

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

PG&E Data Request No.:	CalAdvocates_051-Q03		
PG&E File Name:	WildfireMitigationPlans_DR_CalAdvocates_051-Q03Supp01		
Request Date:	March 9, 2021	Requester DR No.:	CalAdvocates-PGE-2021WMP-17
Date Sent:	March 17, 2021 Supp01: April 12, 2021	Requesting Party:	Public Advocates Office
PG&E Witness:		Requester:	Alan Wehrman

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

QUESTION 03

Per Table 5, in 2019, PG&E had 3 OSHA-reportable contractor injuries due to grid hardening work. In 2020, PG&E had 6 contractor injuries due to grid-hardening work.

- a. For each injury from 2019, please list the following:
 - i. The type of grid-hardening work (e.g. installing covered conductor, replacing poles, traveling to or from work site, etc.) being performed at the time of injury.
 - ii. The cause of the injury.
- b. For each injury from 2020, please list the following:
 - i. The type of grid-hardening work (e.g. installing covered conductor, replacing poles, traveling to or from work site, etc.) being performed at the time of injury.
 - ii. The cause of the injury.
- c. Please list measures that were put in place in 2020 to reduce the number of injuries associated with grid-hardening work.
- d. Please list measures that have been put in place or are planned for 2021 to reduce the number of injuries associated with grid-hardening work.

ANSWER 03 SUPPLEMENTAL 01

Please see PG&E's supplemental data response set forth in WildfireMitigationPlans_DR_CalAdvocates_041-Q12Supp03 as well as the attachment to the same identified as WildfireMitigationPlans_DR_CalAdvocates_041-Q12Supp03Atch01.

ANSWER 03

PG&E interprets this question to relate to OSHA-recordable injuries due to grid-hardening work, rather than OSHA-reportable injuries.

a) For each of the 3 OSHA-recordable contractor injuries from 2019:

i) Refer to the Attachment “WildfireMitigationPlans_DR_CalAdvocates_051-Q03-Atch01”, specifically Column A in the “3.a” tab for details of the type of grid-hardening work being performed at the time of injury.

ii) Refer to the Attachment “WildfireMitigationPlans_DR_CalAdvocates_051-Q03-Atch01”, specifically Column B in the “3.a” tab for details of the cause of the injuries.

b) For each of the 6 OSHA-recordable contractor injuries from 2020:

i) Refer to the Attachment “WildfireMitigationPlans_DR_CalAdvocates_051-Q03-Atch01”, specifically Column A in the “3.b” tab for details of the type of grid-hardening work being performed at the time of injury.

ii) Refer to the Attachment “WildfireMitigationPlans_DR_CalAdvocates_051-Q03-Atch01”, specifically Column B in the “3.b” tab for details of the cause of the injuries.

c) PG&E did not implement any measures in 2020 to reduce the number of injuries and fatalities associated with grid-hardening work specifically but did put other measures in place at the enterprise-level to reduce personnel injuries. Please refer generally to our response to Question 5 for details regarding measures taken from 2019 to 2021.

d) PG&E has not implemented, and does not plan to implement, any measures in 2021 to reduce the number of injuries and fatalities associated with grid-hardening work specifically but plans to put other measures in place at the enterprise-level to reduce personnel injuries. Please refer generally to our response to Question 5 for details regarding measures taken from 2019 to 2021.