

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

PG&E Data Request No.:	CalAdvocates_040-Q09		
PG&E File Name:	WildfireMitigationPlans_DR_CalAdvocates_040-Q09		
Request Date:	February 19, 2021	Requester DR No.:	CalAdvocates-PGE-2021WMP-06
Date Sent:	February 24, 2021	Requesting Party:	Public Advocates Office
PG&E Witness:		Requester:	Alan Wehrman

The following questions relate to PG&E's 2021 Wildfire Mitigation Plan (WMP) Update.

Subject: Mitigation program effectiveness and risk spend efficiency (RSE)

QUESTION 09

In attachment 7.3.4_RSE_Input_Template_EO_WLDFR.xlsm, on the worksheet "7.3.4.1 - Effectiveness," the Work Scope listed in columns F, G, and H does not appear to align with statements in PG&E's WMP. For Tier 2 + Zone 1, the Work Scope is listed as 33%. However, in Table 5.3-1 List and description of program targets, last 5 years, on p. 237 of PG&E's 2021 WMP, under "7.3.4.1 – Distribution HFTD Inspections (poles)," PG&E states that 100% of Zone 1 will be inspected. Please explain this apparent discrepancy.

ANSWER 09

- a. The designation for Zone 1 work scope in the RSE calculation was inadvertently attributed to Tier 2 instead of Tier 3 of 100%. The Zone 1 Program Exposure in the file has been updated accordingly for initiative 7.3.4.1, for cells E11, F11, G11 and M11 on the '1-Program-Exposure' tab highlighted for reference. An increase in the 2020-2022 Zone 1 RSE moved from 37.27 to 65.067 to reflect the correct work units for the same amount of dollars. However, because the work scope of Zone 1 is so small compared to the rest of the overall work, the overall RSE value of this initiative has a negligible change.