BEFORE THE PUBLIC UTILITIES COMMISSION

OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Implement Electric Utility Wildfire Mitigation Plans Pursuant to Senate Bill 901 (2018). Rulemaking 18-10-007 (Filed October 25, 2018)

COMMENTS OF THE COUNTY OF MENDOCINO, THE COUNTY OF NAPA, THE COUNTY OF SONOMA, AND THE CITY OF SANTA ROSA ON PG&E'S WILDFIRE MITIGATION PLAN

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In accordance with the Assigned Commissioner's Scoping Memo and Ruling, the County of Mendocino, the County of Napa, the County of Sonoma, and the City of Santa Rosa¹ (the Joint Local Governments) submit their comments on PG&E's Wildfire Mitigation Plan.

INTRODUCTION

The Legislature enacted Senate Bill (SB) 901 with the intention of reducing wildfires and improving wildfire response and recovery. To that end, the Joint Local Governments believe that the Legislature intended not only that the utilities' wildfire mitigation plans contain the elements listed in Public Utilities Code section 8386, but that the wildfire mitigation plans actually be effective in fulfilling the goals of SB 901. Section 8386 allows the Commission to require modifications to the wildfire mitigation plans before approving them. The Joint Local Governments' comments provide a number of suggested improvements to

¹ The City of Santa Rosa filed a motion for party status concurrently with these comments.

PG&E's Wildfire Mitigation Plan (WMP) that, if implemented, will improve notice and communications, best practices, and public safety relating to wildfires.

The Joint Local Governments' observations regarding PG&E's wildfire-related activities have a common refrain: PG&E must stop approaching its communications with local governments and first responders as a one-way avenue to provide information about what the utility is doing regarding wildfire mitigation and *must* start partnering with these entities to ensure multi-directional lines of communication, planning, and information-sharing. PG&E makes a number of claims regarding its communications and partnerships with local governments, all of which sound like real progress is being made-but the Joint Local Governments have not seen a level of action from PG&E that matches the description in PG&E's WMP and its public relations materials. Instead, PG&E's past and present conduct reflects ineffective, unilateral, and sporadic communication with, and slowness to respond to, local entities, and a failure to engage in proactive planning with the community. These lapses hamper local entities and first responders, who have boots on the ground, in protecting local residents during wildfire or de-energization events. Local entities are hard-pressed even to understand the utility's decision-making process during a developing emergency. PG&E's communication-andexecution track record during wildfire-related emergencies is poor and is marked by pervasive confusion, inaccurate information, and long silences. This must change. If the Commission adopts the Joint Local Governments' recommendations and commits to soliciting feedback from local governments, first responders, and citizens for each future WMP, and if PG&E develops a proper working relationship with the communities that it serves, PG&E's customers will be better-served going forward.

1. MEANING OF PLAN APPROVAL

The Joint Local Governments do not address this issue at this time.

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2. OVERALL OBJECTIVES AND STRATEGIES

It is clear that PG&E has put significant effort into crafting its WMP, but it is less clear whether the plan will improve PG&E's operations over the coming year in light of the apparent lack of critical thought given to PG&E's previous fire prevention planning. PG&E's overview and objectives for its WMP show an ambitious program that will be implemented on a large scale throughout PG&E's expansive service territory over a short period of time. The programs and measures presented in the WMP are purportedly incremental to PG&E's routine operations,² including the programs and measures in PG&E's Fire Prevention Plan, which it has filed and updated since 2012.³ But a side-by-side comparison shows that the measures presented in the Fire Prevention Plan appear, in many cases, substantially similar to the measures in the WMP, despite the fact that the Fire Prevention Plan for the 2017–2018 year was finalized before the October 2017 Northern California wildfires and PG&E's subsequent creation of the Community Wildfire Safety Program, which will be implemented through the WMP.⁴ For example:

• The Fire Prevention Plan addresses intelligence gathering for weather and fire data, which includes using PG&E's state-of-the art weather forecast model data and information from national weather and fire services to evaluate fire weather

² See PG&E WMP, Table 9.

³ R.18-10-007, PG&E Response to ALJ Ruling Seeking Additional Information on Wildfire Mitigation Plans, p. 2 (February 26, 2019) ("PG&E Response to ALJ Ruling"); see also D.12-01-032, p. 3 (adding Standard 1.E to General Order 166, requiring utilities to prepare and submit plans to prevent power-line fires during extreme fire-weather events). PG&E's data response and Fire Prevention Plans for 2012 through 2015 are included as Attachments A–D.

⁴ PG&E included more information in its 2015 FPP than appeared in the 2014 plan, though much of the fundamental practices remained unchanged. (Compare Attachments C and D.) And PG&E's current FPP is substantially similar to its 2015 FPP. (Compare Attachment D to PG&E Response to ALJ Ruling, Attachment A.) In terms of the basic measures—weather monitoring, equipment inspections, vegetation management—PG&E's practices appear to have changed very little in recent years, which calls into question PG&E's failure to analyze the effectiveness of these measures and why such analysis cannot be readily performed.

risks across its service territory, operating PG&E's Operational Mesoscale Modeling System (POMMS) for forecast fire weather parameters, and extended two-to-seven day weather forecasts.⁵ The WMP describes a significant portion of PG&E's meteorological operations and advanced situational awareness using the same modeling and weather forecasting practices.⁶

- Both the Fire Prevention Plan and the WMP provide for replacing non-exempt equipment with new equipment identified by CalFire as having lower fire risk.⁷
- Both the Fire Prevention Plan and the WMP call for regular patrols and inspections of overhead transmission and distribution lines, though it appears the WMP proposes a more frequent inspection cycle.⁸
- The Fire Prevention Plan discusses PG&E's implementation of a Public Safety and Reliability (PS&R) Program that is incremental to PG&E's routine vegetation inspection and abatement process, which takes a data-driven approach to vegetation management in high-risk locations. The PS&R Program uses PG&E's extensive database of information about tree failures that have caused outages and ignitions to allow PG&E to predict how, and generally when and where, each species of tree is more likely to fail and cause an outage.⁹ The WMP's enhanced vegetation management activities include targeted trimming or removal of certain species of trees that are known to fail—this may be the culmination of the PS&R Program, but the WMP is silent on this point.¹⁰

⁵ PG&E 2017 Fire Prevention Plan, p. 3.

⁶ PG&E WMP, pp. 88–89.

⁷ PG&E 2017 Fire Prevention Plan, p. 4; PG&E WMP, pp. 61, 62, 69.

⁸ PG&E 2017 Fire Prevention Plan, p. 5; PG&E WMP, pp. 52–59.

⁹ PG&E 2017 Fire Prevention Plan, p. 8.

¹⁰ PG&E WMP, pp. 71, 72, 79–80.

- The Fire Prevention Plan lists a number of enhanced situational awareness, technology upgrade, and system hardening activities that were in development, the subject of pilot programs, or implemented on an ad-hoc basis as of September 2017.¹¹ There is significant overlap between these activities and the situational awareness, technological upgrade, and system hardening activities proposed in the WMP.¹² It is not clear, however, the extent to which the activities in the Fire Prevention Plan had already been studied or implemented by the time the Community Wildfire Safety Program or the WMP were developed.
- The Fire Prevention Plan details PG&E's daily internal monitoring of fire threat conditions, which includes a daily 6:00 a.m. fire index email, daily review of the fire index and daily dissemination of all Red Flag Warnings and other relevant weather notifications, weekly fire danger forecasts from the meteorology team, and production of a daily image of "extreme" and "very high" fire index areas using internal Geographic Information Systems, which creates an image that is available on PG&E's intranet.¹³ The daily fire threat assessment and ready dissemination of fire threat information within PG&E described in the Fire Prevention Plan is difficult to square with the uncertainty in the WMP of PG&E ability to notify first responders, local governments, and vulnerable populations of a potential Public Safety Power Shutoff (PSPS) event, which will be dictated by weather conditions and the fire threat level.¹⁴ The WMP's 2019 fire safety targets only indicate that PG&E will "attempt" to provide advance notice to first

¹¹ PG&E 2017 Fire Prevention Plan, pp. 9–10.

¹² PG&E WMP, Sections 4.1, 4.3, 4.5.

¹³ PG&E 2017 Fire Prevention Plan, pp. 5–6.

¹⁴ PG&E WMP, p. 45, Table 9, Section 4.6.3, PSPS Notification Strategies.

responders, telecommunications providers, water utilities, healthcare facilities, vulnerable populations, and residents.¹⁵

While the apparent overlap or continuity between the Fire Prevention Plan and the WMP could be viewed as an indication of PG&E's consistent internal planning regarding fire prevention and mitigation, PG&E's assertion that it has not quantified in any detail the effectiveness of the Fire Prevention Plan components, and that the Fire Prevention Plan components do not directly correlate to the 2019 targets in the WMP,¹⁶ suggest a concerning lack of analytical thought in PG&E's fire prevention planning. If PG&E has had a Fire Prevention Plan in place since 2012 but has not analyzed the effectiveness of the measures in that plan from year to year, that calls into question the planning assumptions that underlie the WMP.

Recommendation: Before the Commission approves the WMP for 2019, PG&E should be required to quantify the effectiveness of the Fire Prevention Plan measures and correlate the components of that plan to the WMP. In all future years, PG&E should be required to quantify the effectiveness of the measures in the currently effective WMP and explain how the new WMP for the coming year has been adjusted to reflect the results of that quantification.

3. RISK ANALYSIS AND RISK DRIVERS

3.6 Wildfire Evacuation Study¹⁷

The Joint Local Governments support PG&E's efforts to develop a wildfire evacuation methodology or procedure that can be applied to all communities in elevated fire risk areas.¹⁸ Traffic bottlenecks are a serious safety hazard when evacuations are necessary. The

¹⁵ *Ibid*.

¹⁶ PG&E Response to ALJ Ruling, p. 2.

¹⁷ The Counties are maintaining the numbering for the sub-headings in PG&E's WMP.

¹⁸ PG&E WMP, p. 34.

WMP does not state whether factors other than traffic simulations will form the basis for the evacuation methodology.

Recommendation: The Joint Local Governments recommend that PG&E include other factors such as overhead power lines and trees that could block roadways, mobility of the population (e.g., the presence of elder-care facilities, hospitals, facilities that care for children, etc.), and factors that may affect evacuation conditions (e.g., under-deployed or vulnerable telecommunications infrastructure that may prevent adequate notice). If PG&E does intend to include these factors, but simply did not address them in its WMP, the Joint Local Governments recommend that the PG&E revise the WMP to reflect the universe of considerations that will inform the evacuation methodology. The evacuation methodology or procedures should be updated annually in the WMP to include lessons learned from any evacuations occurring in the previous year.

4. WILDFIRE REDUCTION STRATEGY AND PROGRAMS

4.1 **Operational Practices**

4.1.1 Recloser Operations

The Joint Local Governments generally support PG&E's plan to disable automatic reclosers when the fire threat level is high or extreme. The Joint Local Governments also generally support PG&E's proposal to increase SCADA capabilities on its electrical system, which should make PG&E's monitoring and operations more nimble.¹⁹

Recommendation: The Joint Local Governments would like to see more information in the WMP on the practical issues relating to reclosers that must be manually disabled—and, ostensibly, manually re-enabled. Specifically, if reclosers cannot be remotely operated, and a particular line or circuit is de-energized due to a fault or other occurrence, how

¹⁹ PG&E WMP, pp. 47–48.

long will it take for PG&E to manually inspect the line and re-energize it? Is the length of time to restore power on a line affected by whether the line is in a remote or rural location? Does the potential exist for certain areas to be left without power for extended periods of time? And what are PG&E's communications protocols with local governments and affected residents in the event a line cannot be remotely re-energized?

4.1.3 Safety and Infrastructure Protection Teams

To the extent PG&E's proposed Safety and Infrastructure Protection Teams (SIPT) will provide support for emergency response and fire-fighting activities during a wildfire, the Joint Local Governments believe this initiative may be beneficial.²⁰ The description of the command structure for SIPTs in the WMP, however, raises a number of questions that should be answered in PG&E's final WMP. Clear lines of communication and an unambiguous command structure are crucial during emergencies. The WMP states that the purpose of the SIPT is to assist PG&E's Wildfire Safety Operations Center decision making, protect PG&E assets, and assist with emergency response as approved and directed by the agency having jurisdiciton (e.g., CalFire).²¹ It is not clear from this description how SIPTs will assist PG&E with decisionmaking, what authority the SIPTs will have to make decisions based on real-time information, or what role, if any, the SIPTs will have in communicating with first responders or communities. It is also not clear whether the primary responsibility of the SIPTs is to protect PG&E assets, or whether they can be re-deployed by CalFire or another agency to perform emergency work not related to PG&E's assets. These questions, if not answered, could lead to increased confusion and reduced effectiveness during a potential wildfire situation.

²⁰ PG&E WMP, pp. 50–51.

²¹ *Id.* at p. 50.

It is also not clear from the WMP why the SIPT activities other than responding to fires or medical emergencies cannot be done by PG&E employees in the regular course of their duties. For instance, SIPTs may undertake asset protection at PG&E facilities or other critical infrastructures, vegetation management support during wildfire recovery, mop-up of firedamaged PG&E assets, or accompanying and supporting PG&E crews in fire restoration efforts during and after wildfires.²²

Recommendation: In its final WMP, PG&E should outline a clear structure for SIPT command and communications that address the ambiguities identified in the previous paragraph. PG&E should also clarify the circumstances under which the agency having jurisdiciton has primary authority to direct SIPT personnel and resources, even if those directions might countermand direction or priorities given by PG&E's WSOC.

Clarification of the purpose and function of the SIPTs is also necessary to help the parties and Commission understand the value that the SIPTs would bring to an emergency situation. While extra hands and equipment would likely be beneficial to help fight fires or respond to medical emergencies, it is less clear what the SIPTs will contribute if they are standing by while PG&E field personnel work or when the SIPT "deploy[s] to conform potential fire threats and provide data."²³ PG&E should provide an explanation of why the SIPT personnel and functions are not redundant.

Future WMPs should assess the activities performed by the SIPTs during the planning year, and the value provided by those activities. The WMP should be adjusted accordingly to ensure the optimal use of PG&E's resources and customer funds.

²² PG&E WMP, p. 51. ²³ PG&E WMP, p. 50.

4.2 Wildfire Safety Inspection Programs

A common theme in PG&E's discussion of its inspection programs for distribution, transmission, and substation assets is a shortage of skilled labor.²⁴

Recommendation: PG&E should partner with local departments of public works, where the local department has sufficient personnel and resources available to assist, to take advantage of the skilled labor and other resources those departments may be able to offer.

4.3 **System Hardening Overview**

The Joint Local Governments generally support PG&E's system hardening efforts that are intended to reduce the potential for ignitions. The Joint Local Governments would, however, appreciate a more detailed discussion in the WMP of the circumstances under which PG&E would consider undergrounding to be "appropriate,"²⁵ particularly with respect to areas with ingress/egress bottlenecks and in high-fire-threat zones.

Recommendation: PG&E's final WMP should provide more detail on the criteria PG&E may consider when deciding whether undergrounding is appropriate, including risk analyses or other metrics that weigh the potential fire-prevention benefits of undergrounding vs. covered conductor in high-fire-threat areas and along the roads that provide ingress and egress for communities.

The Joint Local Governments further recommend that PG&E partner with local departments of public works, where the local department has sufficient resources and personnel available to assist, to help alleviate the shortage of skilled labor available to perform system hardening work.

²⁴ *Id.* at pp. 55, 56, 59, 60. ²⁵ PG&E WMP, p. 61.

4.3.4 System Protection

The Joint Local Governments support PG&E's efforts to sectionalize its distribution circuits.²⁶ Sectionalization will reduce the extent of the impacts if and when distribution lines need to be de-energized. The Joint Local Governments understand that PG&E's plan in 2019 is to essentially ring-fence Tier 2 and Tier 3 High Fire Threat Districts with additional line reclosers that will allow sectionalization at the boundaries of the fire threat zones.²⁷ During the March 13, 2019 workshop on the utilities' WMPs, PG&E confirmed that it will examine more granular sectionalizing of circuits within the high fire threat zones for its 2020 WMP, and in the process will consult with local governments and other agencies to identify critical facilities, hospitals, vulnerable population centers, and communities with unique circuit configurations (like downtown Calistoga) that can be factored into the sectionalization planning.

Recommendation: PG&E's next WMP, which will likely be submitted to the Commission in early 2020, should contain plans to sectionalize distribution circuits within the Tier 2 and Tier 3 HFTDs, and should catalogue PG&E's communications and collaborations with local governments, agencies, and communities.

4.4 **Enhanced Vegetation Management**

The Joint Local Governments recognize that vegetation management is central to PG&E's ability to reduce wildfire risk because of the high proportion of vegetation-related ignitions PG&E experiences on an annual basis. PG&E has, in its own words, aggressively expanded vegetation management in the wake of the 2017 and 2018 wildfires.²⁸ This rapid expansion has not been without growing pains. The Joint Local Governments have observed areas that have been clear cut, areas with vegetation removal that would warrant code

²⁶ *Id.* at p. 68.
²⁷ PG&E WMP, p. 68.

²⁸ *Id.* at pp. 70–71.

enforcement under normal circumstances, and have heard from private landowners that there have been failures by PG&E to communicate effectively before removing trees from their property, and that PG&E has left large piles of debris and felled trees for the landowner to dispose of.²⁹ Napa has received complaints from residents that the PG&E contractors who are dispatched to undertake much of the vegetation management work are being sent to work at sites for a period of several days without any portable restroom facilities, which raises a host of concerning questions. Additionally, though PG&E asserts that the local permitting process is a potential impediment to the utility's ability to meet its vegetation management targets,³⁰ Napa County is not aware of any attempts by PG&E to obtain County-level permits for vegetation management or erosion control.

During the February 27, 2019 technical workshop on vegetation management, PG&E stated that it has been working to incorporate lessons learned and take corrective measures in its enhanced vegetation management based on feedback from customers and communities. PG&E also stated its desire to increase its community engagement around vegetation management practices. The Joint Local Governments appreciate that PG&E recognizes that its vegetation management has been problematic and wishes to correct these issues going forward. To gauge PG&E's understanding of the problems and its progress remedying them, the Joint Local Governments recommend that PG&E include in its WMP specific feedback and remediation measures implemented since it began its enhanced vegetation management activities. Given the magnitude of the vegetation management work, the associated expense, and the potential impacts on the environment and communities, a to-date report on the

²⁹ The Counties recognize that the vegetation and trees are the property of the landowner and that PG&E cannot remove them without permission.

³⁰ PG&E WMP, pp. 84–85.

evolution of PG&E's program would provide a barometer for how well PG&E adjusts to learning that its practices need improvement.

During the February 27 workshop, the utilities also discussed the point of diminishing returns for vegetation management practices. PG&E stated that it had already reached the point of diminishing returns with radial vegetation clearance, and that focusing on trees that were likely to fail and connect with power lines was the work that would yield fire-risk-reduction dividends going forward.

Additionally, the utilities noted that the environmental and local permitting process, and access to private property, were significant obstacles to their ability to complete the vegetation management targets outlined in the WMPs.³¹ The Joint Local Governments suggested that the utilities might provide the significant amounts of vegetation data and fire prediction modeling they have produced to the permitting agencies and local governments, in order to open an ongoing dialogue about vegetation management needs in the utilities' service territories and—hopefully—improve the permitting and public education process. The utilities confirmed that they already have good working relationships with some state-level agencies and are open to creating similar relationships with other government entities, including at the County level.

Recommendations: PG&E should revise its WMP to include specific feedback it has received since 2017 on problems with its enhanced vegetation management practices and what corrective measures or changes PG&E has implemented in response to that feedback. In each subsequent WMP, PG&E should provide a similar discussion for feedback and lessons learned during the previous planning year.

³¹ See also PG&E WMP, pp. 85–86.

PG&E's WMP should also be updated to reflect the impact of the diminishing returns for radial vegetation clearance on the vegetation management practices in the Plan. For example, do the diminishing returns affect the proposed Fuel Reduction Program, which would reduce vegetation under and up to 15 feet on either side of power lines in HFTD areas?³² What impact, if any, does the limited benefit of additional radial clearance have on PG&E's tree trimming activities? The version of PG&E's WMP that the Commission approves in 2019 should contain the most up-to-date information on what vegetation management practices are most likely to provide increased fire safety benefits.

Finally, PG&E should include a discussion of the state and local permitting or oversight agencies with which it has begun sharing information on the vegetation PG&E believes must be abated, and the status of any permit requests. PG&E should include any relevant considerations or concerns about its proposed vegetation management program raised by those agencies. This type of information should be included in every WMP and should be updated to reflect developments from the previous planning year.

4.5 Enhanced Situational Awareness and Known Local Conditions

Clear communication and access to shared information is necessary to minimize confusion and to allow the best use of state and local resources in an emergency. The Joint Local Governments support PG&E's efforts to increase and improve its situational awareness and fire-prediction capabilities, as well as increased sharing of, and access to, this weather- and fire-related information for first responders and state and local governments. For instance, PG&E's WMP states that first responders can control PG&E's cameras and use the live feeds to confirm, locate, and respond to fires, and the data from weather stations is made publicly

³² PG&E WMP, p. 75.

available in near-real time to benefit government agencies and the public.³³ Sharing camera and weather station information is a good start, but is not sufficient to ensure that first responders and local governments are well-informed during a potential wildfire or de-energization event. As the Joint Local Governments discussed at length in their comments on PG&E's de-energization practices in R.18-12-005, PG&E's representatives have not necessarily been well-informed during potential emergency situations and PG&E has not been able to provide accurate maps or other public-facing information about potentially affected areas.³⁴ Relying on PG&E to relay crucial information about fire threat levels, weather conditions, and other fire risks is, in the Joint Local Governments' experience, an iffy proposition; first responders and local governments will be able to respond more effectively if they are able to share the information that PG&E is working from.

Because access to fire-related information is crucial, the Joint Local Governments are concerned about the lack of clarity in the WMP regarding whether or to what extent PG&E intends to make available to state and local governments and first responders its extensive fire and weather data and modeling. PG&E is able to marshal a significant amount of data that will be relevant to fire-threat conditions and developing emergency situations:

- Meteorology data and modeling related to current and historical fuel moisture content³⁵;
- Data and modeling results from PG&E's Fire Potential Index³⁶;
- Data and modeling results from PG&E's in-house mesoscale forecast model (POMMS) for short- and medium-term fire danger forecasts³⁷;

³³ *Id.* at pp. 91, 92.

³⁴ See Attachment E, Counties' Comments on R.18-12-005, pp. 4–5, 9–13.

³⁵ PG&E WMP, pp. 30, 48.

³⁶ *Id.* at pp. 88–89, Attachment A.

- Results from fire spread modeling³⁸;
- Data from PG&E's satellite fire detection system³⁹; and
- Data and modeling results from PG&E's Storm Outage Prediction Model.⁴⁰

PG&E's WMP notes that some of these data collection programs will have a webbased or "dashboard" component, or will otherwise be available to inform responses to potential emergency situations—but it does not specify to whom this information will be available. The satellite fire detection system will provide data to PG&E's own web application that will show fire propagation as the data refreshes every one-to-five minutes.⁴¹ It is not clear whether this web application is on PG&E's intranet or whether first responders and local governments are able to access it, as well. Similarly, the Storm Outage Prediction Model will be upgraded and automated to create an "objective weather risk dashboard" that can be updated in near real-time, but the WMP does not clarify whether emergency response personnel outside PG&E will be able to view the dashboard.⁴² PG&E's fire spread modeling system will be available to be run in realtime for specific existing fires to understand the predicted spread, which the WMP says will inform public and employee safety, and emergency management and response efforts.⁴³ The WMP does not, however, state whether the safety and emergency response efforts will be limited to PG&E's internal operations or whether the information will be shared with first responders to enhance their own emergency response and safety measures. And the WMP states that the results of internal and external weather and fire threat modeling are sent daily to impacted

- ³⁸ *Id.* at p. 90.
- ³⁹ *Id.* at p. 92.
- ⁴⁰ *Id.* at pp. 92–93.
- ⁴¹ *Id.* at p. 92.
- ⁴² *Id.* at p. 93.

³⁷ *Id.* at p. 88.

⁴³ PG&È WMP, p. 90.

organizations internal to PG&E.⁴⁴ but there is no discussion of the circumstances under which that information is provided to governments or first responders who may be affected by elevated fire risk conditions.

The Joint Local Governments are also concerned about the ability of PG&E's Wildfire Safety Operations Center (WSOC) to effectively communicate necessary information during potential or actual emergency events.⁴⁵ As the Joint Local Governments read the description in the WMP, the WSOC will function as an intermediary between PG&E's wildfirerelated operations and analytics functions and the PG&E team that is responsible for interfacing with CalFire and other agency incident commanders to oversee the organizational response to wildfire threats and incidents.⁴⁶ It also appears that the WSOC will collate fire-related data from personnel in the field and provide a report internally.⁴⁷ There is no discussion of decisionmaking criteria, or the point at which the fire-related information will be communicated to first responders or government agencies. It is not clear to the Joint Local Governments that an additional layer of personnel and bureaucracy between the critical wildfire-related information and the first-responder agencies in the field will be beneficial, particularly in light of PG&E's significant communication shortcomings during the 2018 de-energization events. PG&E's wildfire-related information and communications need to be more direct and more transparent in order to be effective. As described on the face of the WMP, it is not certain how the WSOC will contribute to those goals.

Effective dissemination of fire-related information is critical to ensuring that first responders and state and local governments are able to respond effectively to potential

⁴⁴ *Id.* at p. 89. ⁴⁵ *Id.* at p. 93.

⁴⁶ *Ibid*.

⁴⁷ *Id.* at pp. 93–94.

emergency situations. It is not clear that the WMP establishes information-sharing protocols and lines of communication that will accomplish this.

Recommendations: As the Joint Local Governments proposed in their comments on R.18-12-005, PG&E should be required to make its internal data and modeling results available to state and local governments and first responders through a web portal or other access point.⁴⁸

At a minimum, the WMP should be revised to clarify the extent to which PG&E will make its weather- and fire-related data and modeling available to first responders and state and local governments, and on what timeline. Future WMPs should address how PG&E has disseminated this information to governments and first responders during the previous planning year, how effective the communications and information-sharing have been, and what measures PG&E will take in the upcoming planning year to address any shortcomings.

The WMP should also be revised to contain more detail about the role of the WSOC and how it will improve communications and information-sharing between PG&E and first responders and government agencies, including whether personnel from state or local emergency response agencies or local government agencies will be embedded at the WSOC during potential or actual wildfire situations, and whether WSOC personnel will be in the field or embedded with emergency response. Future WMPs should discuss what activities the WSOC undertook during the previous planning year and what improvements will be made in the new WMP. This analysis should include feedback from the first responders and government entities that interact with the WSOC.

⁴⁸ Attachment E, Counties' Comments on R.18-12-005, pp. 4–5.

4.6 Public Safety Power Shutoff Program

PG&E's PSPS program may be based on extensive benchmarking with SDG&E,⁴⁹ but in practice it has not achieved the efficacy of SDG&E's mature de-energization program.⁵⁰ PG&E's inaugural de-energization events in the winter of 2018 suffered from serious shortfalls in communications, providing accurate information, and notifying vulnerable customers of a potential power shutoff. The significantly expanded scope of PG&E's PSPS program in the WMP raises concerns for the Joint Local Governments that the problems that plagued PG&E during the 2018 PSPS events will only intensify under the larger program.

4.6.1 **PSPS Decision Factors**

The Joint Local Governments do not take issue with PG&E's PSPS decision factors. The Joint Local Governments note, however, that the discussion of the PSPS decisionmaking process in the WMP does not address information-sharing or notice to first responders or state and local governments.⁵¹ During the November 2018 PSPS event, which occurred on the same day the Camp Fire ignited, PG&E's power shutoff decision-making process and criteria were not clear to the Joint Local Governments in light of the high winds and reports that the Camp Fire was already burning.⁵² While the WMP notes that PG&E will continue to evaluate its PSPS criteria to remove as much subjectivity from the decision-making process as is practical,⁵³ the Joint Local Governments continue to believe that sharing the data and information that underlies any PSPS decision will benefit the first responders, state and local governments, residents, and PG&E.

⁴⁹ PG&E WMP, pp. 95–96.

⁵⁰ See Attachment E, Counties' Comments on R.18-12-005, *passim*.

⁵¹ PG&E WMP, p. 98.

⁵² See Attachment E, Counties' Response to A.18-12-009, p. 7.

⁵³ PG&E WMP, p. 98.

Recommendation: The web-based portal or other information-sharing platform recommended in the previous section should be adopted. The weather, fire threat, and risk data and modeling that will result from PG&E's enhanced situational awareness measures will inform any future PSPS decisions. Sharing that information with the entities that are responsible for responding to PSPS events will improve public safety.

4.6.2 Strategies to Enhance PSPS Efficiency While Reducing Associated Impacts

4.6.2.1 Impact Mitigation Through System Sectionalizing

The Joint Local Governments support PG&E's plan to sectionalize its system at the borders of Tier 2 and Tier 3 High Fire Thread Districts, as discussed in Section 4.3.4.

4.6.2.2 Resilience Zones

The Joint Local Governments support the development of Resilience Zones to preserve the operation of basic community services—like grocery stores, medical care facilities, and gas stations—during PSPS events.⁵⁴ PG&E's approach to developing the Resilience Zone pilot project in Angwin, however, has been problematic. Angwin is an unincorporated community in Napa County, and, as such, PG&E's first point of contact for the project should have been the County. But PG&E never notified or otherwise communicated with the County about the Resilience Zone, and has ignored the County's repeated efforts to engage with PG&E regarding the project. This refusal to communicate is unacceptable for a number of reasons, including the fact that County resources—emergency response, public works, health and human services, etc.—will be used to support the Resilience Zone in the event it is activated. PG&E's lack of effective communication with the local governments with whom it must partner, and on

⁵⁴ See PG&E WMP, pp. 99–100.

whom it must rely, in preventing, mitigating, and responding to emergency situations is a pervasive theme in PG&E's wildfire-related activities. PG&E must do better.

As the Resilience Zone project becomes more established, the Joint Local Governments urge PG&E to develop protocols and lines of communication to ensure that vulnerable populations are aware of, and able to access, the Resilience Zones. PG&E's response to a data request from CEJA on this issue was equivocal, and only committed the utility to identifying disadvantaged communities fitting the community-resource targeting criteria for Resilience Zones and working to provide awareness to those customers that the resources are available.⁵⁵ While the Joint Local Governments recognize that there are practical limitations to where Resilience Zones can be located, the Joint Local Governments believe that it is possible to develop more definitive access protocols for disadvantaged and vulnerable populations than simply providing notice that the Zones exist.

Recommendation: PG&E's WMP for the 2020 planning year should provide the results of conversations with communities' Offices of Emergency Services and local Health and Human Services regarding how best to ensure vulnerable populations have access to Resilience Zones, and should provide a plan for implementing the measures identified in those conversations. Future WMPs should address access issues from the previous planning year and incorporate improvements based on lessons learned.

PG&E must also contact the appropriate local government entities when planning future Resilience Zones. Future WMPs should identify the entities that PG&E has contacted and address any concerns or resource constraints related to the Resilience Zone that the local government has raised.

⁵⁵ Attachment F, PG&E Response to CEJA DR1 Q7.

4.6.3 **PSPS** Notification Strategies

As the Counties discussed in their comments on R.18-12-005, the October and November 2018 de-energization events showed a significant disconnect between PG&E's deenergization plan as it existed on paper and how the plan was implemented in practice, particularly regarding effective communications and dissemination of accurate information.⁵⁶ The existing PSPS-related communications tools and protocols listed in PG&E's WMP⁵⁷ are not, in the Joint Local Governments' experience, functioning well enough to be effective—yet. PG&E states that it is working to incorporate feedback from first responders, local governments, and residents to improve its PSPS practices,⁵⁸ and the Joint Local Governments hope that any deenergization events in 2019 will show improvement. The Joint Local Governments own experiences with PG&E's post-PSPS "after-action" meetings and local government outreach efforts show that PG&E's stated improvement exist largely in the public relations realm and indicate that PG&E may not grasp the extent to which it must *partner* with the local governments in its service territory. Moreover, the significant expansion in the scope of PG&E's PSPS program in 2019⁵⁹ may present new difficulties or involve the same issue on a larger scale.

While the Joint Local Governments believe the communications measures addressed at pages 106 to 108 of PG&E's WMP will, if actually implemented, allow PG&E to communicate effectively with first responders and affected customers about PG&E's own activities, the focus on disseminating information about what PG&E is doing is indicative of the larger problems with PG&E's approach to communicating with the communities it serves. Providing notice that the power may be turned off under certain circumstances is useful, but it is

⁵⁶ See Attachment E, Counties' Comments on R.18-12-005, pp. 5–13.

⁵⁷ PG&E WMP, pp. 105–107.

⁵⁸ *Id.* at pp. 107–108.

⁵⁹ Ibid.

not sufficient. PG&E appears to take the view that, if it informs local governments and customers about de-energization, the local governments and customers will be able to adequately "prepare for extreme weather and possible outages" on their own.⁶⁰ That is not the case. PG&E must be involved with the community planning process to ensure that it is able to work with local governments and first responders before, during, and after a PSPS event. Without this level of coordination and understanding, miscommunication, confusion, and frustration will continue. PG&E's PSPS efforts must evolve beyond a public relations exercise.

There is also a noticeable disconnect between the communication measures at pages 106 to 108 and the PSPS notification strategies described in the Wildfire Safety Plan Targets in Table 9. The safety plan targets state that PG&E will *attempt* to notify customers, attempt to notify first responders, healthcare facilities, telecommunication providers, and water utilities, and *attempt* to provide additional notifications to medical baseline customers if the regular customer notifications are unsuccessful.⁶¹ Attempted notification, particularly to first responders and vulnerable customers, is unacceptable. Notice of potential de-energization *must* be provided to the impacted communities. PG&E must clarify the meaning of the caveats in Table 9 and ensure that its WMP is designed to provide actual notice of PSPS events to first responders, local governments, and all potentially affected customers.

It is also necessary to notify customers that do not live in a Tier 2 or Tier 3 fire threat area, but that are served by transmission or distribution lines that run through a Tier 2 or Tier 3 zone, of potential power shutoff. During the winter 2018 PSPS event that resulted in deenergization, the City of Calistoga, which is not in a high fire-threat area but is served by lines that traverse such areas, received little or no warning that its power would be shut off. Local

⁶⁰ PG&E WMP, p. 107. ⁶¹ *Id.* at p. 44.

governments, first responders, and residents must be able to plan for de-energization events to ensure maximum public safety.

Recommendations: The Joint Local Governments recommend that PG&E's WMP incorporate the changes to communication and notification practices proposed in the Counties' comments on R.18-12-005.⁶² Specifically, PG&E should adopt a Standardized Emergency Management System (SEMS) model for communication with local governments during de-energization events, which will use existing familiar communications structures to ensure that clear roles and responsibilities are established and followed.

PG&E must also provide first responders and local governments with increased access to accurate information in real time. Communicating with first responders and governments via a "telephone"-like relay system that involves passing information through multiple people to get it from the source to the first responder only leads to delay, confusion, and miscommunication.

And PG&E must not rely on its medical baseline registry to identify vulnerable customers. The WMP pledges additional outreach to enrolled and eligible medical baseline customers,⁶³ but there is no indication that this will remedy the significant problems inherent in using the historically under-enrolled medical baseline as a customer roster. The requirement that customers self-register creates a barrier to entry for people who have limited English language capabilities, cognitive issues or severe physical impairments, sensory disabilities, medication or other substance impairment, and psychosocial instability. The medical baseline program also fails to account for medically vulnerable populations that do not necessarily require lifesustaining medical equipment but still rely on electricity for their general wellbeing and safety,

 ⁶² Attachment E, Counties' Comments on R.18-12-005, pp. 5–13.
 ⁶³ PG&E WMP, p. 108.

such as children with disabilities or adults in assisted living. It is therefore necessary for PG&E's WMP to account for vulnerable populations by means other than the medical baseline registry. To obtain a more accurate list of vulnerable customers, PG&E should partner with local health and social services. PG&E must also ensure that its list accounts for individual customers—not the electrical meter serving a master-metered facility.

PG&E should also provide notice to industries or groups that are not emergency or first responders but that will be impacted early on in any de-energization or wildfire event. For instance, the hospitality industry is significantly impacted by loss of power and often serves as a refuge for residents who have to evacuate their homes. During the winter 2018 PSPS events, Napa County received reports from its hospitality industry that little or no notice of the potential power shutoff was provided by PG&E. The Joint Local Governments recognize that, in a developing emergency, PG&E's resources may be spread too thin to identify and contact all potentially affected industry groups. Local tourism boards or organizations are an excellent point of contact to disseminate that information. For instance, Visit Napa Valley is well-staffed and has open lines of communication to all of its constituent Chambers of Commerce. PG&E's WMP should be revised to identify a contact in the tourism industry or Chamber of Commerce for a community that will be responsible for disseminating information from PG&E related to PSPS or emergency events.

Each future WMP should address the results of PG&E's outreach to vulnerable customers during a de-energization or other emergency event and should provide improvements based on lessons learned and community feedback.

4.6.3.2 Mitigating PSPS Impacts on First Responders, Health Care Facilities, Telecommunications, and Water Utilities

The Joint Local Governments support PG&E's pledge to work with first responders, critical care facilities, telecommunications providers, and water utilities to develop additional programs to respond to PSPS events.⁶⁴ The Joint Local Governments also support PG&E's commitment to direct outreach to critical service providers regarding de-energization, and to providing as much advance notice of a PSPS event as possible.⁶⁵ In light of the seriousness of de-energization events, the Joint Local Governments believe that increased information-sharing and access for critical facilities to PG&E's fire threat and weather-related data would help increase preparedness, decrease response time, and allow critical facilities and first responders to better safeguard the public in the event the power must be shut off.

Recommendation: The Joint Local Governments' recommendation that PG&E establish a web portal or other information-sharing platform to allow first responders, local governments, and critical facilities to access PG&E's internal fire-related data and threat modeling in real-time should be implemented.

4.8 Post-Incident Recovery, Restoration, and Remediation Activities

Recommendation: Each future WMP should contain a discussion of postwildfire remediation and restoration activities, input from the impacted communities, and input from first responders, and should contain improvements and changes made in response to those lessons learned.

5. EMERGENCY PREPAREDNESS AND RESPONSE

5.1 PG&E Company Emergency Response Plan

⁶⁴ PG&E WMP, pp. 108–109.

⁶⁵ Ibid.

As the Joint Local Governments discussed at the outset of these comments, the extent to which PG&E's Fire Prevention Plan (which is part of its Company Emergency Response Plan)⁶⁶ and the Community Wildfire Safety Program contain duplicative emergency planning and response measures is not clear from the face of the plans, nor have the efficacy of the Fire Prevention Plan's measures been quantified by PG&E.⁶⁷ Until PG&E has identified the areas of duplication (or explained why the WMP activities are incremental to those in the Fire Prevention Plan or Company Emergency Response Plan) and analyzed the effectiveness of the fire prevention and emergency response measures, the efficacy of the WMP cannot be determined.

Moreover, while PG&E states that it provides the Company Emergency Response Plan to "appropriate representatives" from cities and counties every two years,⁶⁸ none of the relevant department heads in Napa County can recall receiving the Plan.

Recommendation: PG&E must analyze the effectiveness of the measures in its Fire Prevention Plan and provide a clear explanation of why the WMP does not duplicate the measures in the Fire Prevention Plan-or why it does. The Joint Local Governments also ask that their recommendations regarding increased access to PG&E's internal fire-related data, improved communications, and a routine cycle of community feedback and lessons learned in each planning year be incorporated into the activities in the Fire Prevention Plan and Company Emergency Response Plan. Improving emergency notification protocols and post-wildfire response and restoration practices based on input from first responders, local governments, and residents is particularly important.

 ⁶⁶ PG&E WMP, pp. 117–118.
 ⁶⁷ See Section 2, *supra*.

⁶⁸ PG&E WMP, p. 118.

6. PERFORMANCE INDICATORS AND MONITORING

The Joint Local Governments support rigorous analysis and monitoring of PG&E's WMP on a year-to-year basis.⁶⁹ It does not appear, however, that PG&E's WMP calls for feedback from first responders, local governments, or affected residents as part of its performance analysis.

Recommendation: PG&E's WMP should be revised to include performance evaluations and other feedback from the first responders, local governments, and residents affected by the WMP activities and protocols. Future WMPs should include a discussion of this community feedback and contain improvements based on lessons learned.

7. RECOMMENDATIONS FOR FUTURE WMPs

The overriding change that is necessary for PG&E's wildfire mitigation efforts to be truly effective is improved communication and partnerships with local governments and first responders. PG&E's outreach to the entities that will be responsible for providing a boots-onthe-ground response to potential emergency situations must go beyond a PowerPoint presentation and a pamphlet, and must include more regular communication than one-off meetings. Not only must PG&E increase and improve its partnerships with the communities that it serves, but the Commission must hold PG&E accountable. All future WMPs should include feedback from local governments, first responders, and citizens, and improvements or changes based on this feedback and other lessons learned.

The Joint Local Governments' specific recommendations are addressed in each section above.

8. OTHER ISSUES

The Joint Local Governments do not address any other issues at this time.

⁶⁹ PG&E WMP, pp. 130–

CONCLUSION

Public Utilities Code section 8386 allows the Commission to direct that changes be made to the utilities' Wildfire Mitigation Plans before the Commission approves the plans. The Joint Local Governments respectfully request that the Commission require PG&E to incorporate the recommended changes contained in these comments into its Wildfire Mitigation Plan before the final plan is approved for the 2019 planning year. PG&E's plan, as originally proposed by the utility, is not guaranteed to improve PG&E's ability to effectively serve its customers and communities.

Respectfully submitted March 13, 2019, at San Francisco, California.

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By <u>/s/Megan Somogyi</u>

Megan Somogyi

Attorneys for County of Mendocino, County of Napa, County of Sonoma, and City of Santa Rosa

ATTACHMENT A

PG&E Response to Counties' Data Request No. 1

PACIFIC GAS AND ELECTRIC COMPANY Wildfire Mitigation Plans Rulemaking 18-10-007 Data Response

PG&E Data Request No.:	Joint-MNS_001-Q01		
PG&E File Name:	WildfireMitigationPlans_DR_Joint-MNS_001-Q01		
Request Date:	February 28, 2019	Requester DR No.:	001
Date Sent:	March 5, 2019	Requesting Party:	County of Mendocino/ County of Napa/ County of Sonoma
PG&E Witness:		Requester:	Megan Somogyi

QUESTION 01

Please provide copies of PG&E's GO 166 Fire Prevention Plans, or the portions of PG&E's Company Emergency Response Plan that relate to fire prevention if no Fire Prevention Plan was created for a particular compliance year. The Counties assume that the first Fire Prevention Plan would have been submitted in 2012 after the issuance of D.12-01-032.

ANSWER 01

The most recent version of the Fire Prevention Plan (FPP) is dated September 30, 2017 and was included as Attachment A to Pacific Gas and Electric Company's (U 39 E) Response to Administrative Law Judge's Ruling Seeking Additional Information on Wildfire Mitigation Plans filed in this proceeding on February 26, 2019. This FPP was filed on October 31, 2018 in Application No. 94-12-005.

PG&E filed prior FPPs in Application 94-12-005. Public versions of those filings are attached as WildfireMitigationPlans_DR_Joint-MNS_001-Q01Atch01 (FPP dated December 20, 2012, as attachment to Advice Letter 4147-E dated December 21, 2012), WildfireMitigationPlans_DR_Joint-MNS_001-Q01Atch02 (FPP dated October 22, 2014), and WildfireMitigationPlans_DR_Joint-MNS_001-Q01Atch03 (FPP dated August 27, 2015). In the past, a FPP has only been republished with a new date when PG&E has made changes to the plan.

ATTACHMENT B

PG&E 2012 Fire Prevention Plan

Brian K. Cherry Vice President Regulatory Relations Pacific Gas and Electric Company 77 Beale St., Mail Code B10C P.O. Box 770000 San Francisco, CA 94177

Fax: 415.973.7226

December 21, 2012

Advice 4167-E

(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

<u>Subject:</u> Compliance with CPUC Decision 12-01-032 Adopting Regulations to Reduce Fire Hazards Associated With Overhead Power Lines and Communication Facilities

Purpose

The purpose of this advice letter is to comply with Ordering Paragraphs 2, 3, 4 and 5 of CPUC Decision 12-01-032 regarding regulations to reduce the risk of fire hazards associated with overhead power lines and communication facilities.

Background

On January 12, 2012, the CPUC issued D.12-01-032 (the Phase 2 Decision) to adopt regulations to reduce the risk of fire hazards associated with overhead power lines and aerial communication facilities located in close proximity to power lines. Among other things, the CPUC revised elements of General Order (GO) 95, added a new Standard to GO 166 and initiated a Phase 3 in Rulemaking 08-11-005.

Compliance with D.12-01-032

Ordering Paragraph (OP) 2 of D.12-01-032 instructs investor owned electric utilities in southern California to prepare and file a fire-prevention plan via a Tier 1 advice letter by December 31, 2012. Although PG&E is not a southern California utility, PG&E has some facilities and operations in Santa Barbara County (which the CPUC defines, in OP 16, as part of southern California). Therefore, PG&E is submitting the attached "Fire Prevention Plan" (Attachment A). This plan outlines the overall fire mitigation measures that PG&E takes for its entire service territory and contains an Addendum A, "Special Fire Threat Zones: Santa Barbara County" (which discusses PG&E's plan for additional fire mitigation measures to be taken specifically in Santa Barbara County).

PG&E's Overall Fire Prevention Plan

In addition to directing southern California utilities to prepare a fire prevention plan, the CPUC in OP 3 instructs utilities in northern California to determine the risk of

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December 21, 2012

catastrophic fires in their service territory associated with its overhead electric power facilities, and to prepare a fire prevention plan, if necessary. To determine this risk, OP 3 lists a number of specific steps to be taken as part of that analysis. PG&E has undertaken the steps outlined, performed the analysis and has determined a fire-prevention plan is not necessary for its service territory in northern California, based on the parameters set forth in the Decision.

Specifically, for utilities in northern California, a Fire Prevention Plan must be developed if it is reasonably foreseeable that the probability of 3-second wind gusts exceeding the maximum working stresses for overhead facilities in a high fire-threat zone during a Red Flag Warning (RFW) is 3% or more during a 50-year period. Using the most conservative values, PG&E's analysis determined that the resultant exceedance frequency was only 0.016%. Given the extremely low frequency of exceedance, it is not reasonably foreseeable that the probability of wind gusts exceeding the GO 95 stresses for overhead facilities in high fire-threat areas during RFWs would be greater than or equal to 3% during a 50-year period. For more information, please see Attachment B, which summarizes the examination of Remote Automated Weather Stations (RAWS) wind speed across the PG&E service territory.

As stated above, even though PG&E has determined that a fire prevention plan is not necessary for its service territory in northern California, PG&E nonetheless developed an overall, company-wide "Fire Prevention Plan" to accompany its specific fire mitigation plan for Santa Barbara County (see Attachment A). This Plan reflects PG&E's policy on fire prevention pre-planning, threat mitigation, fire readiness and response, and documents in one place all the various actions that PG&E currently takes to prevent and mitigate the risk of fire ignitions associated with the operation of overhead electric power facilities. PG&E's Fire Prevention Plan is in its early formative stages. PG&E believes this plan will evolve as other opportunities for fire prevention and mitigation are identified, and as more information is gained from parties and the Commission in Phase 3 of Rulemaking 08-11-005.

OP's 4 and 5 further require that any fire prevention plans specify how utilities identify the occurrence of three second gusts that might exceed design criteria. Those pertinent specifications are included in the study used to determine that no fire plan was necessary for PG&E's operations in northern California (see Attachment B). Note that of records obtained from two RAWS (Vandenberg and Figueroa) in PG&E's portion of Santa Barbara County located within 25 miles of overhead facilities for high fire danger areas according to the Reax CIP map, none was identified as exceeding the GO 95 maximum working stresses. This indicates that there is also no need for a fire prevention plan even for PG&E's service territory in Santa Barbara County.

OP's 4 and 5 also direct that the utility specify the countermeasures the utility will implement to mitigate the threat of ignitions in its service territory. These countermeasures are listed in PG&E's Fire Prevention Plan (Attachment A).

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December 21, 2012

Protests

Anyone wishing to protest this advice filing may do so by letter sent via U.S. mail, facsimile or E-mail, no later than **January 10, 2013**, which is 20 days after the date of this filing. Protests must be submitted to:

CPUC Energy Division ED Tariff Unit 505 Van Ness Avenue, 4th Floor San Francisco, California 94102

Facsimile: (415) 703-2200 E-mail: EDTariffUnit@cpuc.ca.gov

Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

The protest shall also be sent to PG&E either via E-mail or U.S. mail (and by facsimile, if possible) at the address shown below on the same date it is mailed or delivered to the Commission:

Brian K. Cherry Vice President, Regulatory Relations Pacific Gas and Electric Company 77 Beale Street, Mail Code B10C P.O. Box 770000 San Francisco, California 94177

Facsimile: (415) 973-7226 E-mail: PGETariffs@pge.com

Any person (including individuals, groups, or organizations) may protest or respond to an advice letter (General Order 96-B, Rule 7.4). The protest shall contain the following information: specification of the advice letter protested; grounds for the protest; supporting factual information or legal argument; name, telephone number, postal address, and (where appropriate) e-mail address of the protestant; and statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Rule 3.11).

Effective Date

PG&E requests that this **Tier 1** advice filing become effective upon filing.

Advice 4167-E

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December 21, 2012

Notice

In accordance with General Order 96-B, Rule 4, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list and the parties on the service list for R.08-11-005. Address changes to the General Order 96-B service list should be directed to PG&E at email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission's Process Office at (415) 703-2021 or at Process_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs

Vice President, Regulatory Relations

Attachments

cc: Service List R.08-11-005

CALIFORNIA PUBLIC UTILIMIES COMMISSION-at 1Atch01 ADVICE LETTER FILING SUMMARY

ENERGY UTILITY

MUST BE COMPLE	TED BY UTILITY (Attach additional pages as needed)	
Company name/CPUC Utility No. Pacific Gas and Electric Company (ID U39 E)		
Utility type: Co	ntact Person: Igor Grinberg	
☑ ELC □ GAS Pho	Phone #: (415) 973-8580	
DPLC DHEAT DWATER E-r	E-mail: ixg8@pge.com	
EXPLANATION OF UTILITY TYPE	(Date Filed/ Received Stamp by CPUC)	
ELC = Electric $GAS = Gas$		
PLC = Pipeline HEAT = Heat WAT	ER = Water	
Advice Letter (AL) #: <u>4167-E</u>	Tier: <u>1</u>	
	on 12-01-032 Adopting Regulations to Reduce Fire Hazards Associated	
With Overhead Power Lines and Communication Facilities Keywords (choose from CPUC listing): Nuclear		
AL filing type: \Box Monthly \Box Quarterly \Box Annual \blacksquare One-Time \Box Other		
If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #: D.12-01-032		
Does AL replace a withdrawn or rejected AL? No If so, identify the prior AL: N/A		
Summarize differences between the AL and the prior	withdrawn or rejected AL: <u>N/A</u>	
Is AL requesting confidential treatment? No If so, w	hat information is the utility seeking confidential treatment for: <u>N/A</u>	
Confidential information will be made available to those who have executed a nondisclosure agreement: N/A		
Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the confidential information:		
Resolution Required? Yes No		
Requested effective date: <u>December 21, 2012</u> No. of tariff sheets: <u>N/A</u>		
Estimated system annual revenue effect (%): <u>N/A</u>		
Estimated system average rate effect (%): <u>N/A</u>		
When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).		
Tariff schedules affected: <u>N/A</u>		
Service affected and changes proposed: <u>N/A</u>		
Pending advice letters that revise the same tariff shee	ts: <u>N/A</u>	
Protests, dispositions, and all other correspondence r otherwise authorized by the Commission, and shall be	egarding this AL are due no later than 20 days after the date of this filing, unless e sent to:	
California Public Utilities Commission	Pacific Gas and Electric Company	
Energy Division	Attn: Brian Cherry Vice President, Regulatory Relations	
EDTariffUnit 505 Van Ness Ave., 4 th Flr.	77 Beale Street, Mail Code B10C	
Sub Francisco, CA 94102	P.O. Box 770000	
E-mail: EDTariffUnit@cpuc.ca.gov	San Francisco, CA 94177 E-mail: PGETariffs@pge.com	

WildfireMitigationPlans_DR_Joint-MNS_001-Q01Atch01 December 21, 2012

Advice 4167-E

Attachment A

Fire Prevention Plan





Fire Prevention Plan

December 20, 2012

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Summary

Pacific Gas and Electric Company (PG&E) has had in place a number of separate operational plans and programs to prevent and mitigate the risk of fire ignitions associated with the operation of PG&E's electric facilities in areas having a real time Cal Fire "Extreme" and "Very High" fire rating. To complement and support the various operational measures PG&E has in place, PG&E monitors information made available from numerous entities and disseminates predicted weather and fire threat information to employees and contractors within its service territory to keep them informed of critical meteorological conditions. PG&E also has programs to reach out to its customers and first responders throughout its service territory to educate them on electric safety.

This plan collects in a single document the multiple fire prevention and mitigation plans and programs utilized in PG&E's entire service territory. It also includes in Addendum A, the additional California Public Utilities Commission (CPUC) requirements for "Extreme" and "Very High" Fire Threat Zones in Southern California, which includes Santa Barbara County.

Policy Statement

It is the Pacific Gas and Electric Company's policy to:

- Plan for natural and man-made emergencies such as fires, floods, storms, earthquakes, cyber disruptions, and terrorist incidents;
- Respond rapidly and effectively, consistent with the National Incident Management System principles, including the use of the Incident Command System (ICS), to protect the public and to restore essential utility service following such emergencies;
- Help to alleviate emergency-related hardships;
- Assist communities to return to normal activity.

Plan Components

1. Fire Prevention Pre-planning

Education

 PG&E conducts annual electric safety training for first responders; including law enforcement agencies, fire departments, public works and transportation agencies.



Training First Responders

- PG&E participates in annual joint exercises that include external partners from the first responder community and emergency management community to enhance preparedness and prevention efforts.
- PG&E meets annually with local, state and federal agencies and jurisdictions to share fire prevention plans, and strategize for the coming year.

Intelligence Gathering – Weather and Fire

- Through arrangements with the California Department of Forestry and Fire Protection (CAL FIRE) and the United States Forest Service (USFS), PG&E is notified daily when next-day fire index ratings of "Extreme" or "Very High" are calculated for any zone within the PG&E service territory. The rating received is the prediction of the most severe rating expected for each area for the following day. This information is received by the Grid Control Center and posted on the PG&E Intranet at: (example of Fire Index Map of PG&E Territory provided in Attachment 1)
- The USFS provides a forecast of the next day's Fire Danger Class (Low to Extreme) for the United States. Forecasts are derived from the National Fire Danger Rating System (NFDRS) output. Forecast maps for Northern California

and Southern California are made available to the

public daily.

- National Weather Service (NWS) issues Red Flag Warnings (RFWs) to inform the government and public of critical meteorological conditions conducive to new fire starts and/or extreme fire behavior and growth. This typically but not always involves a combination of high wind speed, high temperature, low fuel moisture and low relative humidity. The areal extent of any RFW issued in California can be found on the NWS California Fire Weather page:
- California is divided into 2 Geographical Area Coordination Centers (GACC), California-North and California-South by the National Interagency Coordination Center (NICC) and National Interagency Fire Center (NIFC). The primary function of each GACC is to support Federal and State wildland fire agencies with logistical coordination and resource mobilization in and between GACCs. Each GACC contains an intelligence section, which is comprised of one or more meteorologists, who produce daily fire danger products and work in collaboration with other agencies (e.g. NIFC, NICC, and USFS). The California-North land California-South provide 7-Day

Significant Fire Potential Outlook products that are updated daily.

The PG&E Meteorology team monitors on a daily basis the forecasts and RFWs issued from all NWS forecast offices based in California (Eureka [EKA], Sacramento [STO], San Francisco [MTR], San Joaquin Valley [HNX], Los Angeles [LOX] and San Diego [SXG]), and others (Reno and Medford), . This process includes checking the NWS California Fire Weather page daily as well as

reading NWS Fire weather forecast discussions

The PG&E Meteorology group obtains via satellite reception high-resolution weather . model forecast data including the significant fire-weather parameters: rain, wind. temperature, and dewpoint temperatures (relative humidity) from the European Centre for Medium-Range Weather Forecasting (ECMWF), Global Forecast System (GFS) and North American Mesoscale Model (NAM) weather forecast models. Custom data displays give PG&E meteorologists' detailed views of the latest fire weather model forecasts, which provide the information necessary to conduct briefings to the company on the current fire weather threat.

2. Threat Mitigation

PG&E has in place programs that serve to mitigate the risk of an ignition associated with its electrical operations through its service territory. The various program are:

Vegetation Management

PG&E manages the vegetation located in proximity to its overhead electric facilities, which reduces the risk of possible ignitions associated with vegetation contact. PG&E's program is designed to:

- Follow all existing State and Federal regulatory vegetation clearance requirements.
- Perform periodic patrols to ensure required vegetation clearances are maintained and hazard trees addressed. These are trees that are deemed structurally unsound and could strike power line if it were to fail.
- Maintain tree-to-line clearances as well as radial clearances around its poles in designated portions of its service territory during fire season pursuant to Public Resources Code Section 4292 and 4293.
- Maintain auditable records of all work done in high fire risk areas.

Overhead Patrols and Inspections

PG&E has a patrol and inspection program for its overhead electric facilities that helps to identify damaged facilities and other conditions that may pose the risk of an ignition. The program is designed to:

- Perform annual patrols of distribution lines in urban areas, designated high fire threat zones, and all transmission lines, with biannual patrols of overhead distribution facilities in rural areas.
- Perform detailed inspections of overhead distribution facilities on a 5-year cycle.
- Perform detailed inspections of overhead transmission lines on a 3-year cycle for 500 kV, a 5-year cycle for 230 kV and lower having steel structures, and a 2-year cycle for wood pole structures
- Maintain auditable documentation of patrol and inspection activity and findings.

Operational Readiness during High Risk Conditions

Utility Standard S1464 "Fire Danger Precautions in Hazardous Fire Areas," outlines operational requirements for working and operating in areas that are considered high fire risk during the designated fire season. This standard is based on Fire Index Ratings that are determined by Cal Fire daily during the fire season. A Fire Index zone is a static geographical area that is given a unique Fire Index number. All potential fire hazard zones throughout the service territory

are identified on the Fire Index Rating Map. When an area is rated "Extreme" or "Very High," it is identified and colored coded on the map. (Attachment 1) The following summarizes the plan.

- General readiness requirements for all employees are covered, including awareness of all laws, rules, and regulations of fire agencies having jurisdiction over areas in which they work or travel. Each crew must be equipped with well-maintained firefighting equipment.
- Fire Index ratings, as determined by Cal Fire on a daily basis during the fire season, are in effect from 0800 hours to 2 hours after sunset.
- Field personnel traveling or working in an "Extreme" or "Very High" Fire Index area as determined by the daily Cal Fire Index Map, are prohibited from any burning, welding, blasting, smoking, and driving off cleared roads.
- Electric Operations is restricted from testing any section of line that relays in a Fire Index area rated "Extreme" or "Very High", as determined by the daily Cal Fire Index Map, until the line has been patrolled and all trouble cleared.

Notification process to personnel of daily fire threat conditions

- Daily updates of a fire index website that contains an image showing active "Extreme" and "Very High" areas.
- Daily 6 a.m. fire index e-mail.
- Daily review of the fire index by Crew Supervisors and briefing of crews if they are heading into an area having fire indexes of "Extreme" and "Very High" zones.
- Daily dissemination of all Red Flag Warnings on Distribution System Operations (DSO) Storm Outage Prediction Project forecast for Extreme" and "Very High" areas and daily DSO status calls Mondays through Fridays, excluding holidays.
- Weekly Friday fire danger forecast from meteorology team.
- Production of a daily image of the "Extreme" and "Very High" fire index areas, using internal Geographic Information Systems (GIS). This image is available on the PG&E intranet and can be viewed with intranet access.

3. **Pro-Active Responses to Fire Incidents**

PG&E's fire prevention activities include firefighting and fire-recovery response. In the event a fire threatens public safety or PG&E facilities, PG&E will support firefighting efforts as appropriate, through the procurement and allocation of man power, particularly those from unaffected areas and outside sources and activation of PG&Es Incident Command System. PG&E has developed and has ready two 39' and four 24' Incident Command Centers that are self-contained, operationally ready, mobile coordination and communications centers, which can be deployed within hours.

With approval of the fire Incident Commander at the Incident Command Post, there are many cases where PG&E crews respond to the fire area and perform pole pre-treatment and fuel reduction activities **ahead of the fire** on and near the power line right-of–way.

- Pole pre-treatment is conducted with an approved wildland fire chemical applied to the base of the wooden power poles, thus helping to prevent ignition of the power pole from direct flame impingement or radiant heat.
- Vegetation clearing/fuel reduction Vegetation Management crews may work ahead of the fire to reduce the fuel in and around the power poles and utility right-of-way using a variety of vegetation clearing/fuel reduction methods.
 - Limbs are removed to reduce ladder fuels, thus preventing a fire from getting into the tree crowns and reducing the volume of fuel/vegetation in the right-of-way.
 - Vegetation is cut and chipped utilizing large excavators with a mastication head to grind the vegetation to near the ground to create defensible space around the power poles if the fire were to burn in the proximity, the right-of-way would act as a fuel break and bring the fire out of the crown and down to the ground, so that the fire suppression crews will have a better chance to control the spread of the fire.
- Field readiness Field personnel may work directly with the fire suppression Incident Command to coordinate efforts to identify potential hazards and mitigations to provide a safe area for the public and the personnel working onsite. If the power lines need to be de-energized, the crews are onsite to perform the task for the fire control personnel. This will alleviate a hazard and the possibility of contact with a live/hot conductor should it come down from a burned power pole or be brought down by a hazardous tree or other conditions.
- Operational controls Onsite personnel may coordinate with fire suppression Incident Command personnel should a change in tactics be necessary to protect critical generation, transmission and distribution system assets.

4. Post Incident Recovery

Critique process

- PG&E normally conducts a thorough post-event critique within 21 days after a firerelated incident resulting in Operations Emergency Center (OEC) activation.
- PG&E also participates in joint public agency/PG&E debrief sessions following a fire event that required an escalated response, to gather information on response activities that went well, identify areas for improvement, and share best practices and lessons learned.
- Each department involved in an escalated-response event should review their emergency operations plans to determine whether modifications need to be made in light of the experience gained during the emergency.
- PG&E normally requests after action reports from responding agencies to review, and utilizes them in future improvement planning efforts.

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 Additional clearing of hazardous, burned, or damaged trees that pose a threat to the utility lines is normally done after the fire has gone through the area.



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- In some cases conductors and insulators may need to be cleaned based on the possibility that fire retardant was dropped on the line and that the particulate matter from the smoke plume could have caused a buildup on the line due to incomplete combustion of the fire, particulate matter, and radiant heat.



Example of Masticated Area

References

- 1. CPUC General Order 166, Standard 1.E: Fire Prevention Plan.
- CPUC Decision 09-08-029: <u>Decision in Phase 1—Measure to Reduce Fire Hazards in</u> <u>California Before the 2009 Fall Fire Season</u>, August 20, 2009. (Phase 1 of Rulemaking 08-11-005.)
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- 4. Electric Distribution and Transmission Utility Standard S-1464 "Fire Danger Precautions in Hazardous Fire Areas"



Addendum A

Special Fire Threat Zones Santa Barbara County

Addendum A – Special Fire Threat Zones Santa Barbara County

Summary

The CPUC has directed utilities to take additional steps to mitigate fire risk in certain high fire threat areas in Southern California counties, including Santa Barbara County.¹

As a result PG&E's plan includes the following additional fire prevention and mitigation measures for its facilities in the applicable areas of Santa Barbara County.²

Vegetation Management

For line sections in a State Responsibility Area (SRA) or line sections located in "Extreme" and "Very High" Fire Threat Zones in a Local Responsibility Area (LRA), the following vegetation clearance requirements apply

Clearances to be maintained year-round:

- 2.4 kV-72 kV = 6.5' at time of trimming, 4' at all times
- 72 kV-110 kV = 10' at time of trimming, 6' at all times
- 110kV-300 kV = 20' at time of trimming, 10' at all times
- Above 300 kV = 20' at time of trimming, 15' at all times

Overhead Patrols

For overhead distribution facilities located in rural areas in the "Extreme" and "Very High" Fire Threat Zones of Santa Barbara County, patrols of applicable facilities should be conducted annually instead of every two years.

¹ See, CPUC D.09-08-029 and D.12-01-032, and corresponding requirements in General Order (GO) 95 (including new Case 14 in Table 1 and Appendix E) and GO 165.

² The areas to receive special treatment by PG&E in Santa Barbara County are the "Extreme" and "Very High" Fire Threat Zones as designated on the Fire and Resource Assessment Program (FRAP) Map.

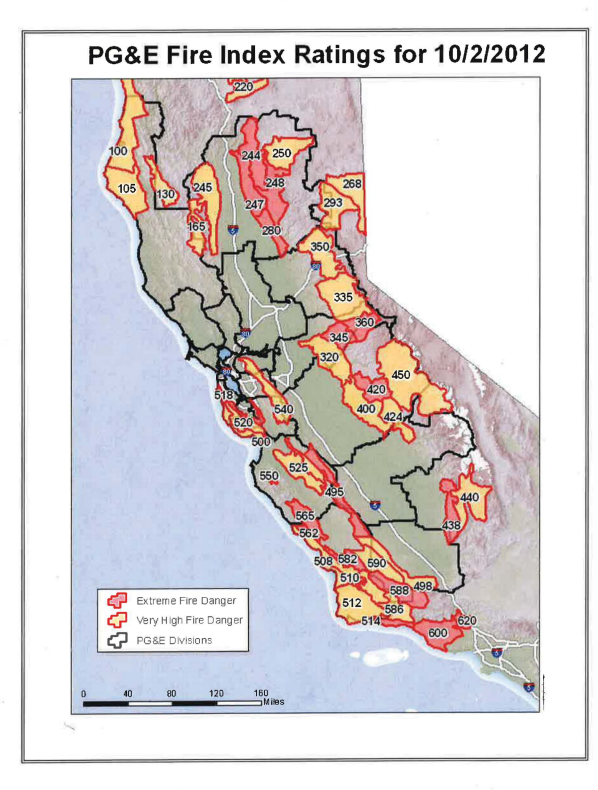
Attachments

1. Fire Index Map of PG&E Territory

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Fire Index Map of PG&E Territory

Attachment 1



WildfireMitigationPlans_DR_Joint-MNS_001-Q01Atch01 December 21, 2012

Advice 4167-E

Attachment B

CPUC D.12-01-032 Ordering Paragraph 3 Analysis Summary

Attachment B

CPUC D.12-01-032 Ordering Paragraph 3 Analysis Summary

Risk Analysis

- Performed Geographic Information Systems (GIS) analysis to determine Remote Automated Weather Stations (RAWS) within 25 miles of overhead lines that intersect very high and above fire danger from Reax Communication Infrastructure Provider (CIP) map.
- Figure on the following page shows location of 104 RAWS (blue flags), 25-mile buffer around each site (black lines), and overhead facilities (green lines) located in very high fire danger areas (yellow and orange areas).

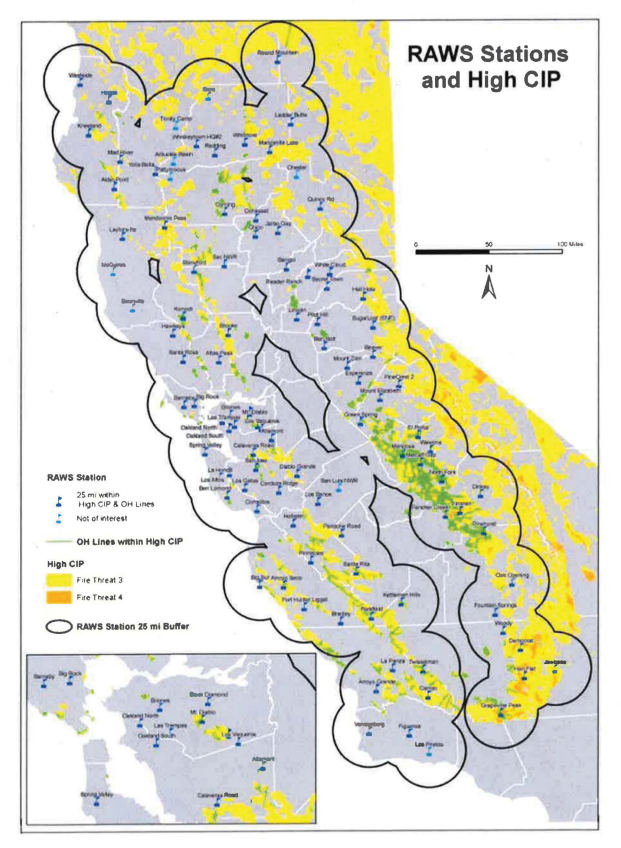
Data Collection – Red Flag Warnings and Wind Observations

- Obtained 695 RFW's covering the PG&E Service Area from 2001 to present from the National Climatic Data Center.
- 2. Collected hourly weather data from 104 RAWS throughout the PG&E Service Territory 2001 to present (> 9 million records).
- 3. Identified 209,911 wind gust records (out of > 9 million) that were concurrent in time and space with a RFW.

Summary/Results

- 1. Out of > 9 million wind gusts records, 209,911 occurred during a RFW.
- 2. Out of 209,911 concurrent RFW findings, 33 hourly observations exceeded the maximum working stress specified in GO 95 IV.
- 3. Exceedance frequency = 0.016 percent.
- 4. Conclusion: it is not reasonably foreseeable that the probability of three-second wind gusts would exceed working stresses defined in General Order (GO) 95 by 3 percent or more during a 50-year period.

Attachment B



PG&E Gas and Electric Advice Filing List General Order 96-B, Section IV

1st Light Energy AT&T Alcantar & Kahl LLP Ameresco Anderson & Poole BART Barkovich & Yap, Inc. Bartle Wells Associates Bloomberg Bloomberg Bloomberg New Energy Finance Boston Properties Braun Blaising McLaughlin, P.C. Brookfield Renewable Power CA Bldg Industry Association

CENERGY POWER CLECA Law Office California Cotton Ginners & Growers Assn California Energy Commission California League of Food Processors California Public Utilities Commission Calpine Cardinal Cogen Casner, Steve Center for Biological Diversity Chris, King City of Palo Alto City of Palo Alto Utilities City of San Jose City of Santa Rosa Clean Energy Fuels Clean Power Coast Economic Consulting Commercial Energy Consumer Federation of California Crossborder Energy

Davis Wright Tremaine LLP Day Carter Murphy Defense Energy Support Center

Department of General Services Department of Water Resources Dept of General Services **Douglass & Liddell** Downey & Brand **Duke Energy Economic Sciences Corporation** Ellison Schneider & Harris LLP Foster Farms G. A. Krause & Assoc. **GLJ** Publications GenOn Energy Inc. GenOn Energy, Inc. Goodin, MacBride, Squeri, Schlotz & Ritchie Green Power Institute Hanna & Morton Hitachi In House Energy International Power Technology Intestate Gas Services, Inc. Lawrence Berkeley National Lab Los Angeles County Office of Education Los Angeles Dept of Water & Power MAC Lighting Consulting MRW & Associates Manatt Phelps Phillips Marin Energy Authority McKenna Long & Aldridge LLP McKenzie & Associates Merced Irrigation District Modesto Irrigation District Morgan Stanley Morrison & Foerster Morrison & Foerster LLP NLine Energy, Inc.

NRG West NaturEner Norris & Wong Associates WildfireMitigationPlans_DR_Joint-MNS_001-Q01Atch01

North America Power Partners North Coast SolarResources Northern California Power Association Occidental Energy Marketing, Inc. **OnGrid Solar** PG&E Praxair R. W. Beck & Associates RCS, Inc. SCD Energy Solutions SCE SMUD SPURR San Francisco Public Utilities Commission Seattle City Light Sempra Utilities Sierra Pacific Power Company Silicon Valley Power Silo Energy LLC Southern California Edison Company Spark Energy, L.P. Sun Light & Power Sunrun Inc. Sunshine Design Sutherland, Asbill & Brennan Tecogen, Inc. Tiger Natural Gas, Inc. TransCanada **Turlock Irrigation District** United Cogen Utility Cost Management **Utility Specialists** Verizon Wellhead Electric Company Western Manufactured Housing Communities Association (WMA) eMeter Corporation

ATTACHMENT C

PG&E 2014 Fire Prevention Plan





Fire Prevention Plan

October 22, 2014

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Summary

Pacific Gas and Electric Company (PG&E) has had in place a number of separate operational plans and programs to prevent and mitigate the risk of fire ignitions associated with the operation of PG&E's electric facilities in areas having a real time Cal Fire "Extreme" and "Very High" fire rating. To complement and support the various operational measures PG&E has in place, PG&E monitors information made available from numerous entities and disseminates predicted weather and fire threat information to employees and contractors within its service territory to keep them informed of critical meteorological conditions. PG&E also has programs to reach out to its customers and first responders throughout its service territory to educate them on electric safety.

This plan collects in a single document the multiple fire prevention and mitigation plans and programs utilized in PG&E's entire service territory. It also includes in Attachment 1, the additional California Public Utilities Commission (CPUC) requirements for "Extreme" and "Very High" Fire Threat Zones in Southern California, which includes Santa Barbara County.

Policy Statement

It is the Pacific Gas and Electric Company's policy to:

- Plan for natural and man-made emergencies such as fires, floods, storms, earthquakes, cyber disruptions, and terrorist incidents;
- Respond rapidly and effectively, consistent with the National Incident Management System principles, including the use of the Incident Command System (ICS), to protect the public and to restore essential utility service following such emergencies;
- Help to alleviate emergency-related hardships;
- Assist communities to return to normal activity.

Plan Components

1. Fire Prevention Pre-Planning

Education

- PG&E conducts annual electric safety training for first responders; including law enforcement agencies, fire departments, public works and transportation agencies.
- PG&E participates in annual joint exercises that include external partners from the first responder community and emergency management community to enhance preparedness and prevention efforts.



Training First Responders

 PG&E meets annually with local, state and federal agencies and jurisdictions to share fire prevention plans, and strategize for the coming year.

Intelligence Gathering – Weather and Fire

- Through arrangements with the California Department of Forestry and Fire Protection (CAL FIRE) and the United States Forest Service (USFS), PG&E is notified daily when next-day fire index ratings of "Extreme" or "Very High" are calculated for any zone within the PG&E service territory. The rating received is the prediction of the most severe rating expected for each area for the following day. This information is received by the Grid Control Center and posted on the PG&E Intranet at: (An example of the Fire Index Map of PG&E's Territory is provided in Attachment 2.)
- The USFS provides a forecast of the next day's Fire Danger Class (Low to Extreme) for the United States. Forecasts are derived from the National Fire Danger Rating System (NFDRS) output. Forecast maps for Northern California

California

and Southern are made

available to the public daily.

- National Weather Service (NWS) issues Red Flag Warnings (RFWs) to inform the government and public of critical meteorological conditions conducive to new fire starts and/or extreme fire behavior and growth. This typically but not always involves a combination of high wind speed, high temperature, low fuel moisture and low relative humidity. The areal extent of any RFW issued in California can be found on the NWS California Fire Weather page:
- California is divided into 2 Geographical Area Coordination Centers (GACC), California-North and California-South by the National Interagency Coordination Center (NICC) and National Interagency Fire Center (NIFC). The primary function of each GACC is to support Federal and State wildland fire agencies with logistical coordination and resource mobilization in and between GACCs. Each GACC contains an intelligence section, which is comprised of one or more meteorologists, who produce daily fire danger products and work in collaboration with other agencies (e.g. NIFC, NICC, and USFS). The California-North

California-South

provide 7-Day

Significant Fire Potential Outlook products that are updated daily.

- The PG&E Meteorology team monitors on a daily basis the forecasts and RFWs issued from all NWS forecast offices based in California (Eureka [EKA], Sacramento [STO], San Francisco [MTR], San Joaquin Valley [HNX], Los Angeles [LOX] and San Diego [SXG]), and others (Reno and Medford), . This process includes checking the NWS California Fire Weather page data and the second daily as well as reading NWS Fire weather forecast discussions
- The PG&E Meteorology group obtains via satellite reception high-resolution weather model forecast data including the significant fire-weather parameters: rain, wind, temperature, and dewpoint temperatures (relative humidity) from the European Centre for Medium-Range Weather Forecasting (ECMWF), Global Forecast System (GFS) and North American Mesoscale Model (NAM) weather forecast models. Custom data displays give PG&E meteorologists' detailed views of the latest fire weather model forecasts, which provide the information necessary to conduct briefings to the company on the current fire weather threat.

2. Threat Mitigation

PG&E has in place programs that serve to mitigate the risk of an ignition associated with its electrical operations through its service territory. The various program are:

Vegetation Management

PG&E manages the vegetation located in proximity to its overhead electric facilities, which reduces the risk of possible ignitions associated with vegetation contact. PG&E's program is designed to:

- Follow all existing State and Federal regulatory vegetation clearance requirements.
- Perform periodic patrols to ensure required vegetation clearances are maintained and hazard trees addressed. These are trees that are deemed structurally unsound and could strike power line if it were to fail.
- Maintain tree-to-line clearances as well as radial clearances around its poles in designated portions of its service territory during fire season pursuant to Public Resources Code Section 4292 and 4293.
- Maintain auditable records of all work done in high fire risk areas.

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PG&E has a patrol and inspection program for its overhead electric facilities that helps to identify damaged facilities and other conditions that may pose the risk of an ignition. The program is designed to:

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Utility Standard S1464 "Fire Danger Precautions in Hazardous Fire Areas," outlines operational requirements for working and operating in areas that are considered high fire risk during the designated fire season. This standard is based on Fire Index Ratings that are determined by Cal Fire daily during the fire season. A Fire Index zone is a static geographical area that is given a unique Fire Index number. All potential fire hazard zones throughout the service territory are identified on the Fire Index Rating Map. When an area is rated "Extreme" or "Very High," it is identified and colored coded on the map. (Refer to Attachment 2.) The following summarizes the plan:

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PG&E's fire prevention activities include firefighting and fire-recovery response. In the event a fire threatens public safety or PG&E facilities, PG&E will support firefighting efforts as appropriate, through the procurement and allocation of man power, particularly those from unaffected areas and outside sources and activation of PG&Es Incident Command System. PG&E has developed and has ready two 39' and four 24' Incident Command Centers that are self-contained, operationally ready, mobile coordination and communications centers, which can be deployed within hours.

With approval of the fire Incident Commander at the Incident Command Post, there are many cases where PG&E crews respond to the fire area and perform pole pre-treatment and fuel reduction activities *ahead of the fire* on and near the power line right-of–way.

- Pole pre-treatment is conducted with an approved wildland fire chemical applied to the base of the wooden power poles, thus helping to prevent ignition of the power pole from direct flame impingement or radiant heat.
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Critique Process

- PG&E normally conducts a thorough post-event critique within 21 days after a fire- related incident resulting in Operations Emergency Center (OEC) activation.
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Example of Masticated Area

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- 4. Electric Distribution and Transmission Utility Standard S-1464 "Fire Danger Precautions in Hazardous Fire Areas"
- 5. CPUC Decision 14-05-020: <u>Decision Granting In Part and Denying In Part The Petition to</u> <u>Modify Decision 12-01-032</u>, May 2014. (Refer to Attachment 3.)



Attachments

Attachment 1 – Special Fire Threat Zones Santa Barbara County

Summary

The CPUC has directed utilities to take additional steps to mitigate fire risk in certain high fire threat areas in Southern California counties, including Santa Barbara County.¹

As a result PG&E's plan includes the following additional fire prevention and mitigation measures for its facilities in the applicable areas of Santa Barbara County.²

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For line sections in a State Responsibility Area (SRA) or line sections located in "Extreme" and "Very High" Fire Threat Zones in a Local Responsibility Area (LRA), the following vegetation clearance requirements apply.

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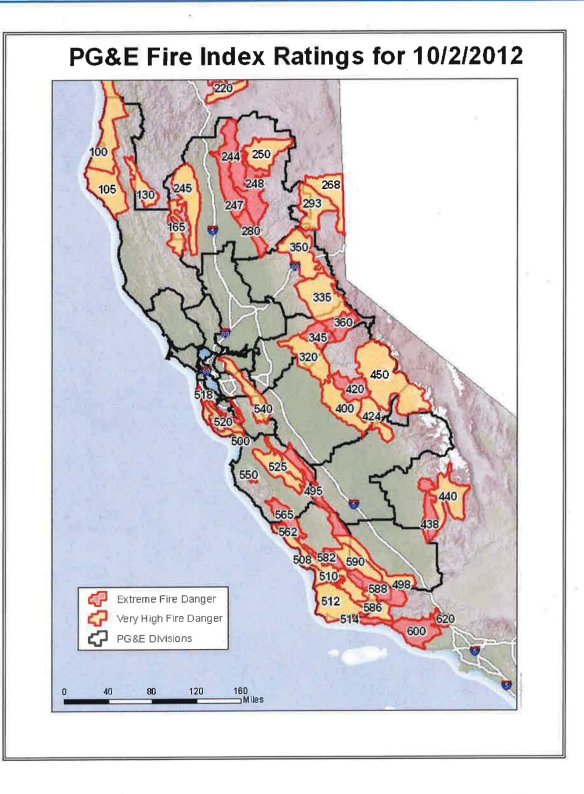
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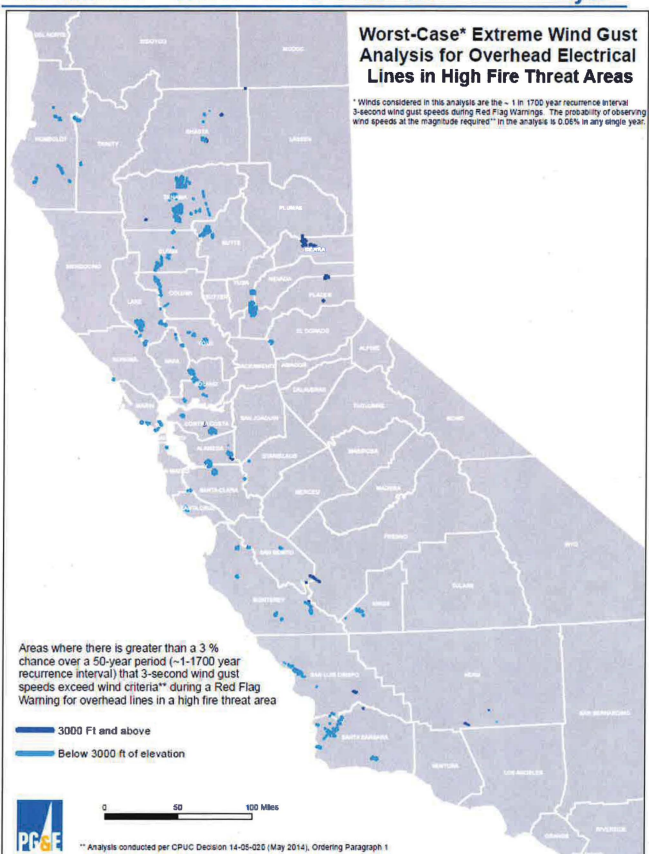
¹ See CPUC D.09-08-029 and D.12-01-032 and corresponding requirements in General Order (GO) 95 (including new Case 14 in Table 1 and Appendix E) and GO 165.

² The areas to receive special treatment by PG&E in Santa Barbara County are the "Extreme" and "Very High" Fire Threat Zones as designated on the Fire and Resource Assessment Program (FRAP) Map.

Attachment 2 – Fire Index Map of PG&E Territory



Attachment 3 – Worst Case Extreme Wind Gust Analysis



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