

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

PG&E Data Request No.:	CalAdvocates_051-Q02		
PG&E File Name:	WildfireMitigationPlans_DR_CalAdvocates_051-Q02Supp02		
Request Date:	March 9, 2021	Requester DR No.:	CalAdvocates-PGE-2021WMP-17
Date Sent:	March 17, 2021 Supp01: March 26, 2021 Supp02: 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 02

Per Table 5, in 2019, PG&E had 25 OSHA-reportable contractor injuries due to vegetation management work. In 2020, PG&E had 47 contractor injuries due to vegetation management work.

- a. For each injury from 2019, please list the following:
 - i. The type of vegetation management work (e.g. performing pre-inspection, performing tree removal, traveling to or from work site, etc.) being performed at the time of injury, including whether this was routine or enhanced vegetation management work.
 - ii. The cause of the injury.
- b. For each injury from 2020, please list the following:
 - i. The type of vegetation management work (e.g. performing pre-inspection, performing tree removal, traveling to or from work site, etc.) being performed at the time of injury, including whether this was routine or enhanced vegetation management work.
 - ii. The cause of the injury.
- c. Aside from the measures noted in your response to CalAdvocates-PGE-2021WMP-07 Question 12(c), please list any measures that have been put in place or are planned for 2021 to reduce the number of injuries associated with vegetation management work.

ANSWER 02 SUPPLEMENTAL 02

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 02 SUPPLEMENTAL 01

PG&E responds to this question by referencing the OSHA-recordable injuries that we reported in Table 5 of the 2021 WMP rather than OSHA-reportable injuries.

- a. PG&E has reviewed the data included in Table 5 of Attachment 1 to the 2021 Wildfire Mitigation Plan (WMP) update and determined that the data requires correction. Upon further review of the data in response to this request, PG&E has determined that there were 68 OSHA-recordable contractor injuries due to VM work in 2019. As stated previously, PG&E did not track OSHA-recordable contractor injuries prior to the end of 2019 and early 2020. The 68 OSHA-recordable contractor injuries identified here represent the injuries self-reported by VM contractors through the ISNetworld Database for the year 2019. As referenced in our errata to the 2021 WMP, PG&E has updated Table 5 of the 2021 WMP to reflect this change. A copy of the updated Table 5 is attached to CALPA 41 Q12 Supplemental response as WildfireMitigationPlans_DR_CalAdvocates_041-Q12Supp02Atch01.xlsx.

Although PG&E has updated the number of OSHA-recordable contractor injuries associated with VM work in 2019, we cannot provide the type of VM work being performed at the time of the injuries or the causes of the injuries. That information was not captured in the ISNetworld Database.

ANSWER 02

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

- a. In 2019, PG&E did not track OSHA-recordable injuries to contractors due to vegetation management work by the type of work being performed, including whether the work was associated with EVM or Routine VM. PG&E also did not track the cause of the OSHA-recordable injuries to contractors due to vegetation management throughout 2019.
- b. PG&E has reviewed the data included in Table 5 of Attachment 1 to the 2021 Wildfire Mitigation Plan (WMP) update and determined that the data requires correction. Upon further review of the data in response to this request, PG&E has determined that there were 72 OSHA-recordable contractor injuries due to vegetation management work in 2020. We located updated injury information and determined that some OSHA-recordable injuries that occurred during vegetation management activities outside of the Routine VM and EVM programs were not originally included in Table 5. This change will be documented in an errata to the 2021 WMP.
 - i. Please refer to the Attachment "WildfireMitigationPlans_DR_CalAdvocates_051-Q02_Atch01.xlsx" for information regarding OSHA-recordable injuries experienced by contractors in connection with PG&E's VM work in 2020. Column A on each sheet details the type of work being performed at the time of injury.

- ii. Please refer to the Attachment “WildfireMitigationPlans_DR_CalAdvocates_051-Q02_Atch01.xlsx” for information regarding OSHA-recordable injuries experienced by contractors in connection with PG&E’s VM work in 2020. Column B on each sheet details the causes of the injuries.
- c. Aside from the measures noted in your response to CalAdvocates-PGE-2021WMP-07 Question 12(c), PG&E’s VM Department does not have additional measures planned for 2021 at this time.