 \$15,000 \$15,000 \$20,000 \$25,000 Wildfire Risk with PSPS and EPSS when applying ICE 2.0 disaggregation)</p> <p>WMP-Discovery 2026-2028_DR_SPO_004-004 Page 4</p> <p>Figure 6-1 Projected Overall Service Territory Risk</p> <p>b. The following tables are regenerated by applying the ICE 2.0 disaggregated values (\$0.80/CMI for residential, \$23.11/CMI for nonresidential):</p> <p>0%</p> <p>20%</p> <p>40%</p> <p>60%</p> <p>80%</p> <p>100%</p> <p>2023 2025 2027 2029 2031 2033</p> <p>Projected Overall Utility Risk</p> <p>Year</p>	Edie Schmitt	4/30/2025	6/20/2025	6/20/2025	https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf	0	No	5	Risk Methodology & Assessment	5
168	SPO	004	SPO_004	4	No	SPO_004_04	<p>In an Administrative Law Judge Ruling dated April 22 2025 in the PG&E 2024 RAMP Proceeding (A-24-05-005), PG&E was directed to provide a parallel risk evaluation using a risk-neutral, they scaling function in preparation for PG&E's 2027 GRC Risk Case. For each of the locations listed in 1a-1c, provide a new calculation by applying the disaggregated approach recommended in the SPO Evaluation Report.</p> <p>a. If the values are in a figure, recreate the figure by applying the disaggregated approach recommended in the SPO Evaluation Report to the calculation that generated the value(s) in the figure.</p> <p>b. If the values are in a table, recreate the table by applying the disaggregated approach recommended in the SPO Evaluation Report to the calculation that generated the value(s) in the table.</p> <p>c. If the values are in the list of the 2026-2028 Base WMP, provide the sentence with the new text that was generated by applying the disaggregated approach recommended in the SPO Evaluation Report to the calculation.</p>	<p>Re-discuss the Wildfire Disruption response to your question "1" table or providing the "existing values" used data in attachment "WMP-Discovery2026-2028_DR_SPO_004-Q005Supp01.docx" and "workbook" "EORM WLDPR Values", "EORM EPSS Values", "EORM PSPS Values".</p> <ul style="list-style-type: none"> Pre-Mitigated Ignition LoRE Pre-Mitigated Ignition Safety CoRE (Natural Units) Uncolated Ignition Pre-Mitigated Safety CoRE (S) Pre-Mitigated Ignition Reliability CoRE (Natural Units) Uncolated Pre-Mitigated Ignition Reliability CoRE (S) Pre-Mitigated Ignition Financial CoRE (Natural Units) Uncolated Pre-Mitigated Ignition Financial CoRE (S) Pre-Mitigated Ignition Reliability CoRE (S) Pre-Mitigated Ignition Reliability CoRE (S) Pre-Mitigated Outage Program Safety CoRE (Natural Units) Uncolated Outage Program Pre-Mitigated Safety CoRE (S) Pre-Mitigated Outage Program Reliability CoRE (Natural Units) Uncolated Pre-Mitigated Outage Program Reliability CoRE (S) Pre-Mitigated Outage Program Financial CoRE (Natural Units) Uncolated Pre-Mitigated Outage Program Financial CoRE (S) Pre-Mitigated Outage Program Risk (S) Uncolated Pre-Mitigated Overall Risk (S) <p>PG&E is also providing the mapping between circuit segments to branches for WLDPR, EPSS, and PSPS in the respective EORM WLDPR Mapping, "EORM EPSS Mapping", and "EORM PSPS Mapping" tabs. The fields pertaining to "system" would refer to the WLDPR mapping and WLDPR values. For the fields pertaining Outage Programs, refer to the EPSS and PSPS values and mappings.</p> <p>As indicated in the previous response to this question, PG&E is providing the following data in attachment "WMP-Discovery2026-2028_DR_SPO_004-Q005Supp01.docx" and "workbook" "EORM WLDPR Values", "EORM EPSS Values", "EORM PSPS Values":</p> <ul style="list-style-type: none"> Miles of OH (columns ANAS) Miles of UD (columns AT AY) Miles of Line Removal (columns A2-BE) Total Miles of System Hardening (columns BF-BK) 	Edie Schmitt	4/30/2025	6/20/2025	6/20/2025	https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf	3	No	5	Risk Methodology & Assessment	5
169	SPO	004	SPO_004	5(a)	Yes	SPO_004_05(a)	<p>Fill in the data requested in the attached workbook titled "Decision Tree Results by Circuit Segment and". This workbook is modeled on the PG&E 2023 WMP (R0, Section 4A2_AJ001) also workbook that was submitted with the PG&E 2023-2028 Base WMP and the PG&E response to a California Public Utilities Commission (CPUC) Request for Information (RFI) dated 2023-02-01, CPUC Case No. 23-02-001, CPUC Case No. 23-02-001, CPUC Case No. 23-02-001.</p> <p>a. Follow the Field Descriptions in the "Instructions" spreadsheet to complete the corresponding cells in the "Primary", "S&B", and "OutTieOut" spreadsheets.</p> <p>b. Responses to the "S&B" spreadsheet must be limited to the primary, secondary, and service lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>c. Responses to the "OutTieOut" spreadsheet must include both the primary, secondary, and service lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>d. If any of the data requested in the attached workbook would be generated by the Administrative Law Judge Ruling described in Questions 1 and 3, provide a second version of the data being a risk-neutral, they scaling function and using the disaggregated approach to reliability cost calculation recommended in the SPO Evaluation Report.</p>	<p>PG&E is providing the following data in attachment "WMP-Discovery2026-2028_DR_SPO_004-Q005Supp01.docx" and "workbook" "Primary".</p> <ul style="list-style-type: none"> Miles of Tree Removal WMP-Discovery 2026-2028_DR_SPO_004-Q005Supp02 Page 2 Miles of Pole Clearing Miles of Pole Clearing Total Expenditure of Tree Removal Completed in Year; and Total Expenditure of Tree Clearing Completed in Year; and <p>Please note the following regarding the data provided:</p> <p>As previously indicated, PG&E cannot utilize the "Tree Removal" or "Pole Clearing" mitigations by circuit mile. Instead, PG&E is providing the number of units mitigated per circuit segment per year.</p> <p>As previously indicated, PG&E cannot provide data for 2026-2033 for these mitigations. However, please note that PG&E is providing a forecast of units and total expenditure (subject to the note in the attached "Tree Removal" and "Pole Clearing" tabs) for these years. These forecasts represent estimates only.</p> <p>As previously indicated, PG&E cannot provide specific expenditures for these mitigations at a circuit segment level. Instead, PG&E has multiplied units completed per segment by average unit cost to populate the "Total Expenditure" tabs.</p>	Edie Schmitt	4/30/2025	6/20/2025	6/20/2025	https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf	1	No	5	Risk Methodology & Assessment	5.5.2
169	SPO	004	SPO_004	5(a2)	Yes	SPO_004_05(a2)	<p>Fill in the data requested in the attached workbook titled "Decision Tree Results by Circuit Segment and". This workbook is modeled on the PG&E 2023 WMP (R0, Section 4A2_AJ001) also workbook that was submitted with the PG&E 2023-2028 Base WMP and the PG&E response to a California Public Utilities Commission (CPUC) Request for Information (RFI) dated 2023-02-01, CPUC Case No. 23-02-001, CPUC Case No. 23-02-001, CPUC Case No. 23-02-001.</p> <p>a. Follow the Field Descriptions in the "Instructions" spreadsheet to complete the corresponding cells in the "Primary", "S&B", and "OutTieOut" spreadsheets.</p> <p>b. Responses to the "S&B" spreadsheet must be limited to the primary, secondary, and service lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>c. Responses to the "OutTieOut" spreadsheet must include both the primary, secondary, and service lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>d. If any of the data requested in the attached workbook would be generated by the Administrative Law Judge Ruling described in Questions 1 and 3, provide a second version of the data being a risk-neutral, they scaling function and using the disaggregated approach to reliability cost calculation recommended in the SPO Evaluation Report.</p>	<p>PG&E is providing the following data in attachment "WMP-Discovery2026-2028_DR_SPO_004-Q005Supp01.docx" and "workbook" "Primary".</p> <ul style="list-style-type: none"> Miles of Tree Removal WMP-Discovery 2026-2028_DR_SPO_004-Q005Supp02 Page 2 Miles of Pole Clearing Miles of Pole Clearing Total Expenditure of Tree Removal Completed in Year; and Total Expenditure of Tree Clearing Completed in Year; and <p>Please note the following regarding the data provided:</p> <p>As previously indicated, PG&E cannot utilize the "Tree Removal" or "Pole Clearing" mitigations by circuit mile. Instead, PG&E is providing the number of units mitigated per circuit segment per year.</p> <p>As previously indicated, PG&E cannot provide data for 2026-2033 for these mitigations. However, please note that PG&E is providing a forecast of units and total expenditure (subject to the note in the attached "Tree Removal" and "Pole Clearing" tabs) for these years. These forecasts represent estimates only.</p> <p>As previously indicated, PG&E cannot provide specific expenditures for these mitigations at a circuit segment level. Instead, PG&E has multiplied units completed per segment by average unit cost to populate the "Total Expenditure" tabs.</p>	Edie Schmitt	4/30/2025	6/20/2025	6/20/2025	https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf https://www.pge.com/assets/pge/docs/outlets_and_services/pge-2026-2028-epss.pdf	1	No	5	Risk Methodology & Assessment	5.5.2

[illegible]

175	SPO	004	SPO_004	11	No	SPO_004_011	<p>Which bowtie workshop was used to generate Figure PG06-5.1.1.4 in the 2026-2028 Base WMP?</p> <p>a. Has this bowtie workshop been updated since it was submitted with the 2024 RAMP Application? If so, explain how.</p> <p>b. If this bowtie workshop was submitted with PG06's 2024 RAMP Application and has been updated since the 2024 RAMP Application, provide SPO with a copy of the updated workshop.</p> <p>c. Provide the exact settings that were used on the bowtie workshop to generate Figure PG06-5.1.1.4 in the 2026-2028 Base WMP.</p> <p>d. How did this bowtie workshop inform mitigation selection in this WMP? Provide a step-by-step example demonstrating how the bowtie workshop informed and resulted in the mitigation selections on CORNING 11018512.</p> <p>e. Figure 3-9 of the 2024 RAMP Application exhibited an exposure of 43,433 miles. Figure PG06-5.1.1.4 of the 2026-2028 Base WMP exhibits an exposure of 43,536 miles. Explain why the number of miles increased from the 2024 RAMP to the 2026-2028 Base WMP.</p> <p>f. Does PG06 intend to update this bowtie workshop between now and when it submits its 2027 GRC? If so, explain how and why this bowtie workshop must be updated between now and when it submits its 2027 GRC.</p>	<p>The workshop, EN08 (PG06-4) EO-WEPSS-2, Bow tie, was provided in the RAMP application. An updated version was used to generate Figure PG06-5.1.1.4 for the 2026-2028 Base WMP.</p> <p>a. Yes, this bowtie workshop has been updated since it was submitted with the 2024 RAMP application. The updates include the following:</p> <ul style="list-style-type: none"> WMP-Discovery 2026-2028, DR, SPO, 004-Q01 Page 2 The 2026-2028 Base WMP version of the bowtie includes updated outage data to include 2023 and 2024 whenever applicable. The NORMA used for developing tranches has been updated from version 3 to version 4. EPSS subtask analysis is updated based on Fire Potential Index (FPI) version 5. The EPSS multiplier has been updated from 0.8 to 0.9. Please see attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q011A0101.stm" for the requested document. Please refer to the sheet "Bowtie" in the attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q011A0101.stm". The settings are defaulted to the following: The bowtie provides an overall picture of risk drivers and consequences. The tranche level is the most granular view. The tranche is a group of circuit segments of similar risk profile. Most of the program workshops are developed at the circuit segment or circuit level and then mapped to the tranche level. It does not inform mitigation selection at the circuit segment level in the WMP. The RAMP Workshop is based on older vintage of GIS data that informs our exposure mapping. The marginal change in exposure miles is from using updated version of the GIS data. Yes, the bowtie will be updated to include these updates. The monetized safety value changes from \$15.23 million to \$16.2 million using the value of a statistical life from the Bureau of Labor Statistics, adjusted to California dollars. The value of service increases from \$3.17 to \$3.33 based on PG06 2024 reported customer counts and consumption values. Updated programs based on the latest information. 	Edie Schmitt	4/30/2025	5/6/2025	5/6/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	1	No	5	Risk Methodology & Assessment	5.1.1
176	SPO	004	SPO_004	12	No	SPO_004_012	<p>Question 11e, highlights a marginal change in exposure for EPSS risk between the 2024 RAMP and 2026-2028 Base WMP filings. Questions 1e and 10e highlight a significant change in exposure for Wildlife and PPSPs risk between the 2024 RAMP and 2026-2028 Base WMP filings. Explain why exposure to EPSS risk exhibits a marginal change, despite significant changes in the exposure to Wildlife and PPSPs risk.</p> <p>a. The significant decrease in exposure to PPSPs risk highlighted in Question 10e resulted in a significant decrease in risk value between the 2024 RAMP and 2026-2028 Base WMP filings. The significant increase in exposure to Wildlife risk highlighted in Question 10e did not result in a significant increase in risk value between the 2024 RAMP and 2026-2028 Base WMP filings. 2. Explain why the change in exposure to PPSPs risk resulted in a corresponding change in risk value, but the change in exposure to Wildlife risk did not result in a corresponding change in risk value.</p>	<p>EPSS risk is quantified as the difference between the Failure of Distribution Overhead Assets risk and without EPSS. EPSS exposure is the release of overhead primary circuits that are EPSS capable. EPSS exposure occurs the circuit could have EPSS enabled when the environment criteria is met. Marginal change in EPSS exposure is due to rounding of numbers, the total percentage of ignitions in HFTDHFRA equals 100.7%.</p> <p>a. The forecast for each year is driven by the workshop and target commitments for wildlife mitigation. As the workshop increases, so does the forecast.</p> <p>b. Please refer to the explanations provided in PG06's Annual Report on Compliance (ARC), which is included here as attachments "WMP-Discovery2026-2028, DR, SPO, 004-Q014A0101.stm" and "WMP-Discovery2026-2028, DR, SPO, 004-Q014A0101.stm".</p> <p>c. Please refer to attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q014A0101.stm" for the updated actual amounts for 2023 and 2024 and updated plan for 2025.</p> <p>d. The variance explanations can be found in the ARC report for each year.</p>	Edie Schmitt	4/30/2025	5/6/2025	5/6/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	0	No	Appendix D	Appendix D: Areas of Continued Improvement	ACI PG06-25U-06
177	SPO	004	SPO_004	13	No	SPO_004_013	<p>Explain why the % of ignitions in HFTDHFRA column in Table 3-1 in the PG06 2026-2028 Base WMP does not total to 100%.</p>	<p>In reworking Table 3-1 submitted in the WMP, we determined that a non-final version of the table had been included. The correct version of Table 3-1 is provided below. Please note, due to rounding of numbers, the total percentage of ignitions in HFTDHFRA equals 100.7%.</p>	Edie Schmitt	4/30/2025	5/6/2025	5/6/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	0	No	2	Overview of WMP	3.4
178	SPO	004	SPO_004	14	No	SPO_004_014	<p>Table 4-1 in 6th Revision of the PG06 2023-2025 Base WMP shows a ramp up in expenditures from 2023-2025 and from 2023-2025. Table 5-3 in the PG06 2023-2025 Base WMP shows a similar ramp up in expenditures.</p> <p>a. Explain what causes the low forecasts in the first year of each WMP.</p> <p>b. Explain what caused the significant variances in 2025-2022 in Table 4-1 from the 6th Revision of the PG06 2023-2025 Base WMP.</p> <p>c. Provide an update to Table 4-1 from the 6th Revision of the PG06 2023-2025 Base WMP that includes the exhibits and variance for 2023 and 2024.</p> <p>d. Provide an explanation for any variances in the update created in response to Question 14c.</p>	<p>a. The forecast for each year is driven by the workshop and target commitments for wildlife mitigation. As the workshop increases, so does the forecast.</p> <p>b. Please refer to the explanations provided in PG06's Annual Report on Compliance (ARC), which is included here as attachments "WMP-Discovery2026-2028, DR, SPO, 004-Q014A0101.stm" and "WMP-Discovery2026-2028, DR, SPO, 004-Q014A0101.stm".</p> <p>c. Please refer to attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q014A0101.stm" for the updated actual amounts for 2023 and 2024 and updated plan for 2025.</p> <p>d. The variance explanations can be found in the ARC report for each year.</p>	Edie Schmitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	2	No	3	Overview of WMP	3.6
179	SPO	004	SPO_004	15	No	SPO_004_015	<p>Fig. 13e explains each of the elements in the waterfall figure PG06-4.1.3.2.1 in the 2026-2028 Base WMP. PG06 states that Wildlife (pre-EPSS) impacts is the "dominant addition" based on the data from 2017 to 2024, absent of the use of PPSPs and EPSS operational mitigations.</p> <p>a. Explain why Wildlife (pre-EPSS) impacts is the "dominant addition" based on the data from 2017 to 2024, absent of the use of PPSPs and EPSS operational mitigations.</p> <p>b. Explain why PPSPs Consequence and EPSS Consequence were included in this figure, rather than PPSPs Risk and EPSS Risk.</p> <p>c. Explain why PG06 did not use the product of LURE and CURE for PPSPs and EPSS when generating this figure.</p>	<p>a. Yes, Wildlife (pre-EPSS) impacts is calculated as a product of LURE and CURE. The pre-EPSS impacts Wildlife LURE is 145.64 events per year and the CURE is 330.7M, resulting in approximately \$10.78M as the risk value.</p> <p>b. In this instance, the terms "PPSPs Consequence" and "EPSS Consequence" are interchangeable with "PPSPs Risk" and "EPSS Risk".</p> <p>c. PPSPs Consequence and EPSS Consequence are still the product of LURE and CURE. PPSPs LURE is 2.386 events per year and the CURE is \$544M, resulting in approximately \$1.303M as the risk value. EPSS Consequence is 2.267 events per year and the CURE is \$5.42M, resulting in approximately \$1.049M as the risk value.</p>	Edie Schmitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	0	No	6	Wildlife Mitigation Strategy Development	6.1.3
180	SPO	004	SPO_004	16	No	SPO_004_016	<p>Provide a copy of Figure 2-2 in PG06-4 Chapter 1 of the PG06 2024 RAMP without the scaling function (in neutral risk attitude).</p> <p>a. Explain any variances in the values displayed in the Figure 2-2 without the scaling function when compared with PG06's response to WMP-Discovery2026-2028, DR, MORA, 003-0007.</p>	<p>Please see attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q016A0101.stm" for the requested information.</p> <p>WMP-Discovery2026-2028, DR, SPO, 004-Q016A0101.stm</p> <p>a. The variance between the two charts are from 1) the difference in the year. RAMP chart shows the TV Baseline for 2027 while MGRA Discovery and WMP chart shows Baseline for 2026; and 2) the various updates made to the data to the risk models since RAMP filing. The table below outlines the key changes leading to variances between the two charts.</p>	Edie Schmitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	1	No	6	Wildlife Mitigation Strategy Development	6.1.3.2
181	SPO	004	SPO_004	17	No	SPO_004_017	<p>In Question 1c of PG06's data request response to filed WMP-Discovery2026-2028, DR, TURN, 003-0001, PG06 said that "The inclusion of PCs results in an increased risk associated with customers in locations where PPSPs Breakdowns were not in our historical lookback, but have exposure to PPSPs risk based on HFTDHFRA location and system configuration."</p> <p>a. What does HFTDHFRA location mean in this context?</p> <p>b. Does PG06 mean that every customer living within the HFTDHFRA was included in the historical lookback?</p> <p>c. Does this include customers who might be downstream of circuit segment that is exposed to PPSPs?</p> <p>d. Define "system configuration".</p> <p>e. Include a list of the components that were considered within the "system configuration" and explain their relationship to PPSPs Breakdowns.</p> <p>f. List each procedural step used to determine whether customers were exposed to PPSPs risk based on HFTDHFRA location and system configuration. Provide an explanation for each step.</p>	<p>a. HFTDHFRA refers to the applicable HFTRA version at the time of the lookback analysis.</p> <p>b. Customers living within the HFTDHFRA were included in the Potentially Impacted Customers dataset, not in the historical lookback dataset. HFTDHFRA customers included in the historical lookback dataset would have to have met the PPSPs 5.1 Guidance threshold.</p> <p>c. Yes, Customers who might be downstream of a circuit segment in HFTRA would be included.</p> <p>d. System configuration in this sentence refers to customers who might be physically located in non-HFTRA but are included because they are downstream of a circuit segment in HFTRA that would have been down-energized.</p> <p>e. Please see PG06's response to subject (b) regarding the definition of "system configuration" in the context. "System configuration" does not have "downstream" or "upstream" as PPSPs Breakdowns. PPSPs Breakdowns may have an impact on which customers may be down-energized (in context of the historical lookback not PC) due to system configuration.</p> <p>f. The process for PCs in the same process for historical PPSPs lookback analysis, however, there is no PPSPs Breakdowns and the "weather polygon" is the latest approved HFTRA version. Circuit segments that are within HFTRA are included, as well as any downstream customers that would be affected by a down-energization. Any commonly used mitigation like microgrids and backfeeds, if applicable, would be assumed to operate, so those customers would be mitigated in the HFTRA dataset.</p>	Edie Schmitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	0	No	5	Risk Methodology & Assessment	5.2.1
182	SPO	004	SPO_004	18	No	SPO_004_018	<p>PG06's Response to TURN-PG06-3 Question 1 stated that with regard to the risk score in the attached dataset (i.e., WMP-Discovery2026-2028, DR, TURN, 003-Q016A0101CONF, and PG06 replaced the previously provided "mean risk score" with the "validated wildlife risk reduction". Provide an example for a subproject where both the "mean risk score" and "validated wildlife risk reduction" is calculated.</p>	<p>Please see attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q018A0101CONF.stm" for an example of wildlife risk reduction and mean risk for multiple subprojects on the same dated segment.</p> <p>This appendix is a new column (Column 6) to the previous attachment "WMP-Discovery2026-2028, DR, TURN, 003-Q016A0101CONF.stm" for one example circuit segment.</p> <p>PG06 originally included estimated wildlife risk reduction for each subproject because this is an indicator of absolute risk reduction to be achieved by the subproject. The mean risk is the total risk score divided by the number of primary overhead miles on a circuit segment and is an indicator of the risk density of a subproject. It does not consider the total risk exposure associated with the length of the subproject.</p> <p>"Risk" score was an approximate measure to give an impression of the risk reduction. PG06's response to TURN-PG06-3 Question 1 stated that with regard to the risk score in the attached dataset (i.e., WMP-Discovery2026-2028, DR, TURN, 003-Q016A0101CONF, and PG06 replaced the previously provided "mean risk score" with the "validated wildlife risk reduction". Provide an example for a subproject where both the "mean risk score" and "validated wildlife risk reduction" is calculated.</p>	Edie Schmitt	4/30/2025	5/6/2025	5/6/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	1	No	5	Risk Methodology & Assessment	5.4
183	SPO	004	SPO_004	19	No	SPO_004_019	<p>PG06's Response to TURN-PG06-3 Question 1 included the dataset titled WMP-Discovery2026-2028, DR, TURN, 003-Q016A0101CONF, and PG06's Response to SPO-PG06-3 Question 1 included the same dataset titled WMP-Discovery2026-2028, DR, SPO, 003-Q003A0101CONF, and PG06 replaced the previously provided "mean risk score" with the "validated wildlife risk reduction". Provide an example for a subproject where both the "mean risk score" and "validated wildlife risk reduction" is calculated.</p> <p>a. Why do these TBD Orders exhibit a pre-scoping status?</p> <p>b. Why do these TBD Orders only report Forecast LG Miles to 2027?</p> <p>c. Will WORM v2 and v3 be used to scope projects that are Forecasted for 2028? If so, explain why.</p>	<p>Please see attachment "WMP-Discovery2026-2028, DR, SPO, 004-Q019A0101CONF.stm" for an example of wildlife risk reduction and mean risk for multiple subprojects on the same dated segment.</p> <p>This appendix is a new column (Column 6) to the previous attachment "WMP-Discovery2026-2028, DR, TURN, 003-Q016A0101CONF.stm" for one example circuit segment.</p> <p>PG06 originally included estimated wildlife risk reduction for each subproject because this is an indicator of absolute risk reduction to be achieved by the subproject. The mean risk is the total risk score divided by the number of primary overhead miles on a circuit segment and is an indicator of the risk density of a subproject. It does not consider the total risk exposure associated with the length of the subproject.</p> <p>"Risk" score was an approximate measure to give an impression of the risk reduction. PG06's response to TURN-PG06-3 Question 1 stated that with regard to the risk score in the attached dataset (i.e., WMP-Discovery2026-2028, DR, TURN, 003-Q016A0101CONF, and PG06 replaced the previously provided "mean risk score" with the "validated wildlife risk reduction". Provide an example for a subproject where both the "mean risk score" and "validated wildlife risk reduction" is calculated.</p>	Edie Schmitt	4/30/2025	5/2/2025	5/2/2025	https://www.pge.com/customers/About/Outlets/and-safety/energy-safety/and-safety/2026-2028-SPO_004.pdf	0	No	5	Risk Methodology & Assessment	5.4

190	SPO	004	SPO_004	26(a)	Yes	SPO_004_026(a)	<p>Is the asset data in PG&E maintained for the previous 2000 years?</p> <p>Asset history is not currently tracked in PG&E's GIS database. Historical asset data can be accessed through annually archived GIS database backups. Note that historical backups don't include future data quality improvements.</p> <p>As related to WORM v4 for subarea (a) and (b), WORM v4 source data, model code, and output data has been archived indefinitely. In addition, GIS configuration data going forward from January 1, 2023 only, has been inspected and authored recently.</p> <p>What data would be missing if PG&E wanted to backcast the risk in pre-2023 years using WORM v4?</p> <p>PG&E is assessing backcast the risk means taking a version of the WORM aligned around a specific configuration of the system (e.g. Jan. 1, 2023 for WORM v4) and re-aggregating the risk to a configuration of the system representing a prior date. WMP-Discovery 2026-2028_DR_SPO_004-Q026(a) Page 2</p> <p>Primarily, the assignment of asset model risk to civil segments would be missing prior to Jan. 1, 2023. Additionally, there would be other missing data when backcasting to a previous civil segment configuration. The distribution system is continuously changing; civil segments are reconfigured, added, and deleted. GIS location data errors are corrected, equipment locations are updated, etc. All these accumulated changes will result in a mismatch with grid configuration data from the January 1, 2023 snapshot used to generate WORM v4. The further a backcast date is from the original snapshot, the more severe the mismatches will become. For each element, the likelihood that the WORM v4 would be able to produce a risk value for a given asset or location increases. In turn, the aggregated risk value for any given civil segment would likely be underpredicted, as any missing asset-related risk values would be assumed to be zero.</p> <p>How is PG&E working to ensure that future models have the data necessary to backcast the risk to current system configurations?</p> <p>PG&E is archiving monthly snapshots of data related to WORM v4 to enable re-creating historical configurations of the system. However, many of the issues mentioned previously around the risk data becoming stale over time will still be true, even when a historical configuration can be created. Additionally, it's challenging to remove what data would be required in a future model release to initiate historical</p>	Edie Schwitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/assets/pge/docs/outage-planning/2026-2028-spo_004_026(a).pdf	0	No	5	Risk Methodology & Assessment	5.4
191	SPO	004	SPO_004	27	No	SPO_004_027	<p>List all the feasibility constraints that are relevant to the decision trees found in Figures PG&E-8.2.1-1, PG&E-8.2.1-2, and PG&E-8.2.1-3 in the 2026-2028 Base WMP.</p> <ul style="list-style-type: none"> a. How are these feasibility constraints operationalized within these decision trees? b. How are these feasibility constraints quantified? c. How are these feasibility constraints addressed in PG&E's Cost Benefit Analysis? <p>Feasibility constraints are operationalized within the decision tree starting with a lead engineer who conducts a desktop feasibility review and determines a preliminary proposed scope that is compatible with available alternatives. This preliminary proposed scope is sent out to a greater scoping team who completes a combination of field and desktop reviews targeted at the locations proposed for work. The various reviews are evaluated in a desktop scoping meeting where the proposed scope may be modified to ensure constructability and to address dependencies that may impact timing and cost.</p> <p>Feasibility constraints influence the construction route of projects. For example, if there is steep terrain or significantly hard rock, the route will be adjusted based on the location of the constraints. Cost-related feasibility factors are incorporated into cost assumptions as a quantifiable cost modifier, which are then included in the</p>	Edie Schwitt	4/30/2025	5/6/2025	5/6/2025	https://www.pge.com/assets/pge/docs/outage-planning/2026-2028-spo_004_027.pdf	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
192	SPO	004	SPO_004	28	No	SPO_004_028	<p>On page 124 in the 2026-2028 Base WMP, PG&E states that it has adopted a consistent treatment of risk tolerance in its risk assessment and mitigation strategies. In an Administrative Law Judge Ruling (dated April 22, 2025) in the PG&E 2024 RAMP Proceedings (A-24-05-006), PG&E was ordered to not rely on "risk tolerance" to justify risk mitigation activities in the 2027 GRC Rate Case.</p> <p>Explain which mitigations discussed in the 2026-2028 WMP will need to be reconsidered in light of this order.</p> <p>Explain how and why risk tolerance was used as a justification for selecting those mitigation strategies.</p> <p>Explain what risk tolerance played in the decision trees found in Figures PG&E-8.2.1-1, PG&E-8.2.1-2, and PG&E-8.2.1-3 in the 2026-2028 Base WMP.</p> <p>Explain how these three decision trees will change in light of the ALJ Ruling.</p> <p>Explain any other decision-making procedure, protocol, tool or other approach where a treatment of risk tolerance was integrated into PG&E's mitigation selection process.</p> <p>Explain how these approaches will change in light of the ALJ Ruling.</p>	Edie Schwitt	4/30/2025	5/6/2025	5/6/2025	https://www.pge.com/assets/pge/docs/outage-planning/2026-2028-spo_004_028.pdf	0	No	5	Risk Methodology & Assessment	5
193	SPO	004	SPO_004	29	No	SPO_004_029	<p>Provide a detailed explanation of how PG&E addresses tail risk in its risk models presented in the 2026-2028 Base WMP?</p> <ul style="list-style-type: none"> a. Is the EORM impacted by PG&E's approach to addressing wildfire tail risk? If so, how? If not, why not? b. Is the WORM impacted by PG&E's approach to addressing wildfire tail risk? If so, how? If not, why not? c. Is the WTRM impacted by PG&E's approach to addressing wildfire tail risk? If so, how? If not, why not? 	Edie Schwitt	4/30/2025	5/30/2025	5/30/2025	https://www.pge.com/assets/pge/docs/outage-planning/2026-2028-spo_004_029.pdf	0	No	5	Risk Methodology & Assessment	5.4
194	SPO	004	SPO_004	30	No	SPO_004_030	<p>Provide a detailed explanation of how PG&E applies the risk scaling function in its risk models presented in the 2026-2028 Base WMP?</p> <ul style="list-style-type: none"> a. Is the risk scaling function applied to the GCRP? If so, how? If not, why not? b. Is the risk scaling function applied to the WORM? If so, how? If not, why not? c. Is the risk scaling function applied to the WTRM? If so, how? If not, why not? 	Edie Schwitt	4/30/2025	5/30/2025	5/30/2025	https://www.pge.com/assets/pge/docs/outage-planning/2026-2028-spo_004_030.pdf	0	No	5	Risk Methodology & Assessment	5.4
195	SPO	004	SPO_004	31	No	SPO_004_031	<p>On page 124 in the 2026-2028 Base WMP, PG&E states "PG&E's Investment Planning group leverages the CBRs and the ROP to prioritize the proposed investments to achieve risk reduction at a reasonable cost as part of its GRC forecast."</p> <ul style="list-style-type: none"> a. How does PG&E leverage CBRs to prioritize investments in risk reduction? Explain. b. List which non-CBR aspects of the ROP PG&E leverages to prioritize investments in risk reduction. c. Explain how PG&E leverages those non-CBR aspects of the ROP to prioritize investments in risk reduction. d. Define "reasonable cost." Explain how PG&E incorporates "reasonable cost" as a constraint in its risk models. <p>PG&E's obligation to consider Safety as the Top Priority</p> <p>WMP-Discovery 2026-2028_DR_SPO_004-Q031 Page 2</p> <p>The exercise of PG&E's Prudent Operator Judgment</p> <p>Modeling Limitations and Uncertainty</p> <p>Compliance Requirements</p> <p>(Exhibit PG&E-2), Chapter 1 of PG&E's 2027 GRC Testimony provides an in-depth discussion on each of these factors.</p> <p>PG&E considers CBRs, and the factors mentioned above on a case-by-case basis for each of its mitigations and documents the rationale for selecting them in the GRC Testimony.</p> <p>c. PG&E does not apply a strict definition of "reasonable cost" but considers the circumstances around each of its mitigation programs in its determination of reasonableness. Some programs have reasonable cost based on the risk reduction benefits they provide, i.e., their CBRs. Others are reasonable because they are the most economical way to address known vulnerabilities and threats or meet compliance requirements in an efficacious manner.</p>	Edie Schwitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/assets/pge/docs/outage-planning/2026-2028-spo_004_031.pdf	0	No	3	Overview of WMP	3.6

196	SPO	004	SPO_004	32	No	SPO_004_032	<p>On page 125 in the 2025-2028 Base WMP, PG&E explains that SME Judgment is integrated into the process of mitigation selection through "cross-functional working groups". Provide a detailed narrative description of how these cross-functional working groups operate.</p> <p>a. List each type of document or other kinds of information that is created at these cross-functional working groups.</p> <p>b. How are these documents or other kinds of information related?</p> <p>c. Provide an example of each type of document or other kinds of information that was generated by the cross-functional working group when selecting mitigations on circuit segment CORNING 110185152.</p> <p>d. Do the working groups evaluate every asset within a circuit segment to determine which mitigation should be implemented?</p> <p>e. If so, explain how this is done.</p> <p>f. If not, explain why not.</p> <p>g. List the inputs the SMEs review to support the cross-functional working group's decision about which mitigation should be selected at a given circuit segment.</p> <p>h. Explain how the SMEs use each of those inputs to support the cross-functional working group's decision about which mitigation should be selected at a given circuit segment.</p>	Edie Schwett	4/30/2025	5/21/2025	5/21/2025	https://www.pge.com/assets/ops/elec/outageops/2025-2028-base-wmp/2025-2028-base-wmp-004_032.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3
197	SPO	004	SPO_004	33	No	SPO_004_033	<p>On page 125 in the 2025-2028 Base WMP, PG&E explains that the cross-functional working groups leverage both qualitative risk assessments and qualitative operational insights. Provide a list of the qualitative operational insights.</p> <p>a. Describe how each of these qualitative operational insights can contribute to the mitigation selection.</p> <p>b. Provide an example. Explain how and why each of these qualitative operational insights is used by the other staff or do not inform the selection of mitigations on circuit segment CORNING 110185152.</p> <p>c. Describe how each of these qualitative operational insights are integrated into the decision trees found in Figures PG&E-8.2.1-1, PG&E-8.2.1-2, and PG&E-8.2.1-3 in the 2025-2028 Base WMP.</p> <p>d. Which of the steps in the decision-tree reviews these qualitative operational insights? How is that performed?</p>	Edie Schwett	4/30/2025	5/21/2025	5/21/2025	https://www.pge.com/assets/ops/elec/outageops/2025-2028-base-wmp/2025-2028-base-wmp-004_033.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3
198	SPO	004	SPO_004	34	No	SPO_004_034	<p>On page 126 in the 2025-2028 Base WMP, PG&E explains that when selecting a mitigation it considers relevant local factors on a case-by-case basis.</p> <p>a. Provide a list of local factors that PG&E considers when selecting a mitigation.</p> <p>b. Describe how this list of local factors was established by PG&E.</p> <p>c. Were any other factors considered in this process but removed from the final list? If so, explain why.</p> <p>d. Describe how each of these local factors can inform mitigation selection.</p> <p>e. Describe how each of these local factors are integrated into the decision trees found in Figures PG&E-8.2.1-1, PG&E-8.2.1-2, and PG&E-8.2.1-3 in the 2025-2028 Base WMP.</p> <p>f. Which of the steps in the decision-tree reviews these local factors? How is that performed?</p>	Edie Schwett	4/30/2025	5/21/2025	5/21/2025	https://www.pge.com/assets/ops/elec/outageops/2025-2028-base-wmp/2025-2028-base-wmp-004_034.pdf	0	No	6	Wildfire Mitigation Strategy Development	6.1.3
199	SPO	004	SPO_004	35	No	SPO_004_035	<p>On page 132 in the 2025-2028 Base WMP, PG&E states that it looks at its "highest risk circuit segments" to determine when to target the work included in the WMP.</p> <p>a. Within these "highest risk circuit segments", what aspects does PG&E consider in order to determine the timing of implementing mitigations on these "highest risk circuit segments"?</p> <p>b. Does PG&E consider the LURE and CORE values of these circuit segments when determining the timing of implementing mitigations on these "highest risk circuit segments"? If so, how? If not, why not?</p>	Edie Schwett	4/30/2025	5/21/2025	5/21/2025	https://www.pge.com/assets/ops/elec/outageops/2025-2028-base-wmp/2025-2028-base-wmp-004_035.pdf	0	No	5	Risk Methodology & Assessment	5.5.2
200	SPO	004	SPO_004	36	No	SPO_004_036	<p>Throughout the 2025-2028 Base WMP, PG&E uses the terms system hardening, grid hardening, and resiliency mitigation activities to describe the same category of mitigations, namely undergrounding, covered conductor and distribution line removal. Explain why PG&E uses three different terms for this category of mitigations.</p> <p>a. Are there any differences between these terms? If so, explain.</p>	Edie Schwett	4/30/2025	5/8/2025	5/8/2025	https://www.pge.com/assets/ops/elec/outageops/2025-2028-base-wmp/2025-2028-base-wmp-004_036.pdf	0	No	8	Grid Design, Operations, and Maintenance	8

206	BPO	004	BPO_004	42	No	BPO_004_042	<p>Related to the explanation of the Cost Benefit Ratio described on pages 154-155 in the 2026-2028 Base WMP, provide an explanation of how POGE addressed "discounting of inflation."</p> <p>a. Did POGE use a discount rate scenario specified in 2.24-5-04.7?</p> <p>b. If so, explain which scenario and why that was chosen.</p> <p>c. If not, explain why not. Also explain how POGE addressed discounting and why it chose that method.</p>	<p>POGE addressed "discounting of inflation" by discounting values by a net discount rate in the present value evaluations. In these evaluations, the effects of inflation are incorporated by multiplying values by the inflation rate to obtain nominal future values before discounting by the nominal discount rate over the applicable timeframes to obtain the present value. The effective multiplier resulting from these operations is equivalent to discounting by a net discount rate evaluated as:</p> $\frac{1}{1+i} \times \frac{1}{1+f} = \frac{1}{1+i+f+if}$ <p>where:</p> <ul style="list-style-type: none">i = the net discount ratef = the inflation rate <p>POGE used the "WACC" (Weighted Average Cost of Capital (WACC)) as the nominal discount rate for discounting in present value evaluations which corresponds to the "WACC" Discount Rate presented in 2.24-5-04. The discount rate used in the WACC is in alignment with POGE's current Enterprise Risk Model evaluations, which similarly use the WACC rounded to the nearest 50 basis points (or 0.5 percent) as the nominal discount rate. POGE chose to use WACC because it reflects POGE's financing costs, and also believes that it is also a proper discount rate for the benefits in the numerator as well as costs in the denominator because benefits are measured based on willingness to pay (willingly), nonreplacement costs (financial, gas reliability), or both (electric reliability).</p>	Edie Schmitt	4/30/2025	5/13/2025	5/13/2025	https://www.pge.com/Assets/Files/About/Outlets-and-Substations/assessments-and-reports/2025-2026-004.pdf	0	No	3	Overview of WMP	1.6
207	TURN	004	TURN_004	1	No	TURN_004_01	<p>Regarding Table 6.5-6 on page 103 and POGE's risk prioritization, why doesn't POGE prioritize circuit by risk per mile rather than absolute risk? Does POGE agree that risk per mile of each CPZ is a more accurate way to capture the risk of each CPZ relative to each other? Please explain why or why not.</p>	<p>Table 6.5-6 is a list of CPZs with the highest overall utility risk in POGE's service territory. However, POGE does not prioritize work based on this table. POGE typically prioritizes work based on the normalized risk, or risk per mile. POGE agrees that risk per mile is a more accurate metric than total risk to compare the relative risk of each CPZ. Historically, POGE has emphasized wildfire risk per mile, or per parcel in some versions of the WCRMA, but also recognizes the importance of overall utility risk per mile.</p>	A Mirela Fak-Fry	5/1/2025	5/9/2025	5/9/2025	https://www.pge.com/Assets/Files/About/Outlets-and-Substations/assessments-and-reports/2025-2026-004.pdf	0	No	5	Risk Methodology & Assessment	5
208	TURN	004	TURN_004	2	No	TURN_004_02	<p>Regarding Table 6.1.3-1 on page 128:</p> <p>a. Why does line removed with remote grid result in 98% effectiveness? For all overhead lines removed in each of these instances or are lines underground? Please provide an explanation using an example project to illustrate the mitigation effectiveness.</p> <p>b. Please provide the combined mitigation effectiveness of PPSG and EPSS.</p> <p>c. Please provide all supporting calculations/assumptions in Excel.</p>	<p>Regarding Table 6.1.3-1 on page 128:</p> <p>a. Based on Table 6.1.3-1 on page 128 and "WMP-Discovery2025-2026_DR_TURN_004-02040001.pdf", PPSG effectiveness is estimated to be 98%. EPSS and EPSS mitigation programs are assumed to operate independently. Effectiveness represents the probability that a program successfully mitigates a risk. The ineffectiveness is the chance that the program does not mitigate the risk. When programs operate independently, the chance that both programs do not mitigate the risk is the product of their individual ineffectiveness. The combined effectiveness of two independent mitigation programs is then the chance that at least one of the programs mitigates the risk, which is the same as the complement of both programs being ineffective. Therefore, the combined effectiveness is approximately 98%.</p> <p>1. The supporting calculations are provided in the "WMP-Discovery2025-2026_DR_TURN_004-02040001.pdf" tab: "Combined_Effectiveness.xlsx".</p>	A Mirela Fak-Fry	5/1/2025	5/9/2025	5/9/2025	https://www.pge.com/Assets/Files/About/Outlets-and-Substations/assessments-and-reports/2025-2026-004.pdf	1	No	6	Wildfire Mitigation Strategy Development	6.1.3
209	TURN	004	TURN_004	3	No	TURN_004_03	<p>Regarding Figure 6.1.3-2.1 on page 136:</p> <p>a. Please provide this figure in Excel with all supporting data, calculations, and assumptions.</p> <p>b. Please re-calculate this figure when implementing planned mitigations for PPSG and EPSS consequences in 2026.</p> <p>c. Please provide in Excel with all supporting data, calculations, and assumptions.</p>	<p>a. Please see the attachment "WMP-Discovery2025-2026_DR_TURN_004-02040001.pdf" for the requested information. The response to subpart (a) is located in "0043" worksheet and the response to subpart (b) is located in the "0003" worksheet of the attachment.</p> <p>b. Please see above.</p>	A Mirela Fak-Fry	5/1/2025	5/9/2025	5/9/2025	https://www.pge.com/Assets/Files/About/Outlets-and-Substations/assessments-and-reports/2025-2026-004.pdf	1	No	6	Wildfire Mitigation Strategy Development	6.1.3
210	TURN	004	TURN_004	4	No	TURN_004_04	<p>Section 6.2.1.2, page 150 states "The total number of miles within the CPZ and within a 4,250-foot radius."</p> <p>a. Shouldn't the total number of circuit miles be closer to 25,000?</p> <p>b. Please explain the 4,250 figure and what it represents.</p>	<p>To clarify, the quoted language on page 150 of the WMP is part of Energy Safety's prompt for this section and was provided by Energy Safety in the WMP Guidelines. It was included as an example to help understand the information provided in this section and is not language that POGE provided. POGE's response to Energy Safety's prompt begins after the solid circle at the end of page 150.</p> <p>a. In the prompt, the phrase "within a 4,250-foot radius" was not meant to be a condition of those falling into the combined area, regardless of what sized area was provided. It was meant to provide context for the size of the area. An area of 6 or higher is identified as "Area of impact identified, evaluate to ensure protection." It is not a condition of those falling into the area. It is identified as "An area of impact identified. CH is less preferred." The logic is that if the area is identified as "Area of impact identified, evaluate to ensure protection," then it is not a condition of those falling into the area. It is identified as "Area of impact identified, evaluate to ensure protection." The logic is that if the area is identified as "Area of impact identified, evaluate to ensure protection," then it is not a condition of those falling into the area. It is identified as "Area of impact identified, evaluate to ensure protection." The logic is that if the area is identified as "Area of impact identified, evaluate to ensure protection," then it is not a condition of those falling into the area. It is identified as "Area of impact identified, evaluate to ensure protection." 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214	TURN	004	TURN_004	8	No	TURN_004_08	<p>Regarding Table 8.2.1-5 on page 195:</p> <p>a. Please provide this table in Excel with supporting calculations.</p> <p>b. Please add the following information to the Excel table and include all data, calculations, and assumptions:</p> <ul style="list-style-type: none"> Annual and cumulative number of overhead miles in each year from 2023 (recovered) to 2026 (forecast) for each activity separately (covered conductor and undergrounding). Annual and cumulative costs in each year from 2023 to 2026 (including forecast years) for each activity separately (covered conductor and undergrounding). Please provide supporting calculations. Annual and cumulative risk reduction from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs to implement EPSS and PPSs in each year (separately) from 2023-2026 (including forecast years), if not previously included. 	A Mirela Fak-Fry	5/1/2025	5/1/2025	5/1/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	1	No	8	Grid Design, Operations, and Maintenance	8.2.1
214	TURN	004	TURN_004	8(x)	Yes	TURN_004_08(x)	<p>Regarding Table 8.2.1-5 on page 195:</p> <p>a. Please provide this table in Excel with supporting calculations.</p> <p>b. Please add the following information to the Excel table and include all data, calculations, and assumptions:</p> <ul style="list-style-type: none"> Annual and cumulative number of overhead miles in each year from 2023 (recovered) to 2026 (forecast) for each activity separately (covered conductor and undergrounding). Annual and cumulative costs in each year from 2023 to 2026 (including forecast years) for each activity separately (covered conductor and undergrounding). Annual and cumulative risk reduction from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs to implement EPSS and PPSs in each year (separately) from 2023-2026 (including forecast years), if not previously included. 	A Mirela Fak-Fry	5/1/2025	5/13/2025	5/13/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	1	No	8	Grid Design, Operations, and Maintenance	8.2.1
214	TURN	004	TURN_004	8(x2)	Yes	TURN_004_08(x2)	<p>Regarding Table 8.2.1-5 on page 195:</p> <p>a. Please provide this table in Excel with supporting calculations.</p> <p>b. Please add the following information to the Excel table and include all data, calculations, and assumptions:</p> <ul style="list-style-type: none"> Annual and cumulative number of overhead miles in each year from 2023 (recovered) to 2026 (forecast) for each activity separately (covered conductor and undergrounding). Annual and cumulative costs in each year from 2023 to 2026 (including forecast years) for each activity separately (covered conductor and undergrounding). Annual and cumulative risk reduction from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs to implement EPSS and PPSs in each year (separately) from 2023-2026 (including forecast years), if not previously included. 	A Mirela Fak-Fry	5/1/2025	5/19/2025	5/19/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	1	No	8	Grid Design, Operations, and Maintenance	8.2.1
214	TURN	004	TURN_004	8(x2)	Yes	TURN_004_08(x2)	<p>Regarding Table 8.2.1-5 on page 195:</p> <p>a. Please provide this table in Excel with supporting calculations.</p> <p>b. Please add the following information to the Excel table and include all data, calculations, and assumptions:</p> <ul style="list-style-type: none"> Annual and cumulative number of overhead miles in each year from 2023 (recovered) to 2026 (forecast) for each activity separately (covered conductor and undergrounding). Annual and cumulative costs in each year from 2023 to 2026 (including forecast years) for each activity separately (covered conductor and undergrounding). Annual and cumulative risk reduction from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs from all other primary wildfire mitigations from 2023-2026 (including forecast years). Annual and cumulative costs to implement EPSS and PPSs in each year (separately) from 2023-2026 (including forecast years), if not previously included. 	A Mirela Fak-Fry	5/1/2025	5/19/2025	5/19/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	1	No	8	Grid Design, Operations, and Maintenance	8.2.1
215	TURN	004	TURN_004	9	No	TURN_004_09	<p>Regarding Table 8-5-2 on page 321, please provide these figures on an excel file for 2015, through 2023. At a minimum, please provide the 181+ figures.</p>	A Mirela Fak-Fry	5/1/2025	5/8/2025	5/8/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	0	No	8	Grid Design, Operations, and Maintenance	8.5
216	TURN	004	TURN_004	10	No	TURN_004_10	<p>Please provide a list of mitigations PG&E has examined for how to reduce the "consequence" (outages and outage time) of PPSs and EPSS. Please include the following:</p> <ul style="list-style-type: none"> Mitigation effectiveness of each mitigation, including all mitigations and an explanation. Unit cost or other relevant metrics. All supporting data and worksheets. 	A Mirela Fak-Fry	5/1/2025	5/13/2025	5/13/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	2	No	7	Public Safety Power Shutoff	7
217	CEIS	008	CEIS_008	1	No	CEIS_008_01	<p>Regarding Tree Strike Potential</p> <p>On page 16 of PG&E's 2025-2026 Base WMP, in Figure PG&E-8.2.1-2, PG&E shows that it considers a tree strike potential of five or greater as "High". On page 432 of PG&E's 2023-2026 Base WMP, Figure 8.2.1-2 shows a tree strike potential of three or greater as "High".</p> <p>Explain why PG&E has changed the threshold for determining the significance of tree strike potential. Provide an analysis of the magnitude of impact changing the threshold has had. This should include:</p> <ul style="list-style-type: none"> The number of projects that meet the threshold at five compared to three. The number of circuit segments that meet the threshold at five compared to three. 	Nathan Poon	5/2/2025	5/7/2025	5/7/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	0	No	8	Grid Design, Operations, and Maintenance	8.2.1
218	CEIS	008	CEIS_008	2	No	CEIS_008_02	<p>Regarding PG&E's Response to CEIS-P-WMP_2025-PG&E-004 Question 04</p> <p>In part (c) of PG&E's response to data request CEIS-P-WMP_2025-PG&E-004 question 04, PG&E identifies that circuit protection zones are being "prioritized" over lines.</p> <p>PG&E states within this data request response that two of the lines were identified as not being privately owned through the validation process. Given the change, describe how PG&E intent to adjust its current hardening plan order to reduce risk along these lines.</p> <p>Provide a list of who owns each of these lines.</p> <p>If the lines are owned by someone other than PG&E, why is PG&E including the lines as part of their Highest risk circuit segments?</p> <p>In Provide a description of PG&E's procedures for working with the owners to decrease risk along their lines.</p> <p>In part (c) of PG&E's response to data request CEIS-P-WMP_2025-PG&E-004 question 04, PG&E identifies many of the circuit segments to not be included based on not being a "part of selection criteria" as work is based on density of risk per mile and "not total risk on the circuit segment."</p> <p>Provide an updated version of Table 6-4 based on risk density opposed to total risk score. This must also include the total mileage for each circuit segment, and mileage.</p>	Nathan Poon	5/2/2025	5/7/2025	5/7/2025	https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx https://www.pge.com/assets/gap/docs/OutageAndSafety/2025-2026-TURN_004-Q000App01Act01.xlsx	2	No	6	Wildfire Mitigation Strategy Development	6.2.1.3

218	CEIS	008	CEIS_008	2v)	Yes	CEIS_008_02v)	Regarding PG&E's Response to CEIS P-WMP_2025-PG&E-004 Question 04 a. In part (i) of PG&E's responses to data request CEIS-P-WMP_2025-PG&E-004 question 04, PG&E identifies four critical protection zones as being "primarily owned lines." b. PG&E values within the data request responses that the use of the lines were identified as not being primarily owned through the validation process. Given this change, describe how PG&E intend to adjust its current hardening plan in order to reduce risk along these lines. c. Provide a list of who owns each of these lines. d. The lines are owned by PG&E, why is PG&E including the lines as part of their highest risk critical segments? e. Provide a description of PG&E's procedures for working with line owners to decrease risk along their lines. f. In part (ii) of PG&E's responses to data request CEIS-P-WMP_2025-PG&E-004 question 04, PG&E identifies many of the critical segments to not be included based on not being a "part of structure critical" as well as "based on density of risk per mile" and "not total risk on the critical segment." g. Provide an updated version of Table 6-4 based on risk density approach to total risk score. This must also include the total mileage for each critical segment, and mileage.	Nathan Poon	5/2/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	1	No	6	Wildfire Mitigation Strategy Development	6.2.1.3
219	MGRA	008	MGRA_008	1	No	MGRA_008_01	Please provide all information available on the following risk events, including related cause information, lessons learned, the type of conductor or equipment involved in particular whether the segment had been connected to covered conductor a. On 8/3/2024, at 6:14 am, an ignition was reported related to PG&E infrastructure at latitude 38.052719 longitude -121.987294 b. On 11/8/2024, at 11:42 AM, a post PPS inspection revealed a damage event at latitude 37.102857 and longitude -121.901718	Joseph Mitchell	5/5/2025	5/9/2025	5/9/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	2	No	5	Risk Methodology & Assessment	5.2.2.2
220	MGRA	008	MGRA_008	2	No	MGRA_008_02	With reference to PG&E's Wildfire Consequence model v4 documentation, Sections 4.1, 4.2, and 4.3 please provide substantive answers to CEIS_001-Q005 c and d.	Joseph Mitchell	5/5/2025	5/12/2025	5/12/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4
221	MGRA	008	MGRA_008	3	No	MGRA_008_03	WFC v4 Section 4.1.3.1 states that "The TDI is composite index from 1 to 5 that uses local topography and other factors to determine speed and ease of access from public roads and fire line feasibility for service territory asset asset locations". a. List all "other factors" that are included other than local topography. b. What are the topographic variables that are included in the TDI? c. How are the topographic and other variables combined and weighted to compose the TDI? d. What metrics were used to validate that the TDI accurately "determines" speed and ease of access from public roads and fire line feasibility for service territory equipment asset locations? e. Please provide this validation	Joseph Mitchell	5/5/2025	5/12/2025	5/12/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4
222	MGRA	008	MGRA_008	4	No	MGRA_008_04	With regard to WFC v4 Table 9: a. Table 9 presents an abbreviated summary of the model regression results. Please provide the full model regression results. b. P value is shown to be 0.01 or less than 0.0005 in Table 9. What is the meaning of this "p value"? Does this imply a perfect fit? c. In the regression, how many variables were used to fit how many bins of data? d. Please also provide the validation that was done to quantify the explanatory value of TDI and other variables	Joseph Mitchell	5/5/2025	5/12/2025	5/12/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4
223	MGRA	008	MGRA_008	5	No	MGRA_008_05	In Section 4.1.2.1 PG&E's model asserts that The literature on structure loss in wildfire is extensive and lists a number of factors that influence structure loss. These include housing materials, age of neighborhood, density of neighborhood and separation of houses, proximity of vegetation to the structure, enclosed eaves and vents, and others. a. How does PG&E's structure loss model incorporate other variables that are related to the structures, maintained landscapes, and neighborhoods? b. Please provide the numerical values that went into Figures 9 and 10. c. Figure 10 implies that for TDI=1 that the probability of structure is very small (counts for loss < 0.3 >> loss < 0.3), and that for TDI=5 probability of structure loss is very large (counts for loss > 0.7 >> loss < 0.7). Does this imply that PG&E's model assumes that home survival fraction is primarily dependent on the availability of firefighting resources? If so, what justification (analysis or citations) does it provide for this assertion?	Joseph Mitchell	5/5/2025	5/12/2025	5/12/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4
223	MGRA	008	MGRA_008	5v)	Yes	MGRA_008_05v)	In Section 4.1.2.1 PG&E's model asserts that The literature on structure loss in wildfire is extensive and lists a number of factors that influence structure loss. These include housing materials, age of neighborhood, density of neighborhood and separation of houses, proximity of vegetation to the structure, enclosed eaves and vents, and others. a. How does PG&E's structure loss model incorporate other variables that are related to the structures, maintained landscapes, and neighborhoods? b. Please provide the numerical values that went into Figures 9 and 10. c. Figure 10 implies that for TDI=1 that the probability of structure is very small (counts for loss < 0.3 >> loss < 0.3), and that for TDI=5 probability of structure loss is very large (counts for loss > 0.7 >> loss < 0.7). Does this imply that PG&E's model assumes that home survival fraction is primarily dependent on the availability of firefighting resources? If so, what justification (analysis or citations) does it provide for this assertion?	Joseph Mitchell	5/5/2025	5/14/2025	5/14/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4
224	MGRA	008	MGRA_008	6	No	MGRA_008_06	The analysis provided estimated TDI values for the Data Fire. Please provide a TDI for other major fires as well including a. Eaton (2025) b. Palmdale (2025) c. Lathrop (2023)	Joseph Mitchell	5/5/2025	5/12/2025	5/12/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4
225	MGRA	008	MGRA_008	7	No	MGRA_008_07	How PG&E's regression model developed internally or by a third party vendor, and the latter which vendor?	Joseph Mitchell	5/5/2025	5/12/2025	5/12/2025	https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf https://www.pge.com/assets/pge/docs/Outlets_and_outlets/pge_wmp_responses.pdf	0	No	5	Risk Methodology & Assessment	5.4

232	GPI	001	GPI_001	1	No	GPI_001_01	(1.1) Please provide documentation detailing the MAVF applied in the WFC model, including the method for how "non-linear" risk adjustment increases the consequences of more adverse events, as referenced in the wildfire-consequence-model-documentation-v4.pdf (at p. 8). (1.2) In regard to wildfire-consequence-model-documentation-v4.pdf, please clarify whether the reported MAVF values (e.g. at p. 18, Table 8) and "consequence values using the MAVF function (e.g. at p. 20)" are reported in standard units (e.g., \$ = 1 versus \$/sq ft) or cost normalized units at the rate of \$1M per risk-adjusted 2023 dollar per unit of MAVF (e.g. \$ 155 = 1 versus \$/sq ft \$158B \$/M).	4. For the reported information, please refer to PG&E's 2024 RAMP Report (https://www.opw.ca.gov/index.php?option=com_content&view=article&id=1544:2024-ramp-report&Itemid=1544). Chapter 3, Section C: Cost-Benefit Approach, starting from page 2.3 through 2.27. MAVF in WFC v4 used earlier versions of PG&E's 2024 RAMP CDR. With slight differences is described in pages 2.19 through 2.27 of the RAMP Report. 5. MAVF values are in millions risk-adjusted 2023 dollars.	Zoe Harrod	5/6/2025	5/14/2025	5/14/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_001.pdf	0	No	5	Risk Methodology & Assessment	5.4
233	GPI	001	GPI_001	2(a)	Yes	GPI_001_02(a)	WFC model questions: (2.1) In OERB, DR, O&A, OERB asked (a.8) "How many "worst weather days" are included within the wet used for WFC?" PG&E includes 571 worst weather days from March 2009 to Dec 2020. Of the total 571 worst weather days modeled with 24-h Technosys fire spread simulations, how many simulations are included in the quantification of each CORE piece? If a subset of the 571 worst weather day simulations are applied in the WFC for each CORE piece, what is the basis for selecting whether a Technosys worst weather day 24-h simulation is used as a WFC input to calculate CORE for a given piece? (2.2) Confirm that the only outputs from 24-h Technosys fire spread simulations input into the WFC to determine greater CORE values are Flame Length and Rate of Spread. If other fire spread simulation outputs (e.g., acreage, buildings destroyed, etc.) are included in any aspect of the WFC and final CORE valuation, please list them and describe the methods used. (2.3) It is our understanding that PG&E previously calibrated Technosys simulation Flame Length and Rate of Spread "Destructive Fire" thresholds based on h-simulations (PG&E 2025-WMP-PS, p. 175). Did PG&E analyze the relationship between 24-h Technosys simulation Flame Length and Rate of Spread and its revised "Destructive Fire" threshold for classification? If so, provide the calibration results. (2.4) PG&E utilizes its use of 24-h versus 8-h Technosys simulations based on the correlation between simulated historical fires versus actual burned (wildfire-consequence-model-documentation-v4.pdf, p. 15). Does PG&E complete a similar assessment for simulated historical fires versus actual buildings destroyed? If so, please provide the results. Does PG&E apply the simulated acres burned from 24-h Technosys simulations in any of its risk quantification models? (2.5) FFI inputs are an input to the WFC Model. FFI has data is sourced from Technosys and is reported as being spatially annually PG&E 2008-2020 WMP v4, p. 470). Please clarify if a 2030 fuels layer was used as an input to generate the backcast FFI R values and what data PG&E used for the 2030 fuels layer. (2.6) PG&E includes 571 worst weather days from March 2009 to Dec 2020.	4. 1. The v4 WFC model requires all inputs for a piece to be present to characterize expected consequence at a piece. The temporal overlap between Technosys simulations and the FFI model backcast data used as WFC v4 inputs spans 2012 through 2020. Therefore all "worst weather days" spanning 2012-2020, 2018, were used. 2. Please see the response to adjust (1) above. The temporal overlap between Technosys simulations and the FFI model backcast data determined the data used. 3. We confirm that flame length and rate of spread are the only simulation characteristics used as inputs to the WFC. 4. Yes, PG&E confirmed the same thresholds were used for both 8 and 24 hour simulations. Because the flame length and rate of spread values used are the maximum values observed during the simulation interval, in many cases they are unchanged between 8 and 24 hour simulations. Even when the 24 hour simulation increased one or both values, the same thresholds were found necessary to achieve "that level" of historically destructive fires. 5. The validation on page 13 confirms that the acres burned after 24 hours of simulation better correlate with final acres of historical fires than their 8-hour counterparts, but after filtering the data. For structures destroyed, there is poor correlation. Please note that the acres burned correlation was only clear when the results were binned and averaged. The vast majority of fires do not destroy any structures, so there are fewer fires to aggregate into bins, resulting in inherently noisier relationships. Additionally, the Technosys wildfire simulation engine does not currently treat buildings as fuels, with structures reported based on the footprint without accounting for the contribution of structure fire itself. However, fires with the greatest number of structures reported being destroyed by the simulation are the largest fires. 6. PG&E utilizes a pre-fire fuels analysis was created for years 2012-2020. A spring 2021 report was used for 2021, and a spring 2022 analysis for 2022.	Zoe Harrod	5/6/2025	5/20/2025	5/20/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_001.pdf	0	No	5	Risk Methodology & Assessment	5.4
234	MORA	007	MORA_007	1	No	MORA_007_01	Please provide a shapefile or geodatabase containing the Fire Index Area (FIA) used for PG&E's analysis.	Please see "WMP-Discovery/2025-2028_DR_MORA_007-Q001A0101_20" for the shapefiles containing the Fire Index Area (FIA) used for PG&E's analysis explained in its response to "WMP-Discovery/2025-2028_DR_MORA_005-Q05-02".	Joseph Michell	5/13/2025	5/14/2025	5/14/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_001.pdf	1	No	10	Situational Awareness and Forecasting	10.5
235	OERB	010	OERB_010	1	No	OERB_010_01	Regarding Vegetation Management Quality Control Vegetation and Sample Unit Issues: In response to OERB-WMP-2025-PGE-005, PG&E states that for both Vegetation Management Quality Control Distribution Routine (VM-220) and Inspection Management Quality Control Transmission Routine (VM-221) PG&E "selects the samples from a population of Work Packets." On page 417 of its 2025-2028 WMP, PG&E lists the Population Sample Size for VM-220 and VM-221 as "infinite." Regarding Fuel Removal Supervision/Reporting: On pages 419-421 of its 2025-2028 WMP, Table 5.6, PG&E provides information on vegetation management personnel including sites related to reporting and auditing. WMP-2025-2028-PS-001 Question 21: "SPC-01 will not prohibit fire suppression for further protection. The best attempt to prevent units planned or completed, total costs and average cost per unit for each mitigation. SPC-01 asked PG&E adjustments for each of these three mitigations according to what they believe would be the most accurate values." a. Notwithstanding exceptions discussed by PG&E in response to QM-01, does PG&E generally	a. Work Packets are a group of inspected distribution spans and/or transmission locations created by VM Operations. Work Packets are an organizational tool to coordinate inspection efforts and do not share the record-keeping responsibilities imposed by VM Operations. b. Since the Work Packets are created by VM Operations at the time of their inspection assignments, we do not yet have the total population or sample size for the future years of 2026 to 2028. c. PG&E will use the same personnel resources for the vegetation management. Please also note that the employee counts listed are current as of May 07, 2025. The configurations, training, and knowledge of the workers are the responsibility of the workers and are not	Nathan Poon	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_010_01a.pdf	0	No	9	Vegetation Management and Inspections	9.1.2
236	OERB	010	OERB_010	2	No	OERB_010_02	On pages 419-421 of its 2025-2028 WMP, Table 5.6, PG&E provides information on vegetation management personnel including sites related to reporting and auditing. WMP-2025-2028-PS-001 Question 21: "SPC-01 will not prohibit fire suppression for further protection. The best attempt to prevent units planned or completed, total costs and average cost per unit for each mitigation. SPC-01 asked PG&E adjustments for each of these three mitigations according to what they believe would be the most accurate values." a. Notwithstanding exceptions discussed by PG&E in response to QM-01, does PG&E generally	a. PG&E generally agrees with SPC's methodology when it comes to expense programs as they can be reviewed in specific fiscal years for units and dollars generated. For Capital programs, unit cost is derived from the total cost of projects that could span multiple years, and the overall completion of units, not just units completed in one fiscal year.	Nathan Poon	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_010_01a.pdf	0	No	9	Vegetation Management and Inspections	9.1.2
237	SPO	005	SPO_005	1	No	SPO_005_01	PG&E indicates that "Mitigation SA-02 includes both capital and operational expenditures. PG&E has split SA-02 to reflect separate calculations for each of capital and operational expenditures." However, PG&E's response to SPO-001 Question 21 appears to only provide the Capital portion. Is this an error?	SA-02 refers to the sensors, which may include both original installation and operational expenses. As a result, SA-02 has both capital and operational expenditures. However, only the capital portion has units associated with it, so that was the relevant information provided with this request for unit costs. PG&E's narrative statement that split SA-02 into separate rows was made in error.	Edie Schwitt	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_005_01a.pdf	0	No	3	Overview of WMP	3.6
238	SPO	005	SPO_005	2	No	SPO_005_02	PG&E indicates that "Mitigation SA-02 includes both capital and operational expenditures. PG&E has split SA-02 to reflect separate calculations for each of capital and operational expenditures." However, PG&E's response to SPO-001 Question 21 appears to only provide the Capital portion. Is this an error?	SA-02 refers to the sensors, which may include both original installation and operational expenses. As a result, SA-02 has both capital and operational expenditures. However, only the capital portion has units associated with it, so that was the relevant information provided with this request for unit costs. PG&E's narrative statement that split SA-02 into separate rows was made in error.	Edie Schwitt	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_005_01a.pdf	0	No	3	Overview of WMP	3.6
239	SPO	005	SPO_005	3	No	SPO_005_03	For 2024, the QDR indicates that GM-03's unit of measure is "If Distribution EC Tag" (see response to SPO-001 Question 21) records a percentage of 73.4%. Explain what this difference means. Why PG&E presented GM-03 as a percentage of 73.4% in its response to SPO-001 Question 21. PG&E states that "Costs for GM-03 are not separated but included in the Activity level Equipment maintenance and repair." Did PG&E report on GM-03 in the QDR in this manner? If not, explain why PG&E updated SPO-001 Question 21 in this way.	In PG&E's 2023-25 WMP, PG&E defines the unit of measure for GM-03 (PFTDHFRA Open Tag Reduction - Distribution Backlog) with two components: (1) the number of EC notifications to be closed each year; and (2) a percentage of risk reduction that would be achieved by closing the tags. PG&E acknowledges that it has increasingly presented these units as just QDRs, but has represented the disparate values of the unit of measure definition by providing the number of distribution EC tags for Table 3 of the QDR and the percentage of risk reduction for Table 12. This is also represented in both the 2023 and 2024 Annual Reports on Compliance where we provide both the number of tags closed and the percentage of risk reduction achieved in Table 3. For 2024, the 73.4% backlog ignition risk reduction corresponds to 53,326 backlog ignition risk tags closed. a. PG&E does not separate out costs for GM-03 in the QDR. It is rolled up under the Activity Equipment maintenance and repair.	Edie Schwitt	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_005_01a.pdf	0	No	3	Overview of WMP	3.6
240	SPO	005	SPO_005	4	No	SPO_005_04	PG&E indicates that "Upon consultation with mitigation owners, PG&E has made corrections to the 'Total Cost' and, accordingly, 'Average Cost per Unit' columns for the following mitigations for 2025: A1-02, A1-04, A1-05, A1-06, A1-07, VM-04." a. SPO reflected mitigations A1-02, A1-04, A1-05, A1-06, A1-07 based on the units provided in PG&E's latest QDR (QDR 04-2023) and the Cost Tracking Template data? If so, what data? PG&E has made corrections to the average cost per unit of each of these mitigations in its response to SPO-001 Question 21. For instance, for A1-07 SPO calculated a unit cost \$0.28 and PG&E calculated a unit cost of \$0.14. For each of these five mitigations, explain why PG&E's response to SPO-001 Question 21 exhibits such a large variance? b. SPO presented the Total Cost for VM-04 in 2024 as \$305,050,000, which was based on PG&E's response to the Cost Tracking Template data. PG&E corrected this value to be \$36,655,030. Explain why PG&E made this correction and what data sources were used to support the correction.	a. This correction was made to the A1 Mitigation listed as the costs provided previously were inclusive of both HFTD and non-HFTD work. This correction was made to correct the data for the identified program. The \$305,050,000 presented previously represents the 2024 Q4 Budget for three utility initiatives: (1) VM-03 (Focused Tree Inspections \$276,37M), (2) VM-04 (Focused Tree Inspections \$276,37M), and (3) VM-18 (VM for Operational Mitigation \$30,91M). This correction was made to report the actual \$36,655,030 2024 spend for VM-04 (Tree Removal Inventory). PG&E made these changes to better reflect the budget and costs of the VM-04 program.	Edie Schwitt	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_005_01a.pdf	0	No	3	Overview of WMP	3.6
241	SPO	005	SPO_005	5	No	SPO_005_05	PG&E indicates that "With regard to values for 2025, PG&E notes that the values used by SPO reflect forecasts that made in 2022. PG&E has provided updated values reflecting more current forecasts." Why are 2022 forecasts used as late as 2024 Q4? Does Energy Safety provide guidance on updating these forecasts throughout the WMP report? See also, "Use of Energy Safety guidance" - QDR 2. a. For each 2025 forecast that PG&E updated in its response to SPO-001 Question 21, but what data sources were used to support this correction.	PG&E had planned to provide an updated 2025 forecast in the Q1 2025 QDR. However, with the elimination of the financial table in the new quarterly template, PG&E did not provide an updated table with financial forecast. For the guidance and template from Energy Safety, 2025 forecasts were not required.	Edie Schwitt	5/13/2025	5/16/2025	5/16/2025	https://www.pge.com/assets/pge/docs/Outreach-and-Engagement/assessments-and-report/2025-2028-sps_005_01a.pdf	0	No	3	Overview of WMP	3.6

262	SPO	004	SPO_004	1(a)	Yes	SPO_004_01(a)	<p>List the locations in the 2026-2028 Base WMP where PG&E's risk scaling function has been applied to the calculation of a value or risk, consequence, risk reduction, or CRP:</p> <p>a. If the values are in a figure, list the Figure number.</p> <p>b. If the values are in a table, list the Table Number.</p> <p>c. If the values are in the text of the 2026-2028 Base WMP, provide the sentence and the page number.</p> <p>d. SPO is aware that PG&E used a risk scaling function in its RAMP A.24-05-008. For each of a-c, describe if the risk scaling function used is the same as that described in the RAMP. If it is different, describe how the risk scaling function is different.</p>	<p>Upon review, we determined that Table B-1, included in our prior response to subpart (b), below, does not utilize a risk scaling function.</p>	Eddie Schwitt	4/30/2025	5/30/2025	6/13/2025	https://www.pge.com/customers/pge/docs/outage-alert-and-outage-response-process-and-wmp/2026-2028-SPO_004.xlsx	0	No	5	Risk Methodology & Assessment	5
263	SPO	004	SPO_004	2(a)	Yes	SPO_004_02(a)	<p>In an Administrative Law Judge Ruling dated April 22, 2025 in the PG&E 2024 RAMP Proceeding (A.24-05-008), PG&E was directed to conduct a parallel risk evaluation using a risk-neutral linear scaling function in preparation for PG&E's 2027 Total Case. For each of the locations listed in 1a-1c, provide a new calculation without applying PG&E's risk scaling function.</p> <p>a. If the values are in a figure, recreate the figure without the scaling function applied to the calculation that generated the value(s) in the figure.</p> <p>b. If the values are in a table, recreate the table without the scaling function applied to the calculation that generated the value(s) in the table.</p> <p>c. If the values are in the text of the 2026-2028 Base WMP, provide the sentence with the new value that was generated without the scaling function being applied to the calculation.</p>	<p>Please see below for risk-neutral versions of the figures, tables, and text values identified in PG&E's response to Question No. 1, below:</p> <p>a. The following figures are regenerated without a risk scaling function on the April 2025 figure model for the 2028 Baseline:</p> <ul style="list-style-type: none">Figure 6-1 Proposed Overall Service Territory Risk <p>b. The following tables are regenerated without a risk scaling function on the 2027 GRC Application:</p> <ul style="list-style-type: none">WMP-Discovery 2026-2028_CRP_SPO_004-0002Supp01 Page 2 <p>c. The following tables are regenerated without a risk scaling function:</p> <ul style="list-style-type: none">Table 6-4 Summary of Risk Reduction for Top Risk Circuits. Please see attachment "WMP-Discovery2026-2028_CRP_SPO_004-0002Supp01A.html".	Eddie Schwitt	4/30/2025	5/30/2025	6/13/2025	https://www.pge.com/customers/pge/docs/outage-alert-and-outage-response-process-and-wmp/2026-2028-SPO_004.xlsx	1	No	5	Risk Methodology & Assessment	5
264	OES	015	OES_015	1	No	OES_015_01	<p>Q01: Regarding 10k Transmission Power Lines with reference to PG&E's response to Question 18 in Data Request OES-P-WMP_2025-PG&E-001:</p> <p>a. PG&E states that it "has three 10k transmission lines totaling 2.25 miles in HFTD and HPSA" and that it "is evaluating induction mitigation options to reduce the risk of its becoming energized through induction."</p> <p>b. Provide PG&E's latest findings or studies on whether 10k transmission lines present a potential induction risk that could result in unintended energization.</p> <p>c. Describe any procedures, policies, or future planned projects to mitigate the ignition risk of 10k transmission lines that PG&E is considering.</p> <p>d. PG&E states that "only one of the three lines has sections that could become energized through induction."</p> <p>e. Specifically for the transmission line, provide PG&E's findings.</p>	<p>a. Studies on de-energized 10k transmission lines are pending and not yet complete.</p> <p>b. PG&E can apply segmenting, grounding or conductor removal to mitigate ignition risk. Our studies will inform the scope for how these three mitigations can be applied on de-energized 10k transmission lines.</p> <p>c. We determined that the section of this line in HPSA can be mitigated through segmenting. This will mitigate induction threat risk in HPSA. The rest of the line is still under study.</p>	Nathan Poon	6/20/2025	6/25/2025	6/25/2025	https://www.pge.com/customers/pge/docs/outage-alert-and-outage-response-process-and-wmp/2026-2028-OES_015.xlsx	0	No	8	Grid Design, Operations, and Maintenance	8.2.9.1
265	SPO	004	SPO_004	4(x)	Yes	SPO_004_04(x)	<p>FB in the data requested in the attached workbook titled "Decision Tree Results by Circuit Segment.xlsx". This workbook is modeled upon the PGE_2023_WMP_R0_Section_B42_Aln01.xlsx workbook that was submitted with the PG&E 2023-2025 Base WMP and the PG&E response to a CalPXtrans Data Request that included the workbook titled WMP-Discovery2023-2025_OES_CalPXtrans_OH-Q05A001.xlsx.</p> <p>a. Follow the Field Descriptions in the "Instructions" spreadsheet to complete the corresponding cells in the "Primary", "S&P", and "OutTotal" spreadsheets.</p> <p>b. Responses in the "Primary" spreadsheet must be limited to the primary lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>c. Responses in the "S&P" spreadsheet must be limited to the secondary and service lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>d. Responses in the "OutTotal" spreadsheet must include both the primary, secondary and service lines found on the corresponding "Circuit Segment Name" listed in Column A.</p> <p>e. If any of the data requested in this dataset workbook would be impacted by the Administrative Law Judge Ruling described in Questions 1 and 3, provide a second version of this dataset using a risk-neutral linear scaling function and using the disaggregated approach to reliability cost calculation recommended in the SPO Evaluation Report.</p>		Eddie Schwitt	4/30/2025	6/27/2025		No	5	Risk Methodology & Assessment	5.5.2		