

PACIFIC GAS AND ELECTRIC COMPANY
Wildfire Mitigation Plans Discovery 2023-2025
Data Response

PG&E Data Request No.:	SPD_017-Q003		
PG&E File Name:	WMP-Discovery2023-2025_DR_SPD_017-Q003		
Request Date:	June 10, 2024	Requester DR No.:	SPD_WSPS_PG&E_007
Date Sent:	June 13, 2024	Requesting Party:	Safety Policy Division
PG&E Witness:		Requester:	Henry Sweat

QUESTION 003

Prepare a table which shows the number of Circuit Mile Days where EPSS is enabled for 2022 and 2023 for the criteria in FIGURE PG&E-8.1.8-2 as compared to the new criteria. Additionally, provide the expected number of Circuit Mile Days where EPSS will be enabled for both criteria for a typical year.

ANSWER 003

Please see response to SPD_017-Q001. PG&E continues to leverage the same enablement criteria first approved by PG&E's Wildfire Risk Governance Steering Committee in 2022 and provided in response to Question No. 001. EPSS settings were enabled for approximately 5,960,000 Circuit Mile Days in 2022 and approximately 5,520,000 Circuit Mile Days in 2023.

Given EPSS enablement is dependent on the forecasted daily wildfire risk conditions in PG&E's service area and may vary any given year in accordance with extremity of peak season conditions, an expected number of Circuit Mile Days where EPSS will be enabled is not available. However, based on the prior two years of program utilization, PG&E has averaged approximately 5,740,000 Circuit Mile Days of EPSS settings enablement a year.