

**PACIFIC GAS AND ELECTRIC COMPANY**  
**Wildfire Mitigations Plans Discovery 2026-2028**  
**Data Response**

<b>PG&amp;E Data Request No.:</b>	SPD_005-Q005
<b>PG&amp;E File Name:</b>	WMP-Discovery2026-2028_DR_SPD_005-Q005
<b>Request Date:</b>	May 13, 2025
<b>Requester DR No.:</b>	SPD-PGE-WMP2026-005
<b>Requesting Party:</b>	Safety Policy Division
<b>Requester:</b>	Edwin Schmitt
<b>Date Sent:</b>	May 16, 2025

**SUBJECT: FOLLOW-UP TO PG&E’S RESPONSE TO SPD-001 QUESTION 21  
(SPD-PGE-WMP2026-005)**

Provide responses to the items listed below. This will remain an open data request.

**QUESTION 005**

PG&E indicates that *“With regard to values for 2025, PG&E notes that the values used by SPD reflect forecasts first made in 2022. PG&E has provided updated values reflecting more current forecasts.”* Why are 2022 forecasts used as late as 2024 Q4? Does Energy Safety provide guidance on updating these forecasts throughout the WMP cycle? See pg. 165 of Energy Safety guidance “\_v32”.<sup>1</sup>

- a. For each 2025 forecast that PG&E updated in its response to SPD-001 Question 21, list what data sources were used to support this correction.

**ANSWER 005**

PG&E had planned to provide an updated 2025 forecast in the Q1 2025 QDR, however, with the elimination of the financial table in the new quarterly template, PG&E did not provide an updated Table 11 with financial forecast. Per the guidelines and template from Energy Safety, 2025 forecasts were not required.

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<sup>1</sup> <https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=56226&shareable=true>