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February 4, 2022

Caroline Thomas Jacobs, Director Office of Energy Infrastructure Safety California Natural Resources Agency 715 P Street, 20th Floor Sacramento, CA 95814

Re: <u>PG&E Submission of 2022 Wildfire Mitigation Plan Maturity Model Assessment Survey</u> (Docket #2022-WMPs)

Dear Director Thomas Jacobs:

Consistent with the direction provided by the Office of Energy Infrastructure Safety (Energy Safety), Pacific Gas and Electric Company (PG&E) is submitting today its 2022 Maturity Model Assessment Survey (Survey). We are providing this cover letter to describe our approach to the Survey.

PG&E worked with numerous internal subject matter experts on each of the questions, reviewing past responses and evaluating the current and future state score in 2022. In a number of cases, the question required some interpretation in developing a score. For example, Question A.1 used the terms climate and weather interchangeably. Our subject matter experts reviewed the questions carefully and, while recognizing that these two terms have different meanings, worked to interpret the questions and provide responses consistent with the understanding that these questions were primarily focused on how weather data impacts risk modeling. Another example is Question D.2 which involves the frequency of inspections. All of PG&E's inspections meet the minimum regulatory requirements. In some cases, PG&E exceeds the minimum regulatory requirements. Because in some cases PG&E exceeds the minimum regulatory requires, we selected a score of "above minimum regulatory requirements" for certain responses. We interpreted Question D.2 to be asking if PG&E exceeded the minimum regulatory requirements for some, but not necessarily all, of its programs.

Some of the scores also required interpretation. For some questions, the status of our programs and initiatives did not neatly fit within the score definitions provided. In those case, we worked

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with our internal team to review each of the scoring options and determine which option appeared to be most applicable.

Finally, in addition to our internal review of the questions and the scores, this year we were also able to benchmark with Southern California Edison Company (SCE) and San Diego Gas & Electric Company (SDG&E) regarding the Survey. These benchmarking discussions were very helpful, especially to understand how the other utilities were interpreting certain questions and approaching the response to those questions. This benchmarking resulting in a re-evaluation of some of our scores based on feedback from the other utilities.

We have worked to answer each of these questions as accurately and completely as possible, understanding however that a number of the questions and scores require interpretation. We look forward to continuing to work with Energy Safety on the Survey and to answering any questions regarding our 2022 responses.

Sincerely,

/s/ Jay Leyno

Jay Leyno

Verification for the Utility Wildfire Mitigation Maturity Survey

Upon completion of the electronic survey each utility must complete the following verification form and attach it to a PDF of the electronic survey responses being verified (combining them into one PDF with the verification form first). This verification form will be provided to each utility at the beginning of the electronic survey response period and again within two business days of the initial submission of the utility's survey responses.

Complete the following verification form for the Utility Wildfire Mitigation Maturity Survey submission:

(See Rule 1.11)
(Where Applicant is a Corporation)

I am an officer of the applicant corporation herein and am authorized to make this verification on its behalf. The responses in the attached survey are true of my own knowledge.

I declare that the foregoing is true and correct.

Executed on February 5,2022___at San Ramon, California.

(Date) (Name of City)

(Signature of Corporate Officer)

Sumeet Singh
(Printed Name of Corporate Officer)

Executive Vice President, Chief Safety & Risk Officer

(Title of Corporate Officer)

Pacific Gas & Electric

(Full Name of Utility)

Q1. Purpose of Maturity Survey:

The Office of Energy Infrastructure Safety (Energy Safety, formerly the Wildfire Safety Division) will use this survey, in addition to other inputs, to evaluate the electrical corporation's (utility's) maturity level, establishing a present maturity level and a target maturity level for the beginning of 2023 (maturity expected as of January 1, 2023).

Energy Safety's assessment of the utility's maturity will also be informed by the utility's Wildfire Mitigation Plan submission, other supporting documents and disclosures, and audits of relevant inputs where deemed necessary.

<u>Instructions for answering each of the survey questions:</u>

Utilities shall answer survey questions by:

- 1. Indicating the most appropriate response option to each question based on the <u>presently employed</u> <u>practices and capabilities</u> of the utility.
- 2. Indicating the <u>most appropriate response to each question for the utility's expected capabilities</u> <u>as of January 1, 2023</u> based on its expected growth in maturity over the coming year.

Only one response option should be selected unless the question is specified as "select all that apply".

Utilities must indicate that they meet a given response option <u>only</u> if they meet <u>all</u> of the characteristics described within that response option, across <u>all instances</u> where that question is valid.

For example, if a utility meets all criteria for answer *ii* of a given question and all but one criterion for answer *iii*, that utility must select answer *ii*. Similarly, if a utility meets all criteria for answer *ii* of a given question over 60% of its territory but meets all criteria for answer *i* over 100% of its territory, the utility must select answer *i*.

<u>Instructions for use of the electronic survey:</u>

Please fill out the electronic survey in its entirety.

The unique link provided to you can be used on multiple devices. Please only access the link on a single device at a time. To avoid creation of any conflict copies, please allow 15 minutes to pass before switching between devices. For example, if passing the survey off to a colleague on a different machine please have the colleague wait for 15 minutes after you stop working to begin.

If you are completing the survey in multiple sittings, your progress will be saved. You may use the unique link provided to you to resume where you left off.

Confirmation of survey responses:

The main utility contact as designated in the electronic survey will receive a PDF of the utility's responses for final verification by email within two business days of completing and submitting the survey in its entirety. Please review that document, confirm all responses one final time, and provide a signature on the verification form as instructed in the PDF. Please return to Energy Safety the signed form along with the verified responses in one PDF document, putting the verification at the front of the combined PDF.

The utility's responses will be evaluated by Energy Safety following receipt of this final verification.

A. KISK mapping and Simulation

AI.

A.I Climate scenario modeling and sensitivities Capability 1

QAIa.

Present:

As of January 1, 2023:

A.I.a How sophisticated is utility's ability to estimate the risk of weather scenarios?

Clarification: Determining wildfire risk requires the utility to understand the probability of ignition and the consequences of such an ignition while taking various conditions into account (e.g., weather, fuel levels, etc.). Categorizing level of risk requires a set of calculations and judgements to group areas by wildfire risk level whereas quantitatively estimating risk refers to accurately quantifying risk on a continuous spectrum based on a host of wildfire risk drivers (e.g., as a function of ignition probability, propagation scenarios, and communities located in the propagation path).

| | i. No clear ability to understand incremental risk under various weather scenarios | ii. Wildfire risk can be reliably determined based on weather and its impacts | iii. Weather scenarios can be reliably categorized by level of risk | iv. Risk for various weather scenarios can be reliably estimated | v. Incremental risk of foreseeable weather scenarios can be accurately and quantitatively estimated |
|-----------------------|---|---|--|---|--|
| Present | 0 | 0 | 0 | 0 | |
| As of January 1, 2023 | | \bigcirc | \bigcirc | \bigcirc | |

QAIb.

A.I.b How are scenarios assessed?

Your utility's responses last year were:

Your utility's responses last year were:

<u>Clarification</u>: Per the instructions, please only indicate that you meet a given response option if <u>you meet all</u> the characteristics described within that response option). For example, if you do support your scenarios assessment with historical data of incidents and near misses and conduct internal assessments, but don't have an independent expert assessment, you would select *ii*.

| Present: As of January 1, 2023: | i ii | | | | |
|------------------------------------|---------|------------------------------------|---|---|---|
| | | i. No formal assessment process | ii. Independent expert assessment | iii. Independent expert assessment, supported by historical data of incidents and near misses | iv. Independent expert assessment, supported by historical data of incidents and near misses, and updated based on real-time learning during weather event |
| Present | | 0 | 0 | | 0 |
| As of January 1, 2023 | | 0 | 0 | | \circ |
| | | | | | |

| QAIC. A.I.c How granular is utili | ity's ability to mo | del scenarios? | | | |
|---|--|---|--|--|---|
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | | |
| | i. Less granular than regional, or no tool at all | ii. Regional | iii. Circuit-based | iv. Span-based | v. Asset-based |
| Present | 0 | 0 | 0 | O | 0 |
| As of January 1, 2023 | 0 | \circ | \circ | | \circ |
| Clarification: For clarification Maturity Model ("Illustrative of systematization and auto to level 1 or 2; response iii of Your utility's responses last year where Present: As of January 1, 2023: | descriptions that r mation." Response corresponds to lev | nay represent t e <i>i</i> in this case o | pical maturity lecorresponds to le | vels") in the row vel 0; response | labeled "Level |
| | i. Not automated | ii. Parti (<50 | | . Mostly (≥ 50%) | iv. Fully |
| Present | 0 | | | \bigcirc | \bigcirc |
| As of January 1, 2023 | 0 | | | \circ | \circ |
| QAle. A.l.e What additional info Your utility's responses last year was present: As of January 1, 2023: | | ii. Weather, how | iii. Weather, how weather effects | iv. Weather, measured at the circuit level, how weather effects | iv. Weather, measured at the circuit level, how weather effects failure modes and |
| | i. None | weather effects failure modes and propagation | failure modes and propagation, existing hardware | failure modes and propagation, existing hardware | propagation, existing hardware, level of vegetation |
| Present | n. None | | | | rever or vegetation |
| As of January 1, 2023 | | | | | |

QAIf.

A.I.f To what extent is future change in climate taken into account for future risk estimation?

Your utility's responses last year were: Present:

| | i. Future climate change not accounted for in estimating future weather and resulting risk | ii. Future risk estimates take into account generally higher risk across entire service territory due to changing climate | iii. Basic temperature modeling used to estimate effects of a changing climate on future weather and risk, taking into account difference in geography and vegetation | scenarios used to estimate effects of a changing climate on future weather and risk, taking into account difference in geography and vegetation, and considering increase in extreme weather event frequency |
|-----------------------|---|--|--|--|
| Present | 0 | | \circ | 0 |
| As of January 1, 2023 | 0 | | \circ | \circ |
| | | | | |

AII.

A.II Ignition risk estimation

Capability 2

OAIIa.

A.II.a How is ignition risk calculated?

iii

Your utility's responses last year were:

Present:

As of January 1, 2023:

iv. Tools and processes can quantitatively and accurately assess the risk of ignition across the grid based on characteristics and iii. Tools and processes ii. Tools and processes condition of lines, can reliably categorize can quantitatively and equipment, surrounding the risk of ignition accurately assess the vegetation, localized i. No reliable tool or across the grid into at risk of ignition across weather patterns, and process to estimate risk least two categories the grid based on flying debris probability, across the grid based on based on characteristics characteristics and with probability based characteristics and and condition of lines, condition of lines, on specific failure condition of lines, equipment, surrounding equipment, surrounding modes and top equipment, and vegetation, and localized vegetation, and localized contributors to those vegetation weather patterns weather patterns failure modes \bigcirc \bigcirc \bigcirc

QAIIb.

Present

As of January 1, 2023

A.II.b How automated is the ignition risk calculation tool?

<u>Clarification</u>: For clarification on level of automation please refer to the information provided in Table 2 of the Maturity Model ("Illustrative descriptions that may represent typical maturity levels") in the row labeled "Level of systematization and automation." Response *i* in this case corresponds to level 0; response *ii* corresponds to level 1 or 2; response *iii* corresponds to level 3; and response *iv* corresponds to level 4.

Your utility's responses last year were:

Present:



| As of January 1, 2023 | \circ | \circ | | \circ | |
|---|---|-------------------|------------------------|----------------------------|----------------------|
| | | | | | |
| QAllc. A.II.c How granular is the | tool? | | | | |
| Your utility's responses last year w Present: iii As of January 1, 2023: iii | vere: | | | | |
| | | | | | |
| | i. Less granular than regional, or no tool at all | ii. Regional | iii. Circuit-based | iv. Span-based | v. Asset-based |
| Present | 0 | 0 | 0 | 0 | <u> </u> |
| As of January 1, 2023 | 0 | 0 | 0 | 0 | • |
| | | | | | |
| QAlld. A.II.d How is risk assessr | nent confirmed? S | elect all that a | pply. | | |
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | | |
| | i. By experts | ii. By historical | iii. Thro I data le | ugh real-time arning iv | v. None of the above |
| Present | ✓ | | | ✓ | |
| As of January 1, 2023 | ✓ | ~ | | | |
| | | | | | |
| 0.4115 | | | | | |
| QAlle. A.II.e What confidence into | erval, in percent, d | oes the utility | use in its wildf | ïre risk assess | ments? |
| | | oes the utility | use in its wildf | ïre risk assess | ments? |
| A.II.e What confidence into Your utility's responses last year work Present: | | oes the utility | | ire risk assess | ements? |
| A.II.e What confidence into Your utility's responses last year work Present: | /ere: >60%, or no quantified | | | | |
| A.II.e What confidence into Your utility's responses last year work Present: As of January 1, 2023: | >60%, or no quantified confidence interval | >80% | | | |
| A.II.e What confidence into Your utility's responses last year work Present: As of January 1, 2023: Present | >60%, or no quantified confidence interval | >80% | | | |

AIII.

A.III Estimation of wildfire consequences for communities

Capability 3

| Your utility's responses last yea Present: iv As of January 1, 2023: | r were: | | | |
|---|---|--|--|--|
| | i. No translation of ignition risk estimates to potential consequences for communities | ii. Ignition events categorized as low or high risk to communities | iii. Ignition events categorized with 5 more levels of risk communities | or quantitatively, |
| Present | 0 | 0 | 0 | • |
| As of January 1, 2023 | 0 | \circ | \circ | |
| QAIIIb. A.III.b What metrics are Your utility's responses last year Present: | | consequence of igr | nition risk? | |
| A.III.b What metrics are Your utility's responses last year | | consequence of igr | nition risk? | |
| A.III.b What metrics are Your utility's responses last yea Present: | | ii. As a functi one of potential fatalities burned, of structures b | I on of at least bu s, and one or both da | iii. As a function of at least potential fatalities, structures urned, area burned, monetary u mages, impact on air quality, nd impact on GHG reduction goals |
| A.III.b What metrics are Your utility's responses last yea Present: | i. As a function of at least the following: structures b | ii. As a functi one of potential fatalities burned, of structures b burned bur | I on of at least bu s, and one or both da burned, or area ar | potential fatalities, structures urned, area burned, monetary umages, impact on air quality, nd impact on GHG reduction |

| 'our utility's responses last y | ear were |
|---------------------------------|----------|
| our utility a reaportace last y | cai weie |

Present:

As of January 1, 2023:



| | i. No | ii. Yes |
|-----------------------|---------|----------|
| Present | 0 | © |
| As of January 1, 2023 | \circ | |

QAIIId.

A.III.d How automated is the ignition risk estimation process?

<u>Clarification</u>: For clarification on level of automation please refer to the information provided in Table 2 of the Maturity Model ("Illustrative descriptions that may represent typical maturity levels") in the row labeled "Level of systematization and automation." Response *i* in this case corresponds to level 0; response *ii* corresponds to level 1 or 2; response *iii* corresponds to level 3; and response *iv* corresponds to level 4.

Your utility's responses last year were:

Present:



| | i. Not automated | (<50%) | (≥ 50%) | iv. Fully |
|--|---|---|--|--|
| Present | 0 | O | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | 0 | |
| QAIIIe. A.III.e How granular is the Your utility's responses last year was Present: As of January 1, 2023: | | ation process? | | |
| | i. Less granular than regional, or no tool at all | ii. Regional iii. Circi | uit-based iv. Span-bas | sed v. Asset-based |
| Present | 0 | | 0 0 | • |
| As of January 1, 2023 | 0 | \bigcirc | 0 0 | |
| Your utility's responses last year v Present: if As of January 1, 2023: iii | vere: | | | iv. Outputs independent assessed by experts an |
| Present: | were: i. Outputs not evaluated | ii. Outputs independently assessed by experts | iii. Outputs independently assessed by experts and confirmed by historical data | assessed by experts an confirmed based on retime learning, for |
| Present: As of January 1, 2023: | | | assessed by experts and confirmed by historical | assessed by experts an confirmed based on re time learning, for example, using machin |
| Present: | | | assessed by experts and confirmed by historical | assessed by experts an confirmed based on re time learning, for example, using machin |
| Present: As of January 1, 2023: Present | i. Outputs not evaluated | ii. Level and conditions of vegetation and weather, including the vegetation specifies immediately | iii. Level and conditions of vegetation and weather, including the vegetation specifies immediately surrounding the ignition site and up-to-date | assessed by experts an confirmed based on retime learning, for example, using machine learning |
| Present: As of January 1, 2023: Present As of January 1, 2023 QAIIIg. A.III.g How other inputs a Your utility's responses last year w Present: As of January 1, 2023: | i. Outputs not evaluated | ii. Level and conditions of vegetation and weather, including the vegetation specifies immediately surrounding the ignition | iii. Level and conditions of vegetation and weather, including the vegetation site and up-to-date moisture content, local weather patterns | assessed by experts an confirmed based on retime learning, for example, using machine learning |
| Present: As of January 1, 2023: Present As of January 1, 2023 QAIIIg. A.III.g How other inputs a Your utility's responses last year w Present: | i. Outputs not evaluated o are used to estimate were: | ii. Level and conditions of vegetation and weather, including the vegetation specifies immediately surrounding the ignition | iii. Level and conditions of vegetation and weather, including the vegetation specifies immediately surrounding the ignition site and up-to-date moisture content, local | assessed by experts ar confirmed based on retime learning, for example, using machine learning |

A.IV Estimation of wildfire and PSPS risk-reduction impact

Capability 4

| <i>QAIVa.</i> A.IV.a How is risk reduc | ction impact est | timated? | | | |
|--|---|---|---|---|--|
| Your utility's responses last yea Present: As of January 1, 2023: | r were: | | | | |
| | i. No clear estimation of risk reduction potential across most initiatives | ii. Approach accurately estimates risk reduction potential of initiatives categorically (e.g. High, Medium, Low) | iii. Approach reliably estimates risk reduction potential of initiatives, on an ordinal scale (e.g. 1- 5) | iv. Approach reliably estimates risk reduction potential of initiatives on an interval scale (e.g. specific quantitative units) | v. Approach reliably estimates risk reduction potential of initiatives on an interval scale (e.g. specific quantitative units) with a quantitative confidence interval |
| Present | \bigcirc | \circ | | \bigcirc | \bigcirc |
| As of January 1, 2023 | 0 | 0 | | 0 | 0 |
| Clarification: For clarification Maturity Model ("Illustrative of systematization and auto level 1 or 2; response in Your utility's responses last year Present: As of January 1, 2023: | re descriptions the tomation." Respir corresponds to | nat may represent to onse <i>i</i> in this case o | ypical maturity let corresponds to let nse <i>iv</i> correspond | vels") in the row l vel 0; response <i>i</i> | labeled "Level |
| | i. Not autom | | , | (≥50%) | iv. Fully |
| Present | 0 | \circ | | | \bigcirc |
| As of January 1, 2023 | 0 | 0 | | | 0 |
| <i>QAIVc.</i> A.IV.c How granular is t | he ignition risk | reduction impact | assessment too | ol? | |
| Your utility's responses last yea Present: As of January 1, 2023: | r were: | | | | |
| | i. Less granular t regional, or no to | | | | |

ii. Regional

iii. Circuit-based

iv. Span-based

v. Asset-based

at all

QAIVd.

A.IV.d How are ignition risk reduction impact assessment tool estimates assessed?

| Your utility's responses last year versent: As of January 1, 2023: | were: | | | |
|---|--|--|--|--|
| | i. No or limited formal evidence or support for estimates | ii. With evidence and logical reasoning | iii. Independent expert assessment | iv. Independent expert assessment, supported by historical data of incidents and near misses |
| Present | 0 | \circ | \circ | |
| As of January 1, 2023 | | \circ | \circ | |
| QAIVe. A.IV.e What additional in Your utility's responses last year of the present: As of January 1, 2023: | | estimate risk redu | iction impact? | |
| A3 01 January 1, 2023. | | | iv. Existing ha type and con including ope Existing history; leve tre type and condition | dition, history; level and erating condition of I and vegetation; weather; |

hardware type and condition, including

operating history

condition

vegetation;

weather

of initiatives

already deployed

AV.

Present

As of January 1, 2023

A.V Risk maps and simulation algorithms

i. None

Capability 5

<u>Clarification on terminology</u>: A risk map is a collection of data sufficient to represent the spatial distribution (e.g., across a geography) of a given type of risk (i.e., the probability of an event and its consequence) and the spatial representation thereof. Risk maps may include maps of the probability of ignition along the utility's grid and may represent the consequences given ignition at various points along the grid. Risk maps may also combine these factors to show a weighted probability and consequence risk level across the utility's grid. Data inputs should include the variables and conditions used to calculate risk for a given point, line, or polygon. The risk mapping algorithm is a methodology or formula for interpreting a risk calculation from these data inputs.

OAVa

A.V.a What is the protocol to update risk mapping algorithms?

| | i. No defined process for updating risk mapping algorithms | updated bas deviations o | ping algorithms sed on detected of risk model to ad propagation | iii. Risk mapping algorithms updated continuously in real time |
|--|--|---|--|---|
| Present | \bigcirc | | | \circ |
| As of January 1, 2023 | 0 | | | 0 |
| QAVb. A.V.b How automated is to deviations? Clarification: For clarification Maturity Model ("Illustrative of systematization and automated to level 1 or 2; response iii of Your utility's responses last year working Present: As of January 1, 2023: | n on level of automation ple descriptions that may repre mation." Response <i>i</i> in this corresponds to level 3; and | ease refer to the esent typical m case correspo | ne information properties in the properties in t | rovided in Table 2 of the n the row labeled "Level response <i>ii</i> corresponds |
| , 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 | i. Not automated | ii. Partially (<50%) | iii. Mostly (≥50%) | iv. Fully |
| Present | 0 | | 0 | 0 |
| As of January 1, 2023 | \circ | | \circ | \circ |
| | | | | |
| QAVc. A.V.c How are deviations Your utility's responses last year was Present: As of January 1, 2023: | | ons and propa | | |
| A.V.c How are deviations Your utility's responses last year w Present: | | ons and propa ii. Manually | agation detecte iii. Semi-autom process | |
| A.V.c How are deviations Your utility's responses last year w Present: | vere: | | iii. Semi-autom | ated iv. Fully automated |
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | ii. Manually | iii. Semi-autom | ated iv. Fully automated |
| A.V.c How are deviations Your utility's responses last year w Present: As of January 1, 2023: | i. Not currently calculated | ii. Manually o uated? ii. Independen | iii. Semi-automorprocess | iii. Independently evaluated by |
| A.V.c How are deviations Your utility's responses last year we present: As of January 1, 2023: Present As of January 1, 2023 QAVd. A.V.d How are decisions to your utility's responses last year we present: | i. Not currently calculated | ii. Manually o uated? ii. Independen | iii. Semi-autom process | ated iv. Fully automated process |

Present:

| 0 | Α | V | ' e | |
|--------|------------|---|------------|---|
| \sim | ر ۱ | v | · | ٠ |

A.V.e What other data is used to make decisions on whether to update algorithms?

| Your utility's responses last year v Present: As of January 1, 2023: | vere: | | | | |
|--|---|---|--|--|--|
| | i. Historic ignition and propagation data | ii. Current and historic ignition and propagation data | iii. Current and historic ignition and propagation data; near-miss data | iv. Current and historic ignition a propagation da near-miss data data from oth utilities and oth sources | and ata; a; er |
| Present | 0 | 0 | 0 | | 0 |
| As of January 1, 2023 | 0 | \circ | \circ | | \circ |
| B. Situatio BI. B.I Weather volume Capability 6 | | | | | |
| <i>QBla.</i> B.l.a What weather data i | s currently colle | cted? | | | |
| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | | |
| Present | i. Wind data being collected is insufficient to prop understand wind rela risks along grid | measured ac perly enough along t | weather humidity su eing atmost condition propaga | ge of accurate variables (e.g. y, precipitation, inface and spheric wind ons) that impact ty of ignition and ation from utility assets | iv. Range of accurate weather variables that impact probability of ignition and propagation from utility assets; additional data to measure physical impact of weather on grid collected (e.g., sway in lines, sway in vegetation) |
| 1 163511L | | | | | \cup |

QBIb.

As of January 1, 2023

| | i. Measurements not currently validated | ii. Manual field calibration measurements | iii. Automatic field calibration measurements |
|--|--|---|--|
| Present | 0 | O | 0 |
| s of January 1, 2023 | 0 | • | 0 |
| QBIc. B.I.c Are elements that content)? Your utility's responses last year Present: As of January 1, 2023: | cannot be reliably measured were: | in real time being predic | ted (e.g., fuel moisture |
| 13 01 January 1, 2023. | | | |
| 13 01 January 1, 2023. | i. No | | ii. Yes |
| | i. No | | ii. Yes |
| resent | | | |
| resent s of January 1, 2023 QBId. | s are being used to provide d | | oeing collected? |
| resent s of January 1, 2023 QBId. B.I.d How many sources Your utility's responses last year Present: | s are being used to provide d | ata on weather metrics | • |

Capability 7

QBIIa.

B.II.a How granular is the weather data that is collected?

Your utility's responses last year were:

Present:

iii iv As of January 1, 2023:

| | i. Weather data collected does not accurately reflect loc weather conditions across grid infrastructure | to reliably m | sufficie reliably ata has cond nularity areas, easure entire itions in areas n | eather data has ant granularity to measure weather itions in HFTD and along the grid and in alleeded to predict her on the grid | sufficient granularity to reliably measure weather conditions in HFTD areas, and along the entire grid and in all areas needed to predict weather on the grid. Also includes wind estimations at various atmospheric altitudes relevant to ignition risk |
|--|--|--|---|---|--|
| Present | 0 | \circ | | \bigcirc | |
| As of January 1, 2023 | 0 | 0 | | 0 | |
| QBIIb. B.II.b How frequently is d | lata gathered? | | | | |
| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | | |
| | i. Less frequently than hourly | ii. At least hourly | iii. At least four times per hour | iv. At least six ti per hour | mes v. At least sixty times per hour |
| Present | 0 | 0 | 0 | 0 | O |
| As of January 1, 2023 | 0 | \circ | \circ | \circ | |
| Your utility's responses last year versent: As of January 1, 2023: | ı | | | | |
| | i. Less granular than regional, or no tool at all | ii. Regional | iii. Circuit-based | iv. Span-base | ed v. Asset-based |
| Present | 0 | 0 | O | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | | 0 | 0 |
| QBIId. B.II.d How automated is to Clarification: For clarification Maturity Model ("Illustrative of systematization and auto to level 1 or 2; response iii of Your utility's responses last year where the Present: As of January 1, 2023: | n on level of autom descriptions that m mation." Response corresponds to leve | ation please ref nay represent ty i in this case c | er to the inform pical maturity le orresponds to le | evels") in the revel 0; respon | ow labeled "Level |
| | i. Not automated | ii. Partia (<50% | | iii. Mostly (≥50%) | iv. Fully |
| Present | | \cap | | () | |

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B.III Weather forecasting ability

Capability 8

| QBIIIa. B.III.a How sophisticated | is the utility's weat | her fore | casting abili | ty? | | |
|--|--|--------------------------------|---|---|--|--|
| Your utility's responses last year w Present: iii As of January 1, 2023: iii | vere: | | | | | |
| | i. No reliable independent weather forecasting ability | weather fo sufficien ful | as independent precasting ability tly accurate to fill PSPS uirements | iii. Utility has the use a combina accurate we stations and e weather data t accurate fore | ability to ation of ather xternal o make | iv. Utility has the ability to use a combination of accurate weather stations and external weather data to make accurate forecasts, and adjusts them in real time based on a learning algorithm and updated weather inputs |
| Present | \circ | | \bigcirc | \circ | | |
| As of January 1, 2023 | \circ | | \bigcirc | \bigcirc | | |
| Present: As of January 1, 2023: | i. Less than two weeks in | ı advance | ii. At least two w | veeks in advance | iii. At lea | st three weeks in advance |
| Present | | | (| \circ | | \circ |
| As of January 1, 2023 | | | (| 0 | | 0 |
| QBIIIc. B.III.c At what level of gra | - | sts be p | repared? | | | |
| Your utility's responses last year we resent: As of January 1, 2023: | vere: | | | | | |
| | i. Less granular than regional, or no forecasts at all | ii. Regiona | ıl iii. Circu | uit-based iv. | Span-base | ed v. Asset-based |
| Present | 0 | 0 | (|) | <u> </u> | 0 |
| As of January 1, 2023 | | \bigcirc | (| \circ | | \bigcirc |

| QBIIIu. B.III.d How are results en | ror-checked? | | | |
|--|--|--|--|---|
| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | |
| | i. Results are not error che | against histo | error checked orical weather erns | iii. Criteria for option (ii) met, and forecasted results are subsequently error checked against measured weather data |
| Present | 0 | (| \supset | |
| As of January 1, 2023 | 0 | (|) | |
| QBIIIe. B.III.e How automated is Clarification: For clarification Maturity Model ("Illustrative of systematization and auto to level 1 or 2; response iii of Your utility's responses last year of Present: As of January 1, 2023: | n on level of automation descriptions that may remation." Response <i>i</i> in corresponds to level 3; | n please refer to the represent typical ma this case correspo | aturity levels") nds to level 0; | in the row labeled "Level response <i>ii</i> corresponds |
| | i. Not automated | ii. Partially (<50%) | iii. Mostly (≥50%) | |
| Present | 0 | 0 | O | 0 |
| As of January 1, 2023 | 0 | \circ | | 0 |
| BIV. B.IV External Capability 9 QBIVa. B.IV.a What source does Your utility's responses last year working the source to the source does. | the utility use for wea | | her fore | ecasting |
| As of January 1, 2023: | i. Utility does not use external weather data | ii. External data used where direct measurements from utility's own weather stations are not available | iii. Utility use : combination of a weather station: external weathe | ccurate data set, as a whole or s and in composite, that is |
| Present | O | 0 | | O |
| As of January 1, 2023 | \cup | \circ | | \circ |

QBIVb.

B.IV.b How is weather station data checked for errors?

| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | | |
|--|---|---|--|---|--|
| | i. Weather station data is not checked for errors | ii. Mostly manual processes for error checking weather stations with external data sources | iii. Mostly automated processes for error checking weather stations with external data sources | iv. Completely automated processes for error checking weather stations with external data sources | v. Completely automated processes for error checking weather stations with external data sources, and where the utility builds new weather stations or calibrates existing stations, it is based on these error checking processes |
| Present | 0 | • | 0 | 0 | 0 |
| As of January 1, 2023 | 0 | | \circ | \circ | \bigcirc |
| QBIVc. B.IV.c For what is weather Your utility's responses last year weather Present: As of January 1, 2023: | | | | | |
| | i. Weather data is us decision | pro sed to make ma | . Weather data is used duce a combined wea ap that can be used to make decisions | ather a single visu help live map tha | lata is used to create ual and configurable at can be used to help ke decisions |
| Present | 0 | | 0 | | |
| As of January 1, 2023 | | | \circ | | |

BV.

B.V Wildfire detection processes and capabilities *Capability 10*

OBVa

B.V.a Are there well-defined procedures for detecting ignitions along the grid?

Your utility's responses last year were:

Present:

| Present | | 0 | | (| • |
|--|--|--|--|---|--|
| As of January 1, 2023 | | 0 | | (| |
| QBVb. B.V.b What equipment is Your utility's responses last year we have the present: | | gnitions? | | | |
| As of January 1, 2023: | i. No consistent se equipment for detec ignitions along gr | cting equipment for | equi ig fined ir detecting det | iii. Well-defined ipment for detecting nitions along grid, ncluding remote tection equipment ncluding cameras | iv. Well-defined equipment for detecting ignitions along grid, including remote detection equipment including cameras, and satellite monitoring |
| Present | 0 | \circ | | \circ | |
| As of January 1, 2023 | 0 | \circ | | \circ | |
| QBVc. B.V.c How is information Your utility's responses last year was present: As of January 1, 2023: | _ | itions reported? | | | v. Procedure automatically, accurately, and in |
| | i. Detected ignitions are not reported | ii. Procedure exists for notifying suppression forces | iii. Procedure ex for notifying suppression for and key stakeholders | real time notifices suppression for and key | real time notifies suppression forces e and key y, stakeholders, and tracks and reports propagation paths to suppression forces in accurately and in |
| Present | \circ | \circ | \circ | | \circ |
| As of January 1, 2023 | \circ | \circ | \circ | | \circ |
| | | | | | |

QBVd.

B.V.d What role does ignition detection software play in wildfire detection?

Your utility's responses last year were:

Present:

| | i. Ignition detection software not currently deployed | ii. Ignition detection software in cameras used to augment ignition detection procedures | iii. Ignition detection software in cameras operates automatically as part of ignition detection procedures | option iii., and software automatically reports any ignition event to suppression forces accurately and in real time |
|-----------------------|---|--|---|---|
| Present | 0 | • | 0 | 0 |
| As of January 1, 2023 | \circ | | \circ | 0 |
| | | | | |

C.

C. Grid design and system hardening

<u>Clarification</u>: Here, 'hardening' refers to grid hardening as defined in the WMP Guidelines: [a]ctions (such as equipment upgrades, maintenance, and planning for more resilient infrastructure) taken in response to the risk of undesirable events (such as outages) or undesirable conditions of the electrical system in order to reduce or mitigate those events and conditions, informed by an assessment of the relevant risk drivers or factors.

CI.

C.I Approach to prioritizing initiatives across territory Capability 11

QCIa.

C.I.a How are wildfire risk reduction initiatives prioritized?

| Your | utility's | responses | last v | vear | were: |
|------|-----------|-----------|--------|------|-------|
| | | | | | |

Present:

Present

As of January 1, 2023

As of January 1, 2023:

u iii

| i. Plan does not clearly prioritize initiatives geographically to focus on highest risk areas | ii. Plan prioritizes risk reduction initiatives to within only HFTD areas | iii. Plan prioritizes wildfire risk reduction initiatives based on local geography and conditions within only HFTD areas | iv. Plan prioritizes wildfire risk reduction initiatives at the span level based on i) risk modeling driven by local geography and climate/weather conditions, fuel loads and moisture content and topography ii) detailed wildfire and PSPS risk simulations across individual circuits | v. Plan prioritizes wildfire risk reduction initiatives at the asset level based on i) risk modeling driven by local geography and climate/weather conditions, fuel loads and moisture content and topography ii) risk estimates across individual circuits, including estimates of actual consequence, and iii) taking power delivery uptime into account (e.g. reliability, PSPS, etc.) |
|--|---|--|--|---|
| \circ | \circ | \circ | \circ | |
| \circ | \bigcirc | \circ | \bigcirc | |

C.II Grid design for minimizing ignition risk

Capability 12

| QCIIa. C.II.a Does grid design meet | minimum G095 requirem | ents and loading sta | andards in HFTD areas? |
|--|-----------------------|-----------------------|---|
| Your utility's responses last year were Present: As of January 1, 2023: | : | | |
| | i. No | ii. Yes | iii. Grid topology exceeds design requirements, designed based on accurate understanding of drivers of utility ignition risk |
| Present | \circ | | \circ |
| As of January 1, 2023 | 0 | 0 | |
| QCIIb. C.II.b Does the utility provide impracticable and wildfire ris Your utility's responses last year were Present: As of January 1, 2023: | sk is high? | where traditional g | rid infrastructure is ii. Yes |
| Present | 0 | | © |
| As of January 1, 2023 | 0 | | |
| QCIIc. C.II.c Does routing of new portion of new po | _ | Idfire risk into acco | unt? |
| | i. Yes | | ii. No |
| Present | • | | 0 |
| As of January 1, 2023 | | | \circ |

QCIId.

C.II.d Are efforts made to incorporate the latest asset management strategies and new technologies into grid topology?

| As of January 1, 2023: | | | | |
|---|----------------------------------|--|--|--|
| | i. No | | ort made in HFTD eas | iii. Yes, across the entire service area |
| Present | 0 | (| • | 0 |
| As of January 1, 2023 | 0 | (| Э | • |
| C.III Grid desi Capability 13 | gn for resil | iency and | minimiz | ing PSPS |
| QCIIIa. C.III.a What level of redun | dancy does the utili | ty's transmission a | rchitecture ha | ve? |
| Your utility's responses last year v Present: As of January 1, 2023: | vere: | | | |
| | i. Many single | points of failure | ii. n-1 redunda n | cy for all circuits subject to PSPS |
| Present | (| • | | 0 |
| As of January 1, 2023 | | | | 0 |
| QCIIIb. C.III.b What level of redundance Your utility's responses last year was present: As of January 1, 2023: | • | ty's distribution arc | hitecture hav | e? |
| | i. Many single points of failure | ii. n-1 redundancy covering at least 50% of customers in HFTD | iii. n-1 redunda covering at least customers in H | 70% of covering at least 85% of |
| Present | 0 | O | 0 | 0 |
| As of January 1, 2022 | | | | |

 $\label{eq:QCIIIc.} \textbf{C.III.c.} \textbf{What level of sectionalization does the utility's distribution architecture have?}$

Your utility's responses last year were:

Present:

| | i. Many single points of failure | ii. Switches in HFTD areas to individually isolate circuits | HFTD areas to individually isolate circuits, such that no more than 2000 customers sit within one switch | HFTD areas to individually isolate circuits, such that no more than 1000 customers sit within one switch | HFTD areas to individually isolate circuits, such that no more than 200 customers sit within one switch |
|---|-------------------------------------|---|--|--|--|
| Present | 0 | | 0 | 0 | 0 |
| As of January 1, 2023 | 0 | • | \circ | 0 | 0 |
| QCIIId. C.III.d How does the utility Your utility's responses last year w Present: As of January 1, 2023: | | s points in its ç | grid topology? | | |
| | i. Does not co | as an in | availal for eac potenti bas points used simul put for grid into c | for posts Egress points ble and mapped on customer, and al traffic mapped are sed on traffic ation and taken | iv. Egress points available and mapped or each customer, with otential traffic simulated and taken into consideration for grid topology design, and microgrids or other means to reduce consequence for customers at frequent risk of PSPS |
| Present | | | 0 | 0 | 0 |
| As of January 1, 2023 | | | | 0 | 0 |

C.IV Risk-based grid hardening and cost efficiency Capability 14

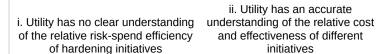
QCIVa.

C.IV.a Does the utility have an understanding of the risk-spend efficiency of hardening initiatives? <u>Clarification</u>: Here, "hardening initiatives" refers to all grid hardening initiatives implemented by the utility or by other utilities in California. "Grid hardening" is defined in the WMP Guidelines as "[a]ctions (such as equipment upgrades, maintenance, and planning for more resilient infrastructure) taken in response to the risk of undesirable events (such as outages) or undesirable conditions of the electrical system in order to reduce or mitigate those events and conditions, informed by an assessment of the relevant risk drivers or factors."

Your utility's responses last year were:

Present:

As of January 1, 2023:



ii. Utility has an accurate and effectiveness of different initiatives

iii. Utility has an accurate understanding of the relative cost and effectiveness of different initiatives, tailored to the circumstances of different locations on its grid

| As of January 1, 2023 | 0 | | 0 | | |
|---|---|--|--|--|---|
| <i>QCIVb.</i> C.IV.b At what level can e | stimates be prepa | red? | | | |
| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | | |
| | i. Less granular than regional, or not at all | ii. Regional | iii. Circuit-based | iv. Span-based | v. Asset-based |
| Present | 0 | 0 | • | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | • | 0 | 0 |
| <i>QCIVc.</i> C.IV.c How frequently are | estimates update | d? | | | |
| Your utility's responses last year v Present: As of January 1, 2023: | vere: | | | | |
| | | | | | |
| | i. Never | ii. L | ess frequently than ann | ually iii. Annuall | y or more frequently |
| Present | i. Never | ii. L | ess frequently than ann | ually iii. Annuall | y or more frequently |
| Present As of January 1, 2023 | | ii. L | ess frequently than ann | ually iii. Annuall | |
| | g initiatives does ing initiatives" refers Grid hardening" is o tenance, and planni such as outages) o ents and conditions | the utility inc s to all hardeni defined in the v ing for more re r undesirable o | lude within its eving initiatives implewMP Guidelines assilient infrastructuconditions of the e | raluation? emented by the as "[a]ctions (su re) taken in res lectrical system | utility or by ch as conse to the in order to |
| QCIVd. C.IV.d What grid hardenin Clarification: Here, "hardenio other utilities in California." equipment upgrades, maint risk of undesirable events (seeduce or mitigate those events of the company of | g initiatives does ing initiatives" refers Grid hardening" is o tenance, and planni such as outages) o ents and conditions | the utility inc s to all hardeni defined in the v ing for more re r undesirable o | lude within its eving initiatives implewMP Guidelines assilient infrastructuconditions of the e | raluation? emented by the as "[a]ctions (su re) taken in res lectrical system | utility or by ch as conse to the in order to |
| QCIVd. C.IV.d What grid hardenin Clarification: Here, "hardenio other utilities in California." equipment upgrades, maint risk of undesirable events (seeduce or mitigate those events of the company of | g initiatives does ing initiatives" refers Grid hardening" is denance, and plannisuch as outages) or ents and conditions were: | the utility inc s to all hardeni defined in the v ing for more re r undesirable of s, informed by | lude within its eving initiatives implewMP Guidelines assilient infrastructure conditions of the ean assessment of | raluation? emented by the as "[a]ctions (su- re) taken in res lectrical system the relevant ris | utility or by ch as conse to the in order to k drivers or |
| QCIVd. C.IV.d What grid hardenin Clarification: Here, "hardeniother utilities in California." equipment upgrades, maintrisk of undesirable events (reduce or mitigate those everactors." Your utility's responses last year was present: As of January 1, 2023: | g initiatives does ing initiatives" refers Grid hardening" is denance, and plannisuch as outages) or ents and conditions were: | the utility inc s to all hardeni defined in the v ing for more re r undesirable of s, informed by | lude within its eving initiatives implewMP Guidelines assilient infrastructure conditions of the ean assessment of | raluation? emented by the as "[a]ctions (su- re) taken in res lectrical system the relevant ris | utility or by ch as conse to the in order to k drivers or |

 $\label{eq:QCIVe} \textit{C.IV.e.} \textbf{Can the utility evaluate risk reduction synergies from combination of various initiatives?}$

Your utility's responses last year were:

| As of January 1, 2023: | | | | |
|---|--|--|---|---|
| | į. | No | į | ii. Yes |
| Present | | • | | 0 |
| As of January 1, 2023 | | 0 | | • |
| cv. C.V Grid desi Capability 15 | gn and ass | et innovati | on | |
| QCVa. C.V.a How are new harder | | ves evaluated? | | |
| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | |
| | i. No established program for evaluating the risk-spend efficiency of new hardening initiatives | ii. New initiatives evaluated based on installation into grid and measuring direct reduction in ignition events | iii. New initiatives evaluated based on installation into grid and measuring direct reduction in ignition events, and measuring reduction impact on near-miss metrics | measuring direct reduction in ignition |
| Present | 0 | 0 | <u> </u> | 0 |
| As of January 1, 2023 | 0 | 0 | • | 0 |
| QCVb. C.V.b Are results of pilot a geography, climate, veget utilities? Your utility's responses last year versent: As of January 1, 2023: | tation etc. shared in | sufficient detail to i | nform decision m | aking at other s, extensively with industry, |
| | i. No | ii. Yes, with lii | | idemia, and other utilities |
| As of January 1, 2023 | | (| | 0 |
| As of January 1, 2023 | | (| -) | () |

QCVc.

C.V.c Is performance of new initiatives independently audited?

| Ας | οf | January | 1 | 2023 | |
|--------|----|---------|----|-------|--|
| \neg | ΟI | January | Δ, | 2023. | |

| | i. No | ii. Yes |
|-----------------------|-------|---------|
| Present | • | \circ |
| As of January 1, 2023 | • | \circ |

Q372.

D. Asset management and inspections

DI.

D.I Asset inventory and condition assessments *Capability 16*

QDIa.

D.I.a What information is captured in the equipment inventory database?

Your utility's responses last year were:

As of January 1, 2023:

| | i. There is no service territory- wide inventory of electric lines and equipment including their state of wear or disrepair | ii. There is an accurate inventory of equipment that may contribute to wildfire risk, including age, state of wear, and expected lifecycle | iii. There is an accurate inventory of equipment that may contribute to wildfire risk, including age, state of wear, and expected lifecycle, including records of all inspections and repairs | iv. There is an accurate inventory of equipment that may contribute to wildfire risk, including age, state of wear, and expected lifecycle, including records of all inspections and repairs and up-to-date work plans on expected future repairs and replacements | v. There is an accurate inventory of equipment that may contribute to wildfire risk, including age, state of wear, and expected lifecycle, including records of all inspections and repairs and up-to-date work plans on expected future repairs and replacements wherein repairs and sensor outputs are independently audited |
|-----------------------|---|--|---|--|--|
| Present | | \circ | \circ | \circ | 0 |
| As of January 1, 2023 | 0 | \circ | | \circ | \circ |

QDIb.

D.I.b How frequently is the condition assessment updated?

Your utility's responses last year were:

Present



| As of January 1, 2023 | 0 | • | 0 | 0 |
|---|--|---|--|--------------------------------|
| QDIc. | | | | |
| D.I.c Does all equipment i | n HFTD areas have | the ability to detect | and respond to ma | alfunctions? |
| Your utility's responses last year versent: As of January 1, 2023: | vere: | | | |
| | i. No system and approach are in place to detect or respond to malfunctions | ii. A system and approach are in place to reliably detect incipient malfunctions likely to cause ignition | iii. Sensorized, continuous monitoring equipment is in place to determine the state of equipment and reliably detect incipient malfunctions likely to cause ignition | • |
| Present | 0 | | \circ | 0 |
| As of January 1, 2023 | 0 | | \circ | \circ |
| QDId. D.I.d How granular is the Your utility's responses last year was present: As of January 1, 2023: | - | | | |
| | i. There is no invent | ory ii. At the s | span level | iii. At the asset level |
| Present | 0 | (| O | • |
| As of January 1, 2023 | 0 | (|) | |
| D.II Asset ins Capability 17 | pection cyc | ele | | |
| QDIIa. D.II.a How frequent are yo | our patrol inspection | ıs? | | |
| Your utility's responses last year v | vere: | | | |

Present:

| | i. Less frequent than reg require | s frequent than regulations require ii. Consistent with minimum regulatory requirements | | requirements, with more frequent inspections for highest risk equipment | | |
|--|--|--|--|---|--|--|
| Present | | | | \circ | | |
| As of January 1, 2023 | 0 | | 0 | | | |
| QDIIb. D.II.b How are patrol insp Your utility's responses last year was a second or | | | | | | |
| Present: In As of January 1, 2023: | | | | | | |
| | i. Based on annual or periodic schedules | ii. Based on up-to- date static maps of equipmen types and environment | | eling determined by predictive ure modeling of equipment failure probability and risk | | |
| Present | • | 0 | \circ | 0 | | |
| As of January 1, 2023 | 0 | | \circ | \circ | | |
| | | | | | | |
| | i. At least annually updated or verified static maps of equipment and | ii. Predictive modeling of equipment failure | continuous monit | vith oring | | |
| | updated or verified static maps of equipment and environment | | supplemented v | vith | | |
| | updated or verified static maps of equipment and | of equipment failure | supplemented v continuous monit | vith oring | | |
| As of January 1, 2023 QDIId. D.II.d How frequent are de | updated or verified static maps of equipment and environment etailed inspections? | of equipment failure probability and risk | supplemented v continuous monit | vith oring | | |
| | updated or verified static maps of equipment and environment etailed inspections? | of equipment failure probability and risk | supplemented v continuous monit by sensors | iv. Outdated static maps iv. Outdated static maps | | |
| As of January 1, 2023 QDIId. D.II.d How frequent are de Your utility's responses last year versent: | updated or verified static maps of equipment and environment etailed inspections? | of equipment failure probability and risk | supplemented v continuous monit by sensors | vith oring iv. Outdated static maps | | |
| As of January 1, 2023 QDIId. D.II.d How frequent are de Your utility's responses last year versent: | updated or verified static maps of equipment and environment etailed inspections? were: i. Less frequent than reg | of equipment failure probability and risk | supplemented v continuous monit by sensors | iv. Outdated static maps iv. Outdated static maps iv. Outdated static maps iii. Above minimum regulatory requirements, with more frequent inspections for highest risk | | |

| D.II.e How are detailed ins | pections scheduled | ? | | |
|---|--|---|--|--|
| Your utility's responses last year was Present: As of January 1, 2023: | /ere: | | | |
| | i. Based on annual or periodic schedules | ii. Based on up-to- date static maps of equipment types and environment | iii. Risk, as determing by predictive mode of equipment failur probability and rist causing ignition | ling determined by predictive modeling of equipment |
| Present | 0 | | 0 | 0 |
| As of January 1, 2023 | 0 | | 0 | 0 |
| Your utility's responses last year w Present: As of January 1, 2023: | i. At least annually updated or verified static maps of equipment and environment | ii. Predictive modeling of equipment failure probability and risk | iii. Predictive model supplemented wi continuous monito by sensors | th |
| Present | | \bigcirc | \circ | \circ |
| As of January 1, 2023 | 0 | | \circ | \circ |
| QDIIg. D.II.g How frequent are your utility's responses last year was Present: As of January 1, 2023: | • | | re with minimum | ii. Above minimum regulatory quirements, with more frequent inspections for highest risk equipment |
| Present | 0 | | | \circ |
| As of January 1, 2023 | 0 | | | |
| QDIIh. D.II.h How are other inspective. Your utility's responses last year was present: | | | | |

| | i. Based on annual or periodic schedules | ii. Based on up-to- date static maps of equipment types and environment | by predictive mode of equipment failur probability and ris causing ignition | re modeling of equipment |
|--|--|---|---|--|
| Present | \circ | | \circ | \circ |
| As of January 1, 2023 | 0 | 0 | | 0 |
| QDIIi. D.II.i What are the inputs to Your utility's responses last year was a second of the property of the p | | inspections? | | |
| Present: As of January 1, 2023: | | | | |
| | i. At least annually updated or verified static maps of equipment and environment | ii. Predictive modeling of equipment failure probability and risk | iii. Predictive model supplemented wi continuous monito by sensors | th |
| | | _ | _ | |
| Present | | \circ | \circ | O |
| As of January 1, 2023 DIII. | | ectiveness | 0 | 0 |
| As of January 1, 2023 | | ectiveness | 0 | |
| As of January 1, 2023 DIII. D.III Asset ins | opection eff | | | |
| DIII. D.III Asset ins Capability 18 QDIIIa. | spection eff | | | |
| As of January 1, 2023 DIII. D.III Asset ins Capability 18 QDIIIa. D.III.a What items are capa Your utility's responses last year was present: | spection eff | ion procedures and ed, and ii. Patrol, detailed res and other inspection de all checklists inc | iii. o d, enhanced, and procedures and lude all items | Patrol, detailed, enhanced, and ther inspection procedures and checklists include all items required by statute and egulations, and includes lines and equipment typically responsible for ignitions and near misses |
| As of January 1, 2023 DIII. D.III Asset ins Capability 18 QDIIIa. D.III.a What items are capa Your utility's responses last year was present: | i. Patrol, detailed, enhance other inspection procedure checklists do not inclusitems required by statu | ion procedures and ed, and ii. Patrol, detailed res and other inspection de all checklists incl te and required by | checklists? iii. o d, enhanced, and procedures and lude all items statute and ations | ther inspection procedures and checklists include all items required by statute and egulations, and includes lines and equipment typically responsible for ignitions and |

QDIIIb.

D.III.b How are procedures and checklists determined?

Your utility's responses last year were:

Present:

| | i. Based on statute an regulatory guideline : only | - 3 | ed on ind age, and | iii. Based on pre modeling base equipment type, a condition and va by independent | co edictive ed on age, and ac lidated k | modeling based on quipment type, age, and ndition and validated by independent experts, with dynamic ljustments in real time assed on deficiencies und during inspection |
|--|---|----------------------------|--------------------------|---|--|---|
| Present | | \circ | | \circ | | \bigcirc |
| As of January 1, 2023 | • | 0 | | 0 | | 0 |
| QDIIIc. D.III.c At what level of grad Your utility's responses last year was Present: As of January 1, 2023: | - | epth of checklis | ts, traii | ning, and pro | ocedures | customized? |
| | i. Across the service territory | ii. Across a region | iii. At the | | the span lev | el v. At the asset level |
| Present | 0 | 0 | | | 0 | <u> </u> |
| As of January 1, 2023 | 0 | \circ | |) | \bigcirc | |
| Capability 19 QDIVa. D.IV.a What level are elect | rical lines and equ | uipment mainta | ined at | ? | | |
| Your utility's responses last year w Present: As of January 1, 2023: | vere: | | | | | |
| | i. Electric lines and equ consistently maint required condition ove circuits | ained at ii. Elec | | and equipment s required by ation | mainta regulat maintena grid at l | al lines and equipment ined as required by ion, and additional ince done in areas of highest wildfire risk detailed risk mapping |
| Present | O | | |) | | 0 |
| As of January 1, 2023 | \circ | | | | | 0 |
| QDIVb. D.IV.b How are service into | ervals set? | | | | | |

Your utility's responses last year were: Present:

Present:

| | i. Based on wildfire risk in relevant area | ii. Based on wildfire risk in relevant circuit | in relevant circuit, as well as real-time monitoring from sensors | iv. None of the above |
|--|--|---|---|---|
| Present | 0 | • | 0 | 0 |
| As of January 1, 2023 | 0 | | \circ | \circ |
| QDIVc. D.IV.c What do mainten Your utility's responses last ye Present: | | dures take into acc | ount? | |
| As of January 1, 2023: | i. Wildfire risk | history, and _ا | i, performance past operating litions ii | i. None of the above |
| Present | | (| 0 | \bigcirc |
| As of January 1, 2023 | | (| | \bigcirc |
| QDVa. D.V.a How is contractor | r activity audited? | | | |
| D. v.a riow is contractor | activity addited: | | | |
| Your utility's responses last ye Present: As of January 1, 2023: | | | | |
| | i. Lack of controls for auditing work completed, including inspections, for employees or subcontractors | ii. Through an established and functioning audit process to manage and confirm work completed by subcontractors | iii. Through an established and demonstrably functioning audit process to manage and confirm work completed by subcontractors, where contractor activity is subject to semi- automated audits using technologies capable of sampling the contractor's work (e.g., LiDAR scans, photographic evidence) | iv. Through an established and demonstrably functioning audit process to manage and confirm work completed by subcontractors, where contractor activity is subject to automated audits using technologies capable of sampling the contractor's work (e.g. LiDAR scans, photographic evidence) |
| Present | 0 | <u> </u> | 0 | 0 |
| | | | | <u> </u> |

 $\ensuremath{\textit{QDVb}}.$ D.V.b Do contractors follow the same processes and standards as utility's own employees?

| As of January 1, 2023: | | | | | | |
|--|---|---|--|--|---|---|
| | I | | | | | |
| | i. | . No | | | ii. ` | Yes |
| Present | 0 | | | | | |
| As of January 1, 2023 | | 0 | | | (| |
| QDVc. D.V.c How frequently is Q performance and inspect | | sed to identi | fy defic | iencies ii | າ quality of | · work |
| Your utility's responses last year we have the present: As of January 1, 2023: | • | | | | | |
| | i. Never i | i. Sporadically | iii. On aı ba | n ad hoc sis | iv. Regularl | y v. Real-time |
| Present | 0 | 0 | (|) | | 0 |
| As of January 1, 2023 | 0 | \bigcirc | (| \supset | | \circ |
| Present: As of January 1, 2023: | i. Lack of effective remediation for ineffective inspections or low-quality work | ii. QA/QC informused to ide systemic defici quality of work inspectio | ntify encies in rk and | used to ide deficiencie work and in recomme | information is entify systemic es in quality of espections and end training weaknesses | iv. QA/QC information is used to identify systemic deficiencies in quality of work and inspections, grade individuals, and recommend specific premade and tested training based on weaknesses |
| Present | 0 | 0 | | | <u> </u> | 0 |
| As of January 1, 2023 | 0 | 0 | | | | 0 |
| QDVe. D.V.e Are workforce mana subcontractors? Your utility's responses last year versent: As of January 1, 2023: | were: | | nanage | and con | | |
| | i | . No | | | ii. | Yes |
| Present | | \bigcirc | | | (| • |
| As of January 1, 2023 | 0 | | | | | |

E. Vegetation management and inspections

EI.

E.I Vegetation inventory and condition assessmentsCapability 21

QEIa.

E.I.a What information is captured in the inventory?

Your utility's responses last year were:

Present:

As of January 1, 2023:

| | i. There is no vegetation inventory sufficient to determine vegetation clearances across the grid at the time of the last inspection | ii. Centralized inventory of vegetation clearances based on most recent inspection | iii. Centralized inventory of vegetation clearances, including predominant vegetation species and individual high risk-trees across grid | iv. Centralized inventory of vegetation clearances, including individual vegetation species and their expected growth rate, as well as individual high risk-trees across grid | v. Centralized inventory of vegetation clearances, including individual vegetation species and their expected growth rate, as well as individual high risk-trees across grid. Includes upto- date tree health and moisture content to determine risk of ignition and propagation |
|-----------------------|--|---|--|---|--|
| Present | \circ | \circ | | \circ | \circ |
| As of January 1, 2023 | \circ | \circ | \circ | | \circ |

QEIb.

E.I.b How frequently is the inventory updated?

Your utility's responses last year were:

Present:

| ш | |
|-----|--|
| iii | |

| | i. Never | ii. Annually | iii. Within 1 month of collection | iv. Within 1 week of collection | v. Within 1 day of collection |
|-----------------------|----------|--------------|-----------------------------------|---------------------------------|-------------------------------|
| Present | 0 | \circ | \circ | \circ | |
| As of January 1, 2023 | 0 | \circ | \circ | \circ | |

| Present: As of January 1, 2023: | /ere: | | | | |
|--|---|---|-----------------|---|--|
| As of January 1, 2023: | | | | | |
| | i. No | | i | i. Yes | |
| Present | 0 | | • | | |
| As of January 1, 2023 | 0 | | | | |
| <i>QEId.</i> E.I.d How granular is the i | nventory? | | | | |
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | | |
| | i. Regional | ii. Circuit-based | iii. Span-based | iv. Asset-based | |
| Present | 0 | \circ | \circ | | |
| As of January 1, 2023 | 0 | \circ | \circ | | |
| QEIIa. E.II. a How frequent are all Your utility's responses last year was present: As of January 1, 2023: | types of vegetation insp | | | | |
| | i. Less frequent than regulation require | ns ii. Consistent wit regulatory requ | h minimum requi | Above minimum regulatory rements, with more frequent actions for highest risk areas | |
| Present | 0 | 0 | | • | |
| As of January 1, 2023 | 0 | 0 | | | |
| QEIIb. E.II.b How are vegetation in Your utility's responses last year was present. | • | | | | |

| | | i. Based on annual or periodic schedules | ii. Based on up-to- date static maps of predominant vegetation species and environment | determined by predictive modeling of vegetation growth and growing conditions | independently determined by predictive modeling of vegetation growth and growing conditions |
|---|--|--|---|---|--|
| Present | | • | 0 | 0 | 0 |
| As of January 1, 2023 | | | \circ | \circ | \circ |
| QEIIc. E.II.c What are the inputs Your utility's responses last year was present: As of January 1, 2023: | | vegetation ins | pections? | | |
| | i. At least annually- updated static maps of vegetatior and environment | well as data o | on , as n iii. Predictive | iv. Predictive modeling of vegetation growth supplemented with continuous monitoring by sensors | v. Predictive modeling of vegetation growth supplemented with continuous monitoring by sensors and considering tree health and other vegetation risk factors for more frequent inspections in less healthy areas |
| Present | <u></u> | 0 | 0 | 0 | 0 |
| As of January 1, 2023 | | | | \circ | \circ |
| E.III. Vegetation Capability 23 QEIIIa. E.III.a What items are cap | | | | | |
| Your utility's responses last year was present: As of January 1, 2023: | vere: | | | iii. Patrol, de | tailed, enhanced, and |
| | i. Patrol, detailed, other inspection p checklists do no items required t regulat | orocedures and continclude all by statute and | Patrol, detailed, enhance other inspection procedure checklists include all it e required by statute an regulations | checklist ed, and require es and regulation ems vegetation responsib | ction procedures and is include all items and by statute and ons, and includes on types typically le for ignitions and ear misses |

 \bigcirc

 \bigcirc

•

Present

As of January 1, 2023

| E.III.b How are procedures | s and checklists de | etermined? | | |
|--|---|-------------------------------|--|---|
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | |
| | i. Based on statute and regulatory guidelines only | 9 | iii. Based on predictive modeling based on vegetation and equipment type, age, and condition and validated by independent experts | iv. Based on predictive modeling based on vegetation and equipment type, age, and condition and validated by independent experts, with dynamic adjustments in real time based on deficiencies found during inspection |
| Present | • | \circ | \circ | 0 |
| As of January 1, 2023 | | \circ | \circ | \circ |
| As of January 1, 2023: | i. Across the service territory ii. | | e circuit vel iv. At the spa n | level v. At the asset level |
| Present | 0 | \circ | • | 0 |
| As of January 1, 2023 | 0 | \circ | • | \circ |
| E.IV Vegetation Capability 24 QEIVa. E.IV.a How does utility classtandards? | | | erform relative to ex | pected |
| Your utility's responses last year water Present: As of January 1, 2023: | i. Utility often fails to r minimum statutory and | regulatory ii. Utility meet m | inimum statutory st | Itility exceeds minimum atutory and regulatory |
| | clearances around all I equipment | | learances around clear d equipment | ances around all lines and equipment |
| Present | 0 | (| \circ | |
| | | | _ | |

Ų⊏IIIIJ.

| Your utility's responses last year versent: As of January 1, 2023: | were: | | |
|---|---|---|------------------------|
| | i. No | | ii. Yes |
| resent | 0 | | • |
| s of January 1, 2023 | 0 | | |
| <i>QEIVc.</i> E. IV.c What modeling is (| used to guide clearances a | round lines and equipment? | |
| Your utility's responses last year of Present: As of January 1, 2023: | were: | | |
| | i. Ignition risk modeling | ii. Ignition and propagation risk modeling | iii. None of the above |
| resent | 0 | 0 | • |
| s of January 1, 2023 | 0 | 0 | |
| | | earances around lines and e | quipment? |
| | | earances around lines and e | quipment? |
| E.IV.d What biological me Your utility's responses last year were Present: | | ii. Species growth rates and species limb failure rates, cross referenced with local climatological conditions | |
| E.IV.d What biological me Your utility's responses last year of Present: As of January 1, 2023: | were: i. Species growth rates and | ii. Species growth rates and species limb failure rates, cross referenced with local climatological | |
| E.IV.d What biological me Your utility's responses last year were Present: | i. Species growth rates and species limb failure rates | ii. Species growth rates and species limb failure rates, cross referenced with local climatological conditions | iii. None of the above |
| Your utility's responses last year of Present: As of January 1, 2023: resent s of January 1, 2023 | i. Species growth rates and species limb failure rates o | ii. Species growth rates and species limb failure rates, cross referenced with local climatological conditions | iii. None of the above |
| Your utility's responses last year of Present: As of January 1, 2023: Tresent Tresent | i. Species growth rates and species limb failure rates o | ii. Species growth rates and species limb failure rates, cross referenced with local climatological conditions | iii. None of the above |
| F.IV.d What biological metropy of the present of January 1, 2023 QEIVe. E.IV.e Are community or gresent: | i. Species growth rates and species limb failure rates o ganizations engaged in set | ii. Species growth rates and species limb failure rates, cross referenced with local climatological conditions | iii. None of the above |

| | | i. No | ii. Y | 'es |
|--|---|--|---|-----------------------|
| resent | | 0 | | |
| s of January 1, 2023 | | 0 | | |
| QEIVg. E.IV.g How long after cu | utting vegetation do | es the utility remove | vegetation waste alo | ng right of way |
| our utility's responses last yea Present: if As of January 1, 2023: if | ır were: | | | |
| | i. Not at all | ii. Longer than 1 week | iii. Within 1 week or less | iv. On the same da |
| resent | 0 | 0 | • | 0 |
| of January 1, 2023 | | \circ | | \circ |
| egetation? | | owners to provide a c | ost-effective use for | cutting |
| regetation? Your utility's responses last yea Present: | | owners to provide a c | ost-effective use for | cutting |
| regetation? four utility's responses last yea resent: | | | | |
| egetation? four utility's responses last yearesent: Is of January 1, 2023: | | i. No | ii. Y | 'es |
| E.IV.h Does the utility wavegetation? Your utility's responses last year Present: As of January 1, 2023: Tresent Seesont See | | i. No | ii. Y | res |
| regetation? Your utility's responses last yea Present: As of January 1, 2023: | ork with partners to ental impacts and e | i. No i. No identify new cost-effe | ii. Y | es (es |
| regetation? four utility's responses last year resent: Is of January 1, 2023: EIVi. EIVi. Consideration environm Four utility's responses last year resent: Four utility's responses last year resent: | ork with partners to ental impacts and e | i. No i. No identify new cost-effe | ii. Y | tation, taking in |
| egetation? four utility's responses last year resent: Is of January 1, 2023: EIVi. EIVi. Consideration environm four utility's responses last year resent: In the second of the se | ork with partners to ental impacts and e | i. No identify new cost-effermissions of vegetation | ii. Y ective uses for veget on waste? | es tation, taking in |

QEVa.

E.V.a Does the utility have a process for treating vegetation outside of right of ways?

| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | |
|--|---|---|---|---|
| | i. Utility does not remove vegetation outside of right of way | ii. Utility removes some vegetation outside of right of ways | iii. Utility systematically removes vegetation outside of right of way | iv. Utility systematically removes vegetation outside of right of way, informing relevant communities of removal |
| Present | 0 | 0 | 0 | • |
| As of January 1, 2023 | 0 | 0 | 0 | |
| QEVb. E.V.b How is potential veg Your utility's responses last year w Present: As of January 1, 2023: | | ose a threat identifie | d? | |
| | i. No specific process in place to systematically identify trees likely to pose a risk | ii. Based on the height of trees with potential to make contact with electric lines and equipment | iii. Based on the probability and consequences of impact on electric lines and equipment as determined by risk modeling | iv. Based on the probability and consequences of impact on electric lines and equipment as determined by risk modeling, as well as regular and accurate systematic inspections for high-risk trees outside the right of way or environmental and climatological conditions contributing to increased risk |
| Present | 0 | • | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | • | 0 |
| QEVc. E.V.c Is vegetation remove Your utility's responses last year was present: As of January 1, 2023: | - | from the communit | y? | |
| | i. | No | ii. | Yes |
| Present | | \circ | | |
| As of January 1, 2023 | | \supset | | |

| Ų⊏ <i>vu.</i> E.V.d Does the utility remo | ove vegetation was | te outside its right o | f way across the enti | re grid? |
|---|--------------------|------------------------|----------------------------|---------------------|
| Your utility's responses last year w Present: As of January 1, 2023: | ere: | | | |
| | i | i. No | ii. Ye | S |
| Present | | O | 0 | |
| As of January 1, 2023 | | \circ | • | |
| QEVe. E.V.e How long after cutting way? Your utility's responses last year way Present: As of January 1, 2023: | | s the utility remove v | regetation waste outs | ide its right of |
| | i. Not at all | ii. Longer than 1 week | iii. Within 1 week or less | iv. On the same day |
| Present | 0 | 0 | <u> </u> | 0 |
| As of January 1, 2023 | 0 | \circ | | 0 |
| QEVf. E.V.f Does the utility work vegetation? Your utility's responses last year w Present: As of January 1, 2023: | rere: | ners to provide a co | st-effective use for cu | |
| Present | | • | 0 | |
| As of January 1, 2023 | | 0 | • | |
| QEVg. E.V.g Does the utility work consideration environmen | | | | ation, taking into |

| Your utility's responses last year ware Present: As of January 1, 2023: | ere: | | |
|--|--------|---------|--|
| 7.5 of January 1, 2025. | i. No | ii Voo | |
| | I. INU | ii. Yes | |
| Present | 1. NO | II. Yes | |
| Present As of January 1, 2023 |). NO | | |

Capability 26

As of January 1, 2023

| <i>QEVIa.</i> E.VI.a How is contractor | and employee activi | ty audited? | | | |
|--|--|---|---|--|--|
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | | |
| | i. Lack of controls for auditing work completed, including inspections, for employees or subcontractors | ii. Through an established and functioning audit process to manage and confirm work completed by subcontractors | iii. Through an established and demonstrably functioning audit process to manage and confirm work completed by subcontractors, where contractor activity is subject to semi- automated audits using technologies capable of sampling the contractor's work (e.g., LiDAR scans, photographic evidence) | iv. Through an established and demonstrably functioning audit process to manage and confirm work completed by subcontractors, where contractor activity is subject to automated audits using technologies capable of sampling the contractor's work (e.g., LiDAR scans, photographic evidence) | |
| Present | 0 | | \bigcirc | \circ | |
| As of January 1, 2023 | 0 | \bigcirc | | \circ | |
| Your utility's responses last year was Present: As of January 1, 2023: | • | sses and standards | as utility 5 OWII em | oloyees: | |
| | i. | No | ii. | Yes | |
| Present | | 0 | | | |
| As of January 1, 2023 | | 0 | (| | |
| QEVIc. E.VI.c How frequently is performance and inspect | | used to identify defi | ciencies in quality o | of work | |
| Your utility's responses last year we Present: As of January 1, 2023: | vere: | | | | |
| | 1 | | a adhaa | | |
| | i. Never ii. | | n ad hoc asis iv. Regularl | y v. Real-time | |
| Present | 0 | \bigcirc | \circ | 0 | |

| Ç⊏viu. E.VI.d How is work and ii | nspections that do n | ot meet utility-preso | cribed standards re | emediated? |
|---|---|--|---|---|
| Your utility's responses last year was Present: As of January 1, 2023: | vere: | | | |
| | i. Lack of effective remediation for ineffective inspections or low-quality work | ii. QA/QC information is used to identify systemic deficiencies in quality of work and inspections | iii. QA/QC information is used to identify systemic deficiencies in quality of work and inspections, and recommend training based on weaknesses | iv. QA/QC information is used to identify systemic deficiencies in quality of work and inspections, grade individuals, and recommend specific premade and tested training based on weaknesses |
| Present | 0 | O | 0 | 0 |
| As of January 1, 2023 | 0 | \circ | | \circ |
| QEVIe. E.VI.e Are workforce man subcontractors? Your utility's responses last year versent: As of January 1, 2023: | | ools used to manag | e and confirm worl | k completed by |
| | | No | | V |
| | I. | No | | Yes |
| Present | | \circ | | |

⊢.

As of January 1, 2023

F. Grid operations and protocols

FI.

F.I Protective equipment and device settings Capability 27

QFIa.

F.I.a How are grid elements adjusted during high threat weather conditions?

Your utility's responses last year were:

Present:

iv

As of January 1, 2023:

iv

| | i. Utility does not make changes to adjustable equipment in response to high wildfire threat conditions | ii. Utility increases sensitivity of risk reduction elements during high threat weather conditions | iii. Utility increases sensitivity of risk reduction elements during high threat weather conditions and monitors near misses | sensitivity of risk reduction elements during high threat weather conditions based on risk mapping and monitors near misses |
|---|---|--|---|--|
| Present | 0 | 0 | 0 | • |
| As of January 1, 2023 | 0 | 0 | 0 | |
| F.I.b Is there an automate effectiveness? Clarification: For clarification Maturity Model ("Illustrative of systematization and auto to level 1 or 2; response iii Your utility's responses last year Present: As of January 1, 2023: | on on level of automatic descriptions that may omation." Response <i>i</i> corresponds to level 3 | ion please refer to the y represent typical ma in this case correspor | e information provide aturity levels") in the nds to level 0; respor | d in Table 2 of the row labeled "Level |
| | i. No automated prod | cess ii. Partially auto | omated process iii. F | Fully automated process |
| Present | 0 | (| • | 0 |
| As of January 1, 2023 | 0 | (| | 0 |
| QFIc. F.I.c Is there a predeterm elements? Your utility's responses last year of the present: As of January 1, 2023: | · | n by fire conditions f | for adjusting sensit | ivity of grid |
| | | No | | V |
| Present | i. | . No | | Yes |

FII.

F.II Incorporating ignition risk factors in grid control Capability 28

QFIIa

F.II.a Does the utility have a clearly explained process for determining whether to operate the grid beyond current or voltage designs?

Your utility's responses last year were:

Present:

| Present | 0 | | O |
|--|--|---|--|
| As of January 1, 2023 | 0 | | |
| | ve systems in place to auto ghout the grid at the circuit | | nistory including current, |
| Your utility's responses last year Present: As of January 1, 2023: | were: | | |
| | i. No | | ii. Yes |
| Present | • | | 0 |
| As of January 1, 2023 | • | | 0 |
| Your utility's responses last year Present: As of January 1, 2023: | i. Modeling is not used | ii. Modeling is used, but not evaluated by external experts | iii. Modeling is used, and the model is evaluated by external experts and verified by historical data |
| Present | 0 | 0 | <u> </u> |
| As of January 1, 2023 | _ | | |
| | | 0 | • |
| QFIId. F.II.d When does the uti Your utility's responses last year Present: As of January 1, 2023: | lity operate the grid above i | | |
| F.II.d When does the uti Your utility's responses last year Present: | | rated voltage and current I ii. Only in conditions that are unlikely to cause wildfire | • |
| F.II.d When does the uti Your utility's responses last year Present: | were: | ii. Only in conditions that are | oad? |

FIII.

F.III PSPS op. model and consequence mitigation Capability 29

| QFIIIa. F.III.a How effective is | PSPS event fore | casting? | | | |
|---|---|---|--|---|---|
| Your utility's responses last year Present: As of January 1, 2023: | | | | | |
| | i. PSPS event freque forecasted incorrec | | urately fore 50% of accurately w ng false 33% of pred | vent generally casted vith fewer than dictions being positives | iv. PSPS event generally forecasted accurately with fewer than 25% of predictions being false positives |
| Present | \circ | \circ | | 0 | |
| As of January 1, 2023 | 0 | \circ | | \circ | |
| Your utility's responses last year Present: As of January 1, 2023: | | nmunicated to re | garding forecast | iv. PSPS event | v. PSPS event are |
| | i. Affected customers are poorly communicated to, with a significant portion not communicated to at all | ii. PSPS event are communicated to >95% of affected customers and >99% of medical baseline customers in advance of PSPS action | iii. PSPS event are communicated to >98% of affected customers and >99.5% of medical baseline customers in advance of PSPS action | to >99% of affectustomers at >99.9% of med baseline customers it advance of PS action | to >99.9% of cted affected affected customers and lical 100% of medical baseline customers in |
| Present | 0 | | \circ | \circ | \circ |
| As of January 1, 2023 | 0 | 0 | • | 0 | 0 |
| QFIIIc. F.III.c During PSPS eve | nts, what percen | t of customers c | omplain? | | |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | | |
| | i. 1% or m | ore | ii. Less than 1% | il | li. Less than 0.5% |
| Present | O | | \circ | | 0 |
| As of January 1, 2023 | • | | \circ | | \circ |
| | _ | | | | |

QFIIId.

F.III.d During PSPS events, does the utility's website go down?

Your utility's responses last year were:

Present:

| resent | | | | \cap | |
|--|---------------------|----------------------|-----------------------------|-----------------------------|-------------------------|
| s of January 1, 2023 | | | | 0 | |
| 1 | | | | | |
| QFIIIe. F.III.e During PSPS event | ts. what is the av | erage downtime | per customer? | • | |
| Your utility's responses last year volvesent: Volvesent: Volvesen | | | | | |
| | i. More than 1 hour | ii. Less than 1 hour | iii. Less than 0.5 hours | iv. Less than 0.25 hours | v. Less than 0 hours |
| esent | 0 | 0 | 0 | 0 | O |
| | | | | | |
| s of January 1, 2023 | 0 | 0 | 0 | 0 | |
| QFIIIf. F.III.f Are specific resource providing backup general Your utility's responses last year of the second second. | tors, supplies, ba | | | | |
| QFIIIf. F.III.f Are specific resourd providing backup genera Your utility's responses last year | tors, supplies, ba | atteries, etc.)? | | ct of the power s | |
| QFIIIf. F.III.f Are specific resource providing backup general four utility's responses last year of the second second. | tors, supplies, ba | | | | |

F.IV Protocols for PSPS invitation

Capability 30

QFIVa.

F.IV.a Does the utility have explicit thresholds for activating a PSPS?

Your utility's responses last year were:

Present:

As of January 1, 2023:



maintains grid in sufficiently low risk condition to not require any PSPS activity, though may deenergize specific circuits upon detection of damaged condition or contact with foreign objects

iii. Utility has explicit policies and explanation for the thresholds above which PSPS is activated, but

| As of January 1, 2023 | O | | | 0 |
|--|---|--|---|--|
| QFIVb. F.IV.b Which of the folloall that apply. Your utility's responses last year | | / take into account w | hen making PSPS (| decisions? Select |
| Present: As of January 1, 2023: | a. 110.0. | | | |
| | i. Sl | ME opinion | circuits for which PSPS | system which recommends should be activated and is d by SMEs |
| Present | | | | ✓ |
| As of January 1, 2023 | | | | ✓ |
| | ar were: i,iii,iv i,iii,iv i. Upon detection of damaged conditions of | ii. When circuit presents a safety risk to suppression | iii. When equipment has come into contact with foreign objects posing | iv. Additional reasons not |
| Drocont | electric equipment | or other personnel | ignition risk | listed |
| Present As of January 1, 2023 | | | | |
| <i>QFIVd.</i> F.IV.d Given the conditi | on of the grid, with w | what probability does | the utility expect a | ny largo scalo |
| PSPS events affecting Clarification: In your resp scale PSPS events ("Pre 1, 2023"). | more than 10,000 pe onses to this question | ople to occur in the on, please give your cur | coming year? rent assessment of p | robability of large |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | |
| | condition that PSPS ever the only circuits which ma have sufficient redunda | is in sufficiently low risk that will not be required, and any require de- energization not that energy supply to not be disrupted | | d condition paired with risk be necessary in some areas |
| Present | | 0 | | |
| As of January 1, 2023 | | 0 | | |

F.V FIULUCUIS IUI FOFO ICICIIGIYIZALIUII

Capability 31

| QFVa. F.V.a Is there a process | s for inspecting de-enerç | gized sections of | the grid prior to r | e- energization? |
|---|---|--------------------|--|--|
| Your utility's responses last yer Present: As of January 1, 2023: | ar were: | | | |
| | i. Inadequate process for inspecting de- energized section of the grid prior to re- energization | | inspections of inspec | xisting process for accurately cting de- energized sections of the grid prior to re- ergization, augmented with sensors and aerial tools |
| Present | 0 | • | | \circ |
| As of January 1, 2023 | 0 | | | \circ |
| of systematization and a | i. Manual process, not | this case correspo | onds to level 0; resp | oonse ii corresponds |
| Present | • | 0 | 0 | 0 |
| As of January 1, 2023 | • | \circ | \circ | \circ |
| weather has subsided to Your utility's responses last years Present: As of January 1, 2023: | i. Longer than 24 | | , | |
| Present | | ^ | | |
| As of January 1, 2023 | 0 | 0 (| | 0 |

| have across the grid? | | - - | - | | - |
|---|--|---|---|---|--|
| Your utility's responses last year Present: As of January 1, 2023: | | | | | |
| | i. No probability estima event ignitions | | ne probability estimates | understand following re- e validated by hi | accurate quantitative ling of ignition risk nergization, by asset, storical data and near misses |
| Present | 0 | | \circ | | |
| As of January 1, 2023 | 0 | | 0 | | |
| F.VI Ignition Capability 32 | | and su | ppressio | n | |
| QFVIa. F.VI.a Does the utility h | nave defined policio | es around the | role of workers | in suppressing i | gnitions? |
| Your utility's responses last year Present: As of January 1, 2023: | | | | | |
| | i. Utility has no policies what crews' roles are in s ignitions | | ii. Utilities have explici i es about the role of cre the site of ignition | t about the role ews at contractors a | ave explicit policies of crews, including und subcontractors, site of ignition |
| Present | 0 | | 0 | | • |
| As of January 1, 2023 | 0 | | 0 | | |
| QFVIb. F.VI.b What training an | d tools are provide | ed to workers | in the field? | | |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | | |
| | c to | ii. Training and communications ools are provided to immediately | iii. All criteria in option (ii) met; In addition, suppression tools and training to | iv. All criteria in option (iii) met; In addition, communication tools function without cell | |
| | _ | report nitions caused by workers or in nmediate vicinity of workers | suppress small ignitions caused by workers or in immediate vicinity of workers are provided | reception and training by suppression professionals is provided | v. All criteria in option (iv) met and apply to contractors as well as utility workers |
| Present | i. Crews are im | nitions caused by workers or in mediate vicinity of | suppress small ignitions caused by workers or in immediate vicinity of | training by suppression professionals is | option (iv) met and apply to contractors as well as utility |

QFVIC.

F.VI.c In the events where workers have encountered an ignition, have any Cal/OSHA reported injuries or fatalities occurred in the last year?

<u>Clarification</u>: For the first response ("Present"), please respond whether the utility had any Cal/OSHA reported injuries or fatalities (yes or no) in 2021. For the second response ("As of January 1, 2023"), please specify whether you think there is a chance the utility may have Cal/OSHA reported injuries or fatalities (yes or no) in 2022.

| Your utility's responses last year Present: As of January 1, 2023: | ar were: | |
|--|----------|---------|
| | i. No | ii. Yes |
| Present | © | 0 |
| As of January 1, 2023 | © | \circ |

QFVId.

F.VI.d Does the utility provide training to other workers at other utilities and outside the utility industry on best practices to minimize, report and suppress ignitions?

<u>Clarification</u>: An example of workers outside the utility industry might be workers at a vegetation management company who prune trees near utility equipment.

| Your utility's responses last ye. Present: As of January 1, 2023: | ar were: | | |
|---|----------|------------|--|
| | i. No | ii. Yes | |
| Present | • | 0 | |
| As of January 1, 2023 | | \bigcirc | |

G.

G. Data governance

GI

G.I Data collection and curation

Capability 33

QGIa.

G.I.a Does the utility have a centralized database of situational, operational, and risk data?<u>Clarification</u>: This question is asking whether the utility centralizes most of its situational, operational, and risk data in a single database.

Your utility's responses last year were:

Present:

| | + | | |
|--|--|--|--|
| resent | 0 | | |
| s of January 1, 2023 | 0 | | |
| operational, and risk da <u>Clarification</u> : Here, "adva centralized database in a | to use advanced analytics of ata to make operational and anced analytics" refers to analytics a sufficiently reliable way to crin operational or investment during were: | I investment decisions? lysis integrating different type eate a detailed, quantitative | es of data from this |
| As of January 1, 2023: | | | |
| | i. No | ii. Yes, but only for short term decision making | iii. Yes, for both short term and long-term decision making |
| resent | 0 | • | 0 |
| s of January 1, 2023 | 0 | | |
| QG/c. G.I.c Does the utility costations, etc.? | ollect data from all sensore | d portions of electric lines, | equipment, weather |
| QGIc. | ollect data from all sensore | O d portions of electric lines, | |
| QGIc. G.I.c Does the utility costations, etc.? Your utility's responses last year | ollect data from all sensore ar were: | d portions of electric lines, | equipment, weather |
| QGIc. G.I.c Does the utility constations, etc.? Your utility's responses last year resent: As of January 1, 2023: | ollect data from all sensore | d portions of electric lines, | equipment, weather |
| QGIc. G.I.c Does the utility costations, etc.? Your utility's responses last year essent: As of January 1, 2023: | ollect data from all sensore ar were: | d portions of electric lines, | equipment, weather |
| QGIc. G.I.c Does the utility costations, etc.? Your utility's responses last year resent: As of January 1, 2023: Tresent Tre | ollect data from all sensore ar were: | tional, and risk data able to | equipment, weather ii. Yes |
| QGIc. G.I.c Does the utility costations, etc.? Your utility's responses last year resent: As of January 1, 2023: Tresent Tre | i. No abase of situational, operatocols with a wide variety of | tional, and risk data able to | equipment, weather ii. Yes |
| QGIc. G.I.c Does the utility costations, etc.? Your utility's responses last year sesent: As of January 1, 2023: Tresent | i. No abase of situational, operatocols with a wide variety of | tional, and risk data able to | equipment, weather ii. Yes |
| QGIc. G.I.c Does the utility costations, etc.? Your utility's responses last year sesent: As of January 1, 2023: Tresent | ollect data from all sensore ar were: i. No abase of situational, operatocols with a wide variety of ar were: | tional, and risk data able to | equipment, weather ii. Yes o ingest and share data |

OGIe.

G.I.e Does the utility identify highest priority additional data sources to improve decision making?

| | | | iii. Yes, with plans to incorporate |
|---|----------------------------|-----------------------|--|
| | i. No | ii. Yes | these into centralized database of situational, operational and risk data |
| Present | 0 | O | 0 |
| As of January 1, 2023 | \circ | 0 | |
| QGlf. G.I.f Does the utility share California and beyond? | best practices for databa | ase management an | d use with other utilities in |
| Your utility's responses last year we Present: As of January 1, 2023: | ere: | | |
| | i. No | ii. Yes | iii. Yes, with specific processes to d so in place |
| Present | • | 0 | 0 |
| as of January 1, 2023 | \circ | | \circ |
| Capability 34 QGIIa. | parency and a | | govithme analyzaca and data |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we | ument cataloguing all fire | | gorithms, analyses, and data |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: | ument cataloguing all fire | | gorithms, analyses, and data |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: | ument cataloguing all fire | | gorithms, analyses, and data ii. Yes |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: As of January 1, 2023: | ument cataloguing all fire | | |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: As of January 1, 2023: | ument cataloguing all fire | | ii. Yes |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: As of January 1, 2023: Present As of January 1, 2023 QGIIb. G.II.b Is there an explanati single document catalog? Your utility's responses last year we Present: | ument cataloguing all fire | e-related data and al | ii. Yes |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: As of January 1, 2023: Present As of January 1, 2023 QGIIb. G.II.b Is there an explanati single document catalog? Your utility's responses last year we Present: | ument cataloguing all fire | e-related data and al | ii. Yes |
| Capability 34 QGIIa. G.II.a Is there a single doc processes? Your utility's responses last year we Present: As of January 1, 2023: Present As of January 1, 2023 QGIIb. G.II.b Is there an explanati single document catalog? Your utility's responses last year we Present: | ument cataloguing all fire | e-related data and al | ii. Yes |

| QGIIc. G.II.c Are all analyses, a system for sharing data | | | | ed? Is there a |
|--|---|---|--|--|
| Your utility's responses last year Present: As of January 1, 2023: | ur were: | | | |
| | i. Analyses, algorithms, and data processing are not documented | ii. Analyses, algorithms, and data processing are documented | iii. Analyses, algorithr and data processing documented and explained | iv. Analyses, algorithms, and data processing are documented and explained, including sensitivities for each type of analysis and data |
| Present | \bigcirc | \bigcirc | | \circ |
| As of January 1, 2023 | \circ | \circ | | \circ |
| As of January 1, 2023: | i. No system capable of data in real time across i | | able of sharing a two levels of pe uding a.) utility- | . System is capable of sharing across at least three levels of ermissions, including a.) utility-egulator permissions, b.) first esponder permissions, and c.) |
| | levels of permission | | | public data sharing |
| Present | 0 | 0 |) | |
| As of January 1, 2023 | 0 | 0 |) | |
| QGIIe. G.II.e Are the most releved Clarification: This question decision making around in Your utility's responses last year Present: As of January 1, 2023: | n is asking whether a nvestment choices, ri | ll algorithms or decision | n-making process | |

ii. Yes, disclosed to

iii. Yes, disclosed publicly in WMP upon request

regulators and other relevant stakeholders upon request

i. No

0

Present

As of January 1, 2023

iv. Disclosed publicly as information becomes available (regardless of regulatory request)

0

G.III Near-miss tracking

Capability 35

| QUIIIa | Q | G | 11 | la |
|--------|---|---|----|----|
|--------|---|---|----|----|

G.III.a Does the utility track near-miss data for all near misses with wildfire ignition potential? Clarification: Note that the WMP Guidelines have changed the term "near miss" to "risk event" with the following definition: "an event with probability of ignition, including wires down, contacts with objects, line slap, events with evidence of significant heat generation, and other events that cause sparking or have the potential to cause ignition."

| Your utility's responses last yea | ar were: | |
|------------------------------------|--|--|
| Present: | u worc. | |
| As of January 1, 2023: | | |
| A3 01 3411441 y 1, 2023. | | |
| | i. No | ii. Yes |
| | | |
| Present | 0 | |
| As of January 1, 2023 | \circ | |
| | | |
| | | |
| | | |
| QGIIIb. | | |
| | niss data captured, is the utility able to | simulate wildfire potential given an |
| | characteristics, fuel loads, and moistu | |
| | , | |
| Your utility's responses last year | ar were: | |
| Present: ii | | |
| As of January 1, 2023: | | |
| | | |
| | i. No | ii. Yes |
| _ | | |
| Present | 0 | |
| As of January 1, 2023 | \circ | |
| | | |
| | | |
| | | |
| QGIIIc. | | |
| | capture data related to the specific mod | de of failure when capturing near-miss |
| data? | | 1 0 |
| | | |
| Your utility's responses last year | ar were: | |
| Present: ii | | |
| As of January 1, 2023: | | |
| | | |
| | | |
| | i. No | ii. Yes |
| Present | i. No | ii. Yes |

OGIIId

G.III.d Is the utility able to predict the probability of a near miss in causing an ignition based on a set of event characteristics?

| Present: | | | |
|--|---|---|---|
| As of January 1, 2023: | | | |
| | i. No | | ii. Yes |
| Present | 0 | | • |
| As of January 1, 2023 | 0 | | |
| QGIIIe. G.III.e Does the utility | use data from near misses t | o change grid operation pr | otocols in real time? |
| Your utility's responses last ye Present: As of January 1, 2023: | ar were: | | |
| | i. No | | ii. Yes |
| Present | • | | 0 |
| As of January 1, 2023 | | | \circ |
| G.IV Data sh Capability 36 | naring with the r | research comm | nunity |
| | nake disclosures and share tion, "disclosures" refers to dis | | nd to the public. |
| Your utility's responses last ye Present: As of January 1, 2023: | | | |
| | i. Utility fails to make disclosures | ii. Utility makes required disclosures, but does not share data beyond what is required | iii. Utility makes required disclosures and shares data beyond what is required |
| Present | 0 | • | 0 |
| As of January 1, 2023 | 0 | 0 | |

QGIVb.

G.IV.b Does the utility in engage in research?

<u>Clarification</u>: Here, "research" broadly refers to collaborative research (e.g., with other utilities, academics, or the government) or to independent research where the findings are made available to outside parties (such as academics, other utilities, the government, or the public).

Your utility's responses last year were:

Present:

| | i. Utility does not participate in collaborative research | ii. Utility participates in collaborative research | iii. Utility funds and participates in both independent and collaborative research | participates in both independent and collaborative research, and ensures that research, where possible, is abstracted and applied to other utilities |
|---|---|---|--|--|
| Present | 0 | 0 | 0 | O |
| As of January 1, 2023 | 0 | \circ | 0 | |
| QGIVc. G.IV.c What subjects de Your utility's responses last year Present: As of January 1, 2023: | ar were: | ii. Utility ignited v | wildfires and risk | "" Nava of the allower |
| Present | i. Utility ignited wildfire | | | iii. None of the above |
| | 0 | | | 0 |
| As of January 1, 2023 | O | (| | O |
| QGIVd. G.IV.d Does the utility presearch? Clarification: Promoting breport or detailing results more or less effective. Your utility's responses last year | est practices could tak achieved when a new | e various forms, for e | example writing and | publicly releasing a |
| | | | | |
| Present: As of January 1, 2023: | | | | |
| As of January 1, 2023: | i. N | lo | ii | . Yes |
| | i. N | | ii | . Yes |

Н.

H. Resource allocation methodology

HI.

H.I Scenario analysis across different risk levels Capability 37

| CHIA |
|--|
| Ųпіа. |
| III a Fay what vials accuration in the outility able to provide projected and total vials reduction |
| H.I.a For what risk scenarios is the utility able to provide projected cost and total risk reduction |
| |

| potential? | | | | |
|----------------------------------|--|--|-----------------|---|
| Your utility's responses last ye | ar were: | | | |
| Present: i | | | | |
| As of January 1, 2023: | | | | |
| | | | 22 1 1020 | |
| | | ii. Utility provides an accurate high- | | s an accurate high- d low risk reduction |
| | i. Utility does not project proposed initiatives or costs across different | risk reduction and low risk reduction scenario, and the projected cost | | ition to its proposed projected cost and |
| | levels of risk scenarios | and total risk reduction potential | | uction potential |
| Present | • | 0 | | 0 |
| As of January 1, 2023 | 0 | 0 | | |
| | | | | _ |
| | | | | |
| | | | | |
| QHIb. | | o to provide projections fo | w oook oooko | wio 2 |
| H.I.D For what level of | granularity is the utility abl | e to provide projections to | or each scena | rio? |
| Your utility's responses last ye | ar were: | | | |
| Present: | | | | |
| As of January 1, 2023: | | | | |
| | | | | |
| | i. Territory-level or greater ii. Region | level iii. Circuit level iv | v. Span level | v. Asset level |
| Present | | <u></u> | | \bigcirc |
| As of January 1, 2023 | | | | |
| 7.5 51 5411441y 1, 2025 | | | O | O |
| | | | | |
| | | | | |
| QHIc. | | | | |
| | clude a long term (e.g., 6-1 | | | |
| factors (climate change | e, etc.) as well as planned r | isk reduction initiatives in | its scenarios | ? |
| Your utility's responses last ye | ar were: | | | |
| Present: | | | | |
| As of January 1, 2023: | | | | |
| | | | | |
| | i. No | | ii. Yes | |
| Present | \circ | | | |
| As of January 1, 2023 | 0 | | | |
| | | | | |
| | | | | |
| | | | | |
| QHId. | | | | |
| H.I.d Does the utility p | rovide an estimate of impac | ct on reliability factors in it | is scenarios? | oro |
| Ciamication. Here, Tellai | bility factors" refer to factors i | inpacting the reliability of Se | TVICE to Custon | iers. |
| Your utility's responses last ye | ar were: | | | |
| Present: | | | | |
| As of January 1, 2023: | | | | |
| | | | | |
| | i. No | | ii. Yes | |
| Present | 0 | | | |

Ac of January 1 2022

H.II Presentation of relative risk-spend efficiency for portfolio of initiatives

Capability 38

| QHIIa. H.II.a Does the utility p efficiency? | resent accurate qua | llitative rankings for i | ts initiatives by risk- | spend |
|---|-------------------------------------|--------------------------------|--|-----------------------|
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | |
| | į. | No | ii. Ye | es |
| Present | | 0 | • |) |
| As of January 1, 2023 | | 0 | | |
| QHIIb. H.II.b What initiatives a | are captured in the r | anking of risk-spend | efficiency? | |
| Your utility's responses last year Present: As of January 1, 2023: | | | | |
| | i. Common commercial initiatives | ii. All commercial initiatives | iii. All commercial initiatives and emerging initiatives | iv. None of the above |
| Present | 0 | 0 | • | 0 |
| As of January 1, 2023 | 0 | 0 | | 0 |
| QHIIc. H.II.c Does the utility in initiative, clearly docum Your utility's responses last year Present: As of January 1, 2023: | nenting all assumpti | | | n impact of each |
| | i. | No | ii. Yo | es |
| Present | | 0 | | |
| As of January 1, 2023 | | \bigcirc | (| |

QHIId.

| Present: ii As of January 1, 2023: iii | | | | |
|--|--|---|--|---|
| | i. No | ii. Yes, includin overall redu | g the expected estin | Yes, including the expected verall reduction in risk and nates of impact on reliability factors |
| Present | 0 | (| | |
| As of January 1, 2023 | 0 | (| | |
| QHIIe. H.II.e At what level of g | | ity able to provide ris | sk efficiency figure | es? |
| Present: iii As of January 1, 2023: iiii | | | | |
| | i. Territory-level or greater ii | . Region level iii. Circ | uit level iv. Span I | evel v. Asset level |
| Present | 0 | \bigcirc | | \circ |
| As of January 1, 2023 | 0 | \bigcirc | | \bigcirc |
| HIII. H.III Process vegetation m Capability 39 QHIIIa. H.III.a How accurate of | anagement | initiatives | | |
| Present: ii As of January 1, 2023: iii | | | | |
| | i. Utility has no clear understanding of the relative risk-spend efficiency of various clearances and types of vegetation management initiatives | ii. Utility has an accurate relative understanding of the cost and effectiveness to produce a reliable risk-spend efficiency estimate | iii. Utility has accurate quantitative understanding of cost ar effectiveness to produce reliable risk-spend efficiency estimate | of cost, including nd sensitivities and |
| Present | 0 | 0 | • | 0 |
| As of January 1, 2023 | 0 | \circ | | \circ |

QHIIIb.

H.III.b At what level can estimates be prepared?

Your utility's responses last year were:

| As of January 1, 2023: | ii | | | | |
|--|---|----------------|--------------------------|---------------------------------|--|
| | i. Less granular than regional, or not at all | ii. Regional | iii. Circuit-based | iv. Span-based | v. Asset-based |
| Present | 0 | 0 | • | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | | 0 | 0 |
| QHIIIc. H.III.c How frequently | are estimates upda | ated? | | | |
| Your utility's responses last ye Present: As of January 1, 2023: | i | | | | |
| | i. Never | ii. L | ess frequently than anni | ually iii. Annual | ly or more frequently |
| Present | 0 | | \circ | | |
| As of January 1, 2023 | 0 | | \circ | | |
| QHIIId. H.III.d What vegetation Your utility's responses last ye Present: | ear were: | atives does th | e utility include v | vithin its evalua | ation? |
| H.III.d What vegetation Your utility's responses last ye | ear were: | atives does th | e utility include v | vithin its evalua | |
| H.III.d What vegetation Your utility's responses last ye Present: | ear were: | atives does th | e utility include v | vithin its evalua | v. All, supported by |
| H.III.d What vegetation Your utility's responses last ye Present: As of January 1, 2023: | ear were: | | | | v. All, supported by |
| Your utility's responses last yether Present: As of January 1, 2023: Present | ear were: i v | | iii. Most | iv. All | v. All, supported by |
| Your utility's responses last yether Present: As of January 1, 2023: Present | i. None | ii. Some | iii. Most | iv. All | v. All, supported by independent testing |
| Your utility's responses last ye Present: As of January 1, 2023: Present As of January 1, 2023 | i. None i. None valuate risk reduct ear were: | ii. Some | iii. Most | iv. All | v. All, supported by independent testing |
| Your utility's responses last ye Present: As of January 1, 2023: Present As of January 1, 2023 Present As of January 1, 2023 | i. None i. None valuate risk reduct ear were: | ii. Some | iii. Most | iv. All | v. All, supported by independent testing |
| Your utility's responses last ye Present: As of January 1, 2023: Present As of January 1, 2023 Present As of January 1, 2023 | i. None i. None valuate risk reduct ear were: | ii. Some | iii. Most | iv. All o o n of various ini | v. All, supported by independent testing |

HIV.

H.IV Process for determining risk-spend efficiency of system hardening initiatives

Capability 40

| | i. Utility has no clear understanding of the relative risk-spend efficiency of hardening initiatives | ii. Utility has an accurate relative understanding the cost and effectivenes to produce a reliable risk-spend efficiency estimate | of quantitativ ss understanding of effectiveness to pr | re cost and roduce a pend | iv. Utility has accurate quantitative understanding of cost, including sensitivities and effectiveness to produce a reliable risk-spend efficiency estimate |
|---|---|---|--|------------------------------------|--|
| Present | 0 | \circ | | | \circ |
| As of January 1, 2023 | 0 | 0 | | | 0 |
| Vous utilitude reconcesses leet vo | ar were | | | | |
| Your utility's responses last year Present: As of January 1, 2023: | i. Less granular than | | | | |
| Present: iii As of January 1, 2023: iii | | ii. Regional iii. Cir | | Span-base | ed v. Asset-based |
| Present: As of January 1, 2023: | i. Less granular than | ii. Regional iii. Cir | rcuit-based iv. S | Span-base | ed v. Asset-based |
| Present: iii As of January 1, 2023: iii | i. Less granular than regional, or not at all | 0 | • | Span-base | ed v. Asset-based |
| Present: As of January 1, 2023: Present As of January 1, 2023 QHIVC. H.IV.c How frequently a Your utility's responses last yea Present: | i. Less granular than regional, or not at all | o o ed? | • | 0 | ed v. Asset-based |
| Present: As of January 1, 2023: Present As of January 1, 2023 QHIVC. H.IV.c How frequently a Your utility's responses last yea Present: | i. Less granular than regional, or not at all | o o ed? | • | 0 | 0 |

QHIVa.

Your utility's responses last year were:

Present:

| | i. None h | ii. Some commercially available grid nardening initiatives | iii. Most commercially available grid hardening initiatives | iv. All commercially available grid hardening initiatives | those initiatives |
|--|---|---|---|---|--|
| Present | 0 | \circ | \bigcirc | | \bigcirc |
| As of January 1, 2023 | 0 | 0 | 0 | • | 0 |
| QHIVe. H.IV.e Can the utility ev | /aluate risk reduct | tion effects fro | m the combinati | on of various i | nitiatives? |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | | |
| | | i. No | | ii. Yes | |
| Present | | \circ | | | |
| As of January 1, 2023 | | \circ | | | |
| Capability 41 QHVa. H.V.a To what extent do (RSE)? | es the utility alloc | | | | |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | | |
| | i. Utility does not bas capital allocation on RS | | estimates are use capital a categori nsiders choose th SE when managem | d to determine Illocation within c es only (e.g. to p e best vegetation | iv. Accurate RSE stimates for all initiatives are used to determine apital allocation across ortfolio (e.g. prioritizing between vegetation management and grid hardening) |
| Present | 0 | • | | 0 | 0 |
| As of January 1, 2023 | 0 | | | \circ | \circ |
| | | | | | |

QHVb.

H.V.b What information does the utility take into account when generating RSE estimates?

Your utility's responses last year were:

Present:

| | i. Average estimate of RSE by initiative category | including state of equipment and location where initiative will be implemented | at the asset level, including state of specific assets and location where initiative will be implemented |
|---|---|---|---|
| Present | 0 | • | 0 |
| As of January 1, 2023 | 0 | | 0 |
| QHVc. H.V.c How does the util | ity verify RSE estimates? | • | |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | |
| | i. Utility does not verify RSE estimates | i. RSE estimates are verified by historical or experimental pilot data | iii. RSE estimates are verified by historical or experimental pilot data and confirmed by independent experts or other utilities in CA |
| Present | 0 | | \circ |
| As of January 1, 2023 | 0 | \circ | |
| As of January 1, 2023: | i. No | | ii. Yes |
| Present | \cap | | <u> </u> |
| As of January 1, 2023 | 0 | | • |
| H.VI Portfolio Capability 42 | | ition in new wild | fire initiatives |
| QHVIa. H.VI.a How does the ut | ility develop and evaluate | e the efficacy of new wildfire | initiatives? |
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | |
| | | iii. Utility uses pil tility uses pilots and measures direct reduction in ignition even | reduction measuring reduction in |

in ignition events

i. No program in place

near-misses.

misses.

Dracant

| QHVIb. H.VI.b How does the uti Clarification: In response asset, including purchase in the evaluation of risk-s | <i>ii</i> below, "total co e, operation and i | ost of ownership" is maintenance, and h | the cost over the ere refers in part | e expected useful ticular to the sper | life of an |
|--|---|--|---|---|-----------------|
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | | |
| | i. No | program in place | ii. U | Utility uses total cost o | of ownership |
| Present | | 0 | | • | |
| As of January 1, 2023 | | 0 | | | |
| QHVIc. H.VI.c At what level of growth of the second of the | - | s the utility measu | re the efficacy o | of new wildfire ir | nitiatives? |
| | i. None | ii. Entire territory | iii. Circuit | iv. Span | v. Asset |
| Present | 0 | | 0 | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | | 0 | 0 |
| QHVId. H.VI.d Are the reviews of Clarification: Here, "review utility in making a decision effectively. Criteria might spend efficiency, ease of Your utility's responses last year Present: As of January 1, 2023: | ws" refers to find n about whether include but are n implementation, | ings evaluating inno to implement that in ot limited to the foll | ovative initiatives nitiative and help owing: technical | which would ass it determine how feasibility, effective | to do so |
| | | i. None | | ii. Yes | |
| Present | | | | \circ | |
| As of January 1, 2023 | | | | 0 | |
| QHVIe. H.VI.e Does the utility s academia, and the general | | s of its evaluation | of innovative i | nitiatives with ot | ther utilities, |

Your utility's responses last year were: Present:

| | I | | |
|--|---|---|--|
| Present | 0 | | • |
| As of January 1, 2023 | 0 | | |
| II. | | ng and prepa | |
| emergency p Capability 43 Qlla. I.I.a Is the wildfire plan Clarification: If the utility's | integrated with overall des Wildfire Mitigation Plan is | lisaster and emergency plans as an integrated component of an least the compound effects of ris | ? overall disaster and |
| | ers the additional risk of fir | e posed by an earthquake and I | |
| | | ii. Wildfire plan is a component of | iii. Wildfire plan is an integrated |
| | i. No | overall plan | component of overall plan |
| Present | 0 | 0 | |
| As of January 1, 2023 | 0 | 0 | |
| QIIb. I.I.b Does the utility run Your utility's responses last yea Present: As of January 1, 2023: | | ity and execution of its wildfire | e plans? |
| | i. No | | ii. Yes |
| Present | 0 | | (i). 163 |

As of January 1, 2023

Qllc.
I.I.c Is the impact of confounding events or multiple simultaneous disasters considered in the planning process?

| | : No | " Voo |
|--|-------------------------------------|--|
| Present | i. No | ii. Yes |
| | 0 | • |
| as of January 1, 2023 | O | |
| QIId. I.I.d Is the plan integrated w stakeholders (e.g., CAL FIRE | • | redness plans of other relevant |
| Present: ii As of January 1, 2023: ii | | |
| | i. No | ii. Yes |
| resent | 0 | • |
| as of January 1, 2023 | \circ | |
| resent | i. No | ii. Yes |
| s of January 1, 2023 | 0 | |
| III. | | |
| I.II Plan to resto Capability 44 | | Idfire related outage |
| I.II Plan to resto Capability 44 | actionable procedures in place to । | |
| I.II Plan to restoce Capability 44 QIIIa. I.II.a Are there detailed and a outage? Your utility's responses last year were Present: | actionable procedures in place to । | |
| Capability 44 QIIIa. I.II.a Are there detailed and a outage? Your utility's responses last year were Present: | actionable procedures in place to r | restore service after a wildfire related |

| As of January 1, 2023 QIIIc. I.II.c To what level are pro Your utility's responses last year was present: | | i. No O O Store service after | er a wildfire-rela | ii. Yes o ted outage custo | omized? |
|--|------------------------------------|--|--------------------|---|---------------|
| Your utility's responses last year we Present: | | 0 | er a wildfire-rela | | omized? |
| QIIIc. I.II.c To what level are pro Your utility's responses last year was present: | | | er a wildfire-rela | | omized? |
| Your utility's responses last year we Present: | | store service afte | er a wildfire-rela | ted outage custo | omized? |
| Present: V | were: | | | | omizou. |
| As of January 1, 2023: | | | | | |
| | i. Territory-wide | ii. Region level | iii. Circuit level | iv. Span level | v. Asset leve |
| Present | 0 | 0 | 0 | 0 | <u></u> |
| As of January 1, 2023 | \circ | \bigcirc | \bigcirc | \bigcirc | |
| Your utility's responses last year workers. Present: As of January 1, 2023: | were. | | | | |
| | | i. No | | ii. Yes | |
| Present | | 0 | | <u> </u> | |
| As of January 1, 2023 | | 0 | | | |
| | | | | | |
| QIIIe. I.II.e Is there an inventory Clarification: This question available for repairs, mainte the market. Your utility's responses last year we Present: | is asking wheth enance, and une | er the resources, | components, and | I tools that the uti | |
| I.II.e Is there an inventory Clarification: This question available for repairs, mainted the market. Your utility's responses last year was a second or sec | is asking wheth enance, and une | er the resources, expected replacer | components, and | I tools that the uti t risk-spend effici | |
| Clarification: This question available for repairs, maintenthe market. Your utility's responses last year we present: | is asking wheth enance, and une | er the resources, | components, and | I tools that the uti | |

QIIID.

I.III Emergency community engagement during and after wildfire

Capability 45

| I.III.a Does the utility pr relevant to affected cus Clarification: Does the ut such that customers can | stomers? ility provide all ava | ailable information | which could be | | |
|---|---------------------------------------|--------------------------------------|-------------------------------|---|---------------------------------------|
| Your utility's responses last ye. Present: As of January 1, 2023: | | | | | |
| | i. No | | ii. Yes | | ng with referrals to er agencies |
| Present | 0 | | 0 | | |
| As of January 1, 2023 | 0 | | 0 | | |
| QIIIIb. I.III.b What percent of a Your utility's responses last ye. Present: As of January 1, 2023: | ar were: | ii. >95% of customers | lete details of av | vailable informa iv. >99% of customers | v. >99.9% of customers |
| Present | 0 | 0 | | 0 | 0 |
| As of January 1, 2023 | 0 | 0 | | 0 | 0 |
| QIIIIc. I.III.c What percent of a information? Your utility's responses last ye. Present: As of January 1, 2023: | ar were: | baseline custom ii. >99% of medical | iii. >99.5% of | iv. >99.9% of | available v. 100% of medical |
| | i. ≤99% of medical baseline customers | baseline customers | medical baseline customers | medical baseline customers | v. 100% of medical baseline customers |

0

 \bigcirc

 \bigcirc

Present

As of January 1, 2023

 \bigcirc

| outages to customers? | - | | - |
|--|---|--|---|
| Your utility's responses last year Present: As of January 1, 2023: | ur were: | | |
| | i. Through availability of relevant evacuation information and links on website and toll-free telephone number | ii. Through availability of relevant evacuation information and links on website and toll-free telephone number, and assisting disaster response professionals as requested | iii. None of the above |
| Present | 0 | | 0 |
| As of January 1, 2023 | \circ | | \circ |
| Your utility's responses last year Present: As of January 1, 2023: | i. Utility does not engage with other agencies | ii. Utility engages with other agencies in an ad hoc manner | iii. Utility has detailed and actionable established protocols for engaging with emergency management organizations |
| Present | 0 | 0 | • |
| As of January 1, 2023 | 0 | \circ | |
| QIIIIf. I.III.f Does the utility con (e.g., shelters, supplies Your utility's responses last year Present: As of January 1, 2023: | | resources to communities | during emergencies |
| | i. No | | ii. Yes |

IIV.

Present

As of January 1, 2023

I.IV Protocols in place to learn from wildfire events

Capability 46

QIIVa.

I.IV.a Is there a protocol in place to record the outcome of emergency events and to clearly and actionably document learnings and notantial process improvements?

| Your utility's responses last year | were: | |
|---|---|---------------------------------------|
| Present: As of January 1, 2023: | | |
| 7.6 61 64.144.19 1, 2026. | | |
| | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | \circ | • |
| ' | | |
| QIIVb. I.IV.b Is there a defined plan? | process and staff responsible for inco | rporating learnings into emergency |
| Your utility's responses last year Present: As of January 1, 2023: | were: | |
| | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | \bigcirc | |
| Your utility's responses last year Present: As of January 1, 2023: | were: | |
| | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | 0 | |
| | process to solicit input from a variety of keholders into the emergency plan? | of other stakeholders and incorporate |
| _ | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | | |

wildfire and PSPS events

Capability 47

| QIVa. I.V.a Does the utility co Your utility's responses last yea Present: As of January 1, 2023: | | or debrief process a | fter a wildfire? | |
|--|-----------------|-------------------------------|-----------------------------|---|
| | i. | No | ii. | Yes |
| Present | | 0 | (| • |
| As of January 1, 2023 | | 0 | (| |
| QIVb. I.V.b Does the utility costakeholder engagement Your utility's responses last year Present: As of January 1, 2023: | nt? ar were: | urvey and utilize part | ners to disseminate | e requests for |
| | i. No | ii. One or | the other | iii. Both |
| Present | 0 | |) | <u> </u> |
| As of January 1, 2023 | 0 | | | |
| QIVc. I.V.c In what other active Your utility's responses last year Present: As of January 1, 2023: | ar were: | engage? | | |
| | i. None | ii. Public listening sessions | iii. Debriefs with partners | iv. Public listening sessions, debriefs with partners, and others |
| Present | 0 | 0 | 0 | • |
| As of January 1, 2023 | 0 | \circ | \circ | |
| | | | | |

QIVd.

I.V.d Does the utility share with partners findings about what can be improved?

Your utility's responses last year were:

ii

Present:

| Present | \circ | |
|--|--|--|
| as of January 1, 2023 | 0 | • |
| | | |
| QIVe. I.V.e Are feedback and rec | ommendations on potential improve | ements made public? |
| Your utility's responses last year we Present: As of January 1, 2023: | re: | |
| | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | \circ | • |
| additional feedback on what Your utility's responses last year we Present: | • | ies and organizations to solicit |
| I.V.f Does the utility conducted additional feedback on what Your utility's responses last year we | at can be improved? | ies and organizations to solicit |
| I.V.f Does the utility conducted additional feedback on what Your utility's responses last year we present: | re: | |
| I.V.f Does the utility conducted additional feedback on what additional feedback on what is a second response of the second response of t | i. No | ii. Yes |
| I.V.f Does the utility conducted additional feedback on what additional feedback on what is a second present. As of January 1, 2023: Present as of January 1, 2023 QIVg. | i. No | ii. Yes |
| I.V.f Does the utility conducted additional feedback on what additional feedback on wh | i. No i. No clear plan for post-event listening | ii. Yes |
| I.V.f Does the utility conducted additional feedback on what additional feedback on wh | i. No i. No clear plan for post-event listening | ii. Yes |
| I.V.f Does the utility conducted additional feedback on what additional feedback on wh | it can be improved? i. No clear plan for post-event listening re: | ii. Yes o and incorporating lessons learned |

OIVh.

I.V.h Does the utility track the implementation of recommendations and report upon their impact?

<u>Clarification</u>: Here, "recommendations" refers to recommendations received from customers, local agencies, organizations, and other stakeholders following a wildfire or PSPS event.

Your utility's responses last year were:

Present:

| Present | 0 | | |
|---|-----------------------------|---|--------------------------------------|
| As of January 1, 2023 | 0 | | |
| | lentify and address areas (| eviews after wildfires in othe of improvement? | r the territory of other |
| | i. No | | ii. Yes |
| Present | 0 | | • |
| As of January 1, 2023 | 0 | | |
| JI. Cooperat utilities Capability 48 | • | ractice sharing | with other |
| defined operational pro Your utility's responses last ye Present: | ar were: | t practices from other utilitie | es through a clearly |
| As of January 1, 2023: | i | | |
| | i No | ii Vaa from other California utilities | ii Voo from other global utilities |
| Present | i. No | ii. Yes, from other California utilities | ii. Yes, from other global utilities |
| Present As of January 1, 2023 | i. No | ii. Yes, from other California utilities | ii. Yes, from other global utilities |

 ${\it QJIb.} \\ {\it J.l.b Does the utility successfully adopt and implement best practices identified from other utilities?}$

| As of January 1, 2023: | | |
|--|---------------------------------------|---|
| ı | | |
| | i. No | ii. Yes |
| Present | \circ | • |
| As of January 1, 2023 | 0 | |
| QJIc. J.I.c Does the utility seel | k to share best practices and lessons | learned in a consistent format? |
| Your utility's responses last year Present: As of January 1, 2023: | were: | |
| | i. No | ii. Yes |
| Present | \circ | • |
| As of January 1, 2023 | \circ | • |
| Your utility's responses last year Present: As of January 1, 2023: | were. | |
| | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | 0 | |
| QJIe. J.I.e Does the utility part improvement? Your utility's responses last year Present: As of January 1, 2023: | | ises with other utilities to find areas for |
| | i. No | ii. Yes |
| Present | 0 | • |
| As of January 1, 2023 | \circ | |

QJIf. J.I.f Has the utility implemented a defined process for testing lessons learned from other utilities to ensure local applicability?

| AS 01 January 1, 2023. | | | | | |
|--|--------------------|------------------|-------------------|-------------------|-------------------|
| | | i. No | | ii. Yes | |
| resent | | | | 0 | |
| s of January 1, 2023 | | \circ | | | |
| Jil. J.II Engage mitigation in Capability 49 | | commu | nities on | utility wi | ldfire |
| QJIIa. J.II.a Does the utility h relationship with local Your utility's responses last ye Present: As of January 1, 2023: | communities? | ctionable plan t | o develop or ma | intain a collabo | rative |
| | | i. No | | ii. Yes | |
| resent | | 0 | | • | |
| s of January 1, 2023 | | \circ | | | |
| QJIIb. J.II.b Are there communefforts to mitigate fire reforts to mitigate fire reform utility's responses last ye Present: As of January 1, 2023: | isk (e.g. vegetati | | ningful resistand | ce is expected in | n response to |
| | | i. No | | ii. Yes | |
| Present | | 0 | | <u></u> | |
| As of January 1, 2023 | | 0 | | • | |
| QJIIc. J.II.c What percent of I management)? Your utility's responses last ye Present: As of January 1, 2023: | ar were: | | | | |
| Present | i. More than 5% | ii. Less than 5% | iii. Less than 2% | iv. Less than 1% | v. Less than 0.5% |
| IESCIIL | | \circ | \circ | \circ | |

| Present: iv | r were: | | | | |
|--|--|--|--|---|-----------------------|
| As of January 1, 2023: | | | | | |
| | i. More than 5% | ii. Less than 5% | iii. Less than 2% | iv. Less than 1% | v. Less than 0.5% |
| Present | 0 | 0 | 0 | O | 0 |
| As of January 1, 2023 | 0 | \circ | \circ | | \circ |
| QJIIe. J.II.e Does the utility ha >90% of the population of cooperative relationship Your utility's responses last yea | in HFTD areas (e o with those com | e.g. by being red | ognized by othe | | |
| Present: i As of January 1, 2023: if | | | | | |
| | | i. No | | ii. Yes | |
| | | | | _ | |
| | | | | 0 | |
| | | O | | • | |
| QJIIf. J.II.f Does the utility have population in HFTD area year? Clarification: For the first records (yes or no) in 2021. For the utility to have records Your utility's responses last year Present: | response ("Prese ne second respon as described (ye | downers throughto notify the utilinate. nt"), please response ("As of Januar | ty of risks, dang and whether the u | es containing >9 ers or issues in | the past as described |
| QJIIf. J.II.f Does the utility have population in HFTD area year? Clarification: For the first r (yes or no) in 2021. For the utility to have records Your utility's responses last year | response ("Prese ne second respon as described (ye | downers throughto notify the utiling nt"), please response ("As of Januars or no) in 2022. | ty of risks, dang and whether the u | es containing >9 ers or issues in tility had records se specify whether | the past as described |
| QJIIf. J.II.f Does the utility have population in HFTD area year? Clarification: For the first records (yes or no) in 2021. For the utility to have records Your utility's responses last yea Present: | response ("Prese ne second respon as described (ye | downers throughto notify the utilinate. nt"), please response ("As of Januar | ty of risks, dang and whether the u | es containing >9 ers or issues in | the past as described |

JIII.

J.III Engagement with LEP and AFN populations

Capability 50

| The state of the s | were: | |
|--|---|--|
| Present: II As of January 1, 2023: II | | |
| | | " 1/ |
| Present | i. No | ii. Yes |
| As of January 1, 2023 | 0 | •• |
| is of buildary 1, 2020 | | |
| | ine how these partnerships create pa | athways for implementing suggested |
| activities to address the | needs of these communities? | |
| Your utility's responses last year Present: As of January 1, 2023: | were: | |
| I | | |
| _ | i. No | ii. Yes |
| Present | 0 | • |
| | | |
| As of January 1, 2023 | O | |
| As of January 1, 2023 <i>QJIIIc.</i> J.III.c Can the utility poin ability to interact with an | nt to clear examples of how those rela d prepare LEP & AFN communities fo | ationships have driven the utility's |
| As of January 1, 2023 <i>QJIIIc.</i> J.III.c. Can the utility poir | nt to clear examples of how those rela d prepare LEP & AFN communities fo | ationships have driven the utility's |
| As of January 1, 2023 QJIIIc. J.III.c Can the utility poir ability to interact with an export the second | nt to clear examples of how those rela d prepare LEP & AFN communities fo were: | ationships have driven the utility's or wildfire mitigation activities? |
| QJIIIc. J.III.c Can the utility poir ability to interact with an export the second sec | nt to clear examples of how those rela d prepare LEP & AFN communities fo | ationships have driven the utility's or wildfire mitigation activities? |
| As of January 1, 2023 QJIIIc. J.III.c Can the utility poir ability to interact with an export the second | nt to clear examples of how those rela d prepare LEP & AFN communities fo were: | ationships have driven the utility's or wildfire mitigation activities? |

| As of January 1, 2023: | | |
|------------------------|-------|------------|
| | i. No | ii. Yes |
| Present | 0 | (a) |
| As of January 1, 2023 | 0 | |
| | | |

Your utility's responses last year were:

Present:

J.IV. Collaboration with emergency response agencies Capability 51

| QJIVa. J.IV.a What is the coop | erative model between the | utility and supp | oression age | encies? | |
|--|---|---|---------------------------------|--|--|
| Your utility's responses last year Present: As of January 1, 2023: | ar were: | | | | |
| | i. Utility does not sufficiently cooperate with suppression agencies | ii. Utility coope suppression agend them of igr | cies by notifying | iii. Utility cooperates with suppression agencies by working cooperatively with them to detect ignitions, in addition to notifying them of ignitions as needed | |
| Present | 0 | 0 | | <u></u> | |
| As of January 1, 2023 | 0 | 0 | | | |
| QJIVb. J.IV.b In what areas is to the Your utility's responses last year Present: As of January 1, 2023: | | | | | |
| | i. High risk areas | areas under utility control | iii. Throughout service area | | |
| Present | 0 | \cap | | \cap | |
| A | | \circ | | O | |
| As of January 1, 2023 | 0 | 0 | • | 0 | |
| <i>QJIVc.</i> J.IV.c Does the utility a | | 0 | • | | |
| QJIVc. J.IV.c Does the utility a available analytics reso Your utility's responses last year Present: | urces and weather data? | 0 | • | e propagation path using ii. Yes | |

QJIVd.

J.IV.d Does the utility communicate fire paths to the community as requested?

Your utility's responses last year were:

| As of January 1, 2023: | | | |
|---|--|--|---|
| | i. No | | ii. Yes |
| Present | • | | 0 |
| As of January 1, 2023 | | | 0 |
| QJIVe. J.IV.e Does the utility w | ork to assist suppression | crews logistically, where p | ossible? |
| Your utility's responses last year Present: As of January 1, 2023: | r were: | | |
| | i. No | | ii. Yes |
| Present | 0 | | O |
| As of January 1, 2023 | | | |
| QJVa. J.V.a Where does the u | tility conduct substantial f | uel management? | |
| Present: As of January 1, 2023: | | | |
| | i. Utility does not conduct fuel management | ii. Utility conducts fuel management along rights of way | iii. Utility conducts fuel management throughout service area |
| Present | 0 | • | 0 |
| As of January 1, 2023 | 0 | 0 | |
| QJVb. J.V.b Does the utility en | ngage with other stakehold | ders as part of its fuel mana | agement efforts? |

Your utility's responses last year were:

iii

Present:

| | i. Utility does not coordinate with broader fuel management efforts by other stakeholders | ii. Utility shares fuel management plans with other stakeholders | iii. Utility shares fuel management plans with other stakeholders and works with other stakeholders conducting fuel management concurrently | with other stakeholders, and coordinates fuel management activities, including adjusting plans, to cooperate with other stakeholders state-wide to focus on areas that would have the biggest impact in reducing wildfire risk | management plans with other stakeholders, and pro-actively coordinates fuel management activities, including adjusting plans, to cooperate with other stakeholders statewide to focus on areas that would have the biggest impact in reducing wildfire risk | |
|---|--|---|---|--|---|--|
| Present | 0 | \bigcirc | | \bigcirc | \circ | |
| As of January 1, 2023 | | \circ | | 0 | \circ | |
| Your utility's responses last ye. Present: As of January 1, 2023: | 1 | | | | | |
| Dunnant | | i. No | | ii. Yes | | |
| Present | | | | O | | |
| As of January 1, 2023 | | | | | | |
| As of January 1, 2023 QJVd. | and lead many (a | | | | | |
| | ar were: | | uncils) to suppo | | nent? | |
| QJVd. J.V.d Does the utility for Your utility's responses last ye. Present: | ar were: | i. No | uncils) to suppo | ii. Yes | nent? | |
| QJVd. J.V.d Does the utility for Your utility's responses last year Present: As of January 1, 2023: | ar were: | | uncils) to suppo | | ment? | |

Concurrent with the submission of PG&E's survey responses, we also submitted a letter to Energy Safety describing our approach to the survey questions and responses. We would be happy to meet and discuss any questions that Energy Safety has regarding our approach or responses.

