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COMPANY

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,  
  
Plaintiff,  
  
v.  
  
PACIFIC GAS AND ELECTRIC  
COMPANY,  
  
Defendant.

Case No. 14-CR-00175-WHA

**PACIFIC GAS AND ELECTRIC  
COMPANY'S RESPONSE TO REQUEST  
FOR INFORMATION**

Judge: Hon. William Alsup  
Date: February 22, 2019

1 **PARAGRAPH 1 OF PLAINTIFFS’ SUBMISSION:**

2 **“I. INTRODUCTION**

3 Pursuant to this Court’s Order following hearing on the Order To Show Cause dated  
4 January 30, 2019, attorneys Frank M. Pitre (‘Pitre’) and Steven M. Campora (‘Campora’),  
5 hereby file their written submission in support of their brief comments during the hearing.  
6 The purpose of this submission is to address specific deficiencies in PG&E’s risk  
7 management practices and corporate governance which the undersigned believe have  
8 contributed to an increased risk of catastrophic wildfires in recent years. The hope is that a  
9 better understanding of the factors that have contributed to the increased risk, from those who  
10 have served adversarial roles in representing the victims of these tragedies, will provide a  
11 framework for implementing short and long-term policies, practices and procedures to  
12 prevent any reoccurrence. Attorneys Pitre and Campora wish to acknowledge the assistance  
13 from the law firms of Walkup, Melodia, Kelly & Schoenberger and Corey, Luzaich,  
14 De Ghetaldi & Riddle, LLP in preparing this submission.”

11 **RESPONSE TO PARAGRAPH 1:**

12 As PG&E stated in its Memorandum Regarding 2019 Wildfire Safety Plan in Response to  
13 Court’s January 30, 2019 Order (“Mem.”) (Dkt. 1004), PG&E welcomes comments from members  
14 of the community concerning the ways in which it is combating wildfire risk. (Mem., Dkt. 1004 at  
15 5.) That includes Plaintiffs’ counsel, who have familiarity with PG&E’s policies and procedures and  
16 who represent thousands of customers in PG&E’s service territory who are affected by the myriad  
17 issues related to increased wildfire risk, such as vegetation management and de-energization. It is  
18 important to PG&E that all stakeholders’ voices are heard so that PG&E may consider the views of  
19 the communities it serves. PG&E notes, however, that the vast majority of discovery that Plaintiffs’  
20 counsel has received through litigation against PG&E, including with respect to the October 2017  
21 North Bay Wildfires, has focused on issues pre-October 2017 and has not included much  
22 information about the new and enhanced measures PG&E has taken since the 2017 and 2018  
23 wildfires occurred to further reduce the risk of catastrophic wildfires. Those measures, which are  
24 most relevant to this Court’s Order to Show Cause, are set forth in detail in recent PG&E  
25 submissions to this Court and the California Public Utilities Commission (“CPUC”), including in its  
26 Response to Order to Show Cause Why PG&E’s Conditions of Probation Should Not Be Modified

1 (the “Jan. 23 Br.”) (Dkt. 976), its 2020 General Rate Case testimony dated December 13, 2018 (Dkt.  
2 976-6) and its 2019 Wildfire Safety Plan (“WSP”) dated February 6, 2019 (Dkt. 1004-1).<sup>1</sup>

3 Although PG&E disagrees with many of the characterizations set forth in Plaintiffs’  
4 submission, it is open to Plaintiffs’ suggestions and in fact, as previously discussed with the Court  
5 and as set forth in PG&E’s Wildfire Safety Plan, has already implemented measures that cover the  
6 majority of Plaintiffs’ short-term and long-term recommendations. Plaintiffs propose several  
7 recommendations related to vegetation management, such as a focus on higher risk areas, removal of  
8 overhanging branches and monitoring of contractor certification, all of which PG&E has already  
9 adopted. Plaintiffs also recommend that PG&E adopt San Diego Gas & Electric’s (“SDG&E”)   
10 policies related to de-energization, which PG&E has already embraced in creating its own de-  
11 energization plan. To the extent that PG&E disagrees with any of Plaintiffs’ recommendations in  
12 whole or in part, PG&E explains its rationale and sets forth the actions it has taken, and continues to  
13 take, to address the issue raised by that particular recommendation. PG&E continues to approach  
14 wildfire prevention with the goal of doing all that it can to make sure its facilities do not create  
15 public safety risks, and looks forward to receiving public comments on its Wildfire Safety Plan both  
16 as part of this proceeding and the CPUC process.

17 **PARAGRAPH 2 OF PLAINTIFFS’ SUBMISSION:**

18 **“II. PG&E ACCEPTS A HIGH RISK OF WILDFIRES IN ITS ELECTRICAL**  
19 **OPERATIONS AND CAUSES SIGNIFICANTLY MORE WILDFIRES THAN**  
20 **OTHER COMPARABLE UTILITIES**

21 Every three years, PG&E submits to the CPUC the General Rate Case, a proposal for funding  
22 its core gas and electric operations. As part of its rate case for the period 2017 to 2019,  
23 PG&E submitted written testimony – GRC-050115-PGE-Safety-Assessment-Testimony. Part  
24 of the submission was the written testimony of Janaize Markland. At the time, Ms. Markland  
25 was the Director of PG&E’s Enterprise and Operational Risk and Insurance Department.  
(See Campora Decl., Exhibit A). Ms. Markland’s testimony stated in pertinent part:

26 ‘Risk cannot be completely driven out of PG&E’s—or any—business. Today,  
27 risk tolerance is implicitly defined by the resources allocated to manage specific

28 <sup>1</sup> The page numbers referenced in all citations to the WSP throughout PG&E’s Response refer to  
the Wildfire Safety Plan’s internal pagination, not the ECF page numbers.

1 risks. For example, PG&E has a robust program to manage Wildfire Risk that  
 2 consists of an award-winning vegetation management program, equipment  
 3 retrofits in high-risk areas, and enhanced inspections. **As a result, tree-related**  
 4 **outages are in the neighborhood of 17 per 1,000 miles, <0.02 percent of**  
 5 **trees in contact**, and there are a small number of wildfires caused by PG&E  
 6 equipment each year. **It may be possible to drive tree-related outages to less**  
 7 **than 17 per 1,000 miles, or to have less than 0.02 percent of trees in contact,**  
 8 **but that would require a level of investment greater than what PG&E is**  
 9 **making today.** With limited resources—PG&E cannot do everything and must  
 10 decide at what point it is okay not to mitigate the risk further— tradeoff  
 11 decisions must be made.’

12 (Campora Decl., Exhibit A [Exhibit 2034 - Written Testimony of Janaize  
 13 Markland]).”

14 **RESPONSE TO PARAGRAPH 2:**

15 PG&E admits Paragraph 2 with respect to the fact that every three years, it submits to the  
 16 CPUC its General Rate Case and that on May 1, 2015, it submitted its General Rate Case containing  
 17 the Safety Model Assessment Proceeding testimony, cited in Paragraph 2 of Plaintiffs’ Submission  
 18 above. To be clear, however, the way in which PG&E performed its risk assessment and allocated  
 19 resources throughout its service territory in 2015, at the time PG&E provided to the CPUC the  
 20 testimony cited above, is vastly different from the way in which PG&E assesses and manages risk  
 21 today given the significantly increased risk of catastrophic wildfires. That is precisely why, in  
 22 PG&E’s most recent General Rate Case submission to the CPUC, dated December 13, 2018, PG&E  
 23 recognized that “system risk driven by climate change has increased” and therefore its Electric  
 24 Operations department is “moving forward aggressively with wildfire mitigation plans”, including  
 25 “longer term grid resiliency initiatives[] and systemwide vegetation management”. (Jan. 23 Br.  
 26 Exhibit F, Dkt. 976-6 at 9.) And, in its Wildfire Safety Plan, PG&E described the enhanced,  
 27 accelerated and new programs that it is and will aggressively continue to implement to prevent  
 28 wildfires in 2019 and beyond. (*See generally* WSP, Dkt. 1004-1.)<sup>2</sup>

<sup>2</sup> The page numbers cited throughout PG&E’s Response refer to the Wildfire Safety Plan’s page numbers, not the ECF page numbers.

**PARAGRAPH 3 OF PLAINTIFFS' SUBMISSION:**

“During the course of discovery in the State Court actions, PG&E has at various times identified the number of miles of its distribution line as anywhere between 81,000 miles and 115,000 miles. (See Campora Decl., Exhibit B.) This means that PG&E was accepting trees on its lines would cause between 1,377 to 1,955 outages per year. In 2016, PG&E actually had 3,299 transmission and distribution ‘wires down’ (outages). According to PG&E, this total number was exacerbated by ‘full tree failures.’ (See Campora Decl., Exhibit C.)”

**RESPONSE TO PARAGRAPH 3:**

PG&E admits Paragraph 3 with respect to the number of wires down in 2016 and otherwise clarifies its accuracy. The document that Plaintiffs cite in support of the number of PG&E’s line miles indicates that PG&E has approximately 81,000 miles of overhead distribution lines and 26,000 miles of underground distribution lines. (*See* Campora Decl. Exhibit B, Dkt. 1008-2 at 3.) It further indicates that PG&E’s electric transmission system consists of approximately 18,000 line miles, the majority of which are overhead lines. (*Id.*) Combined, PG&E has approximately 100,000 overhead line miles.<sup>3</sup> PG&E’s underground lines are not vulnerable to above ground vegetation contact.

In its May 2015 Safety Model Assessment Proceeding testimony, discussed in Paragraph 2, PG&E did acknowledge that “[r]isk cannot be completely driven out of PG&E’s—or any—business”. (Campora Decl. Exhibit A, Dkt. 1008-1 at 46.) PG&E explained that it used a risk management process to determine where resources should be allocated based on the risk assessment procedures used at that time. (*Id.*) At that time, as discussed below in response to Plaintiffs’ Paragraph 50, the risk of wildfire in Northern California was understood by PG&E and other stakeholders, such as the CPUC and the California Department of Forestry and Fire Protection (“CAL FIRE”), to be significantly lower than it is today. In fact, the statewide fire maps adopted by the CPUC in 2012 classified Santa Barbara County as the only “high fire threat area” in PG&E’s service territory. PG&E’s 2015 risk assessment with respect to vegetation contact with power lines must be understood in that pre-October 2017 context. That is not the risk climate in which PG&E

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<sup>3</sup> This figure is consistent with the figures PG&E represented to the Court in its January 23 Submission (Jan. 23 Br. at 37), as well as its 2020 General Rate Case (*id.* Exhibit F, Dkt. 976-6 at 99).

1 operates today, and as PG&E has set forth in its Wildfire Safety Plan and its prior submissions to  
2 this Court, PG&E has fundamentally changed its risk management approach to address increased  
3 risks, particularly as it relates to vegetation management.

4 Plaintiffs further state that PG&E experienced 3,299 wires down in 2016. Although  
5 Plaintiffs are accurately citing the document, the PG&E data does not refer only to wires down  
6 caused by vegetation contact with power lines. Instead, it is “the number of instances where an  
7 electric transmission or primary distribution conductor is broken or falls”. (Campora Decl.  
8 Exhibit C, Dkt. 1008-3 at 4.) This can and does occur for reasons other than vegetation contact (*e.g.*,  
9 car-pole collisions or other third-party contacts with power lines).<sup>4</sup>

10 Finally, Plaintiffs state that the number of wires down in 2016 was exacerbated by full tree  
11 failures. In 2014, Governor Brown declared a state of emergency due to California’s severe drought  
12 and associated unprecedented tree mortality.<sup>5</sup> As an emergency measure to mitigate the effects of  
13 the drought and further reduce the likelihood of fire ignition associated with its facilities, PG&E  
14 began its Drought & Tree Mortality Response Program (“CEMA Program”) in 2014. The program  
15 includes, among other things, increased inspections and vegetation removal in higher-fire threat  
16 areas, cooperating with California agencies and organizations to increase protective measures to  
17 decrease fire response times (*e.g.*, scheduling aircraft flights to provide early detection of fires),  
18 clearing access roads, and reducing fire fuels, such as brush.

19 In 2016, due to drought conditions, PG&E did experience a higher number of tree failures  
20 than it had experienced in prior years. (*Id.*) 2016 was a highly unusual year for tree mortality in  
21 California. Because of the drought, which continued to worsen in the years following 2014, as well  
22

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23 <sup>4</sup> In 2016, approximately 1,400 of the wires down were caused by vegetation contact as  
24 compared to approximately 800 caused by third-party contact (primarily vehicles) with power lines.

25 <sup>5</sup> By December 2017, the U.S. Forest Service (“USFS”) and CAL FIRE announced that a  
26 record-breaking 129 million trees on 8.9 million acres died due to drought and bark beetles in  
27 California from 2010 to 2017. U.S. Forest Service, News Release, *Record 129 Million Dead Trees  
28 in California* (Dec. 12, 2017), available at  
[https://www.fs.usda.gov/Internet/FSE\\_DOCUMENTS/fseprd566303.pdf](https://www.fs.usda.gov/Internet/FSE_DOCUMENTS/fseprd566303.pdf).

1 as the associated bark beetle infestation, by November 2016, the USFS estimated that 62 million  
 2 trees had died in that year alone—a 100 percent increase in trees dying in California since 2015.  
 3 U.S. Forest Service, News Release, *New Aerial Survey Identifies More Than 100 Million Dead Trees*  
 4 *in California* (Nov. 18, 2016), available at [https://www.fs.fed.us/news/releases/new-aerial-survey-](https://www.fs.fed.us/news/releases/new-aerial-survey-identifies-more-100-million-dead-trees-california)  
 5 [identifies-more-100-million-dead-trees-california](https://www.fs.fed.us/news/releases/new-aerial-survey-identifies-more-100-million-dead-trees-california). PG&E’s drought and tree mortality response  
 6 program was designed to respond to this increasing volume of dead and dying trees. Between 2010  
 7 and 2013, PG&E addressed between approximately 30,000 and 39,000 Facility Protection Trees  
 8 (“FPTs”) per year, and in 2014, when the drought and tree mortality response program began, PG&E  
 9 addressed approximately 57,000 FPTs in connection with its routine and drought response  
 10 programs.<sup>6</sup> By 2015, PG&E addressed more than 100,000 FPTs, and by 2016, PG&E addressed  
 11 approximately 280,000 FPTs, nearly triple the trees it had removed the prior year.

12 **PARAGRAPH 4 OF PLAINTIFFS’ SUBMISSION:**

13 “In 2015, PG&E electrical equipment caused 435 fires, including the Butte Fire which  
 14 burned 70,868 acres, destroyed 549 homes, and killed two people. (See Campora Decl.,  
 15 Exhibit D.) In 2016, PG&E reported 362 wildfires caused by its equipment. In 2017, that  
 16 number was 501. (See Pitre Decl., Exhibit A [CPUC Fire Incident Data submitted by PG&E,  
 17 SoCalEd, and SDG&E for 2014- 2017]). As of 2017, PG&E’s own data predicted its  
 18 equipment would cause ‘1 to 2 large fires per year (300 acres or greater).’ (See Campora  
 19 Decl., Exhibit C.)”

18 **RESPONSE TO PARAGRAPH 4:**

19 PG&E clarifies Paragraph 4. On February 5, 2014, the CPUC adopted a Fire Incident Data  
 20 Collection Plan, which requires all electric utilities to submit an annual report to the CPUC of all  
 21 fire-related reportable events that could include PG&E facilities meeting the following conditions:  
 22 “(a) A self-propagating fire of material other than electrical and/or communication facilities, [where]  
 23 (b) The resulting fire traveled greater than one linear meter from the ignition point, and (c) The  
 24

25 <sup>6</sup> As discussed in more detail below, PG&E defines FPTs as “[t]rees that are dead, show signs of  
 26 disease, decay or ground or root disturbance, which may fall into or otherwise impact the  
 27 conductors, towers or guy wires before the next inspection cycle”. (Biancardi Decl. Ex. B, at PGE-  
 28 CPUC\_00005483.)

1 utility has knowledge that the fire occurred”. (CPUC Decision 14-02-015.) This reporting  
 2 requirement does not include fires where the ignitions are not associated with utility facilities. (*Id.*  
 3 Appendix C-3 n.4.) Many of the fires referenced in PG&E’s incident reports from 2015 to 2017  
 4 were very small. For example, in 2015, 206 of the 435 fire incidents reported were less than 0.25  
 5 acres and another 121 were less than three meters. (*See* Pitre Decl. Exhibit A, Dkt. 1006-1.) Only  
 6 16 of the reported incidents were more than 10 acres.<sup>7</sup> (*Id.*)

7 Plaintiffs cite a March 2017 PG&E document that discusses the risk of wildfire in PG&E’s  
 8 service territory and noted that PG&E’s Fire Incident Data Collection Plans from 2014 to 2016  
 9 indicated that there was a possibility that one to two large fires (300 acres or greater) could occur  
 10 each year. (Campora Decl. Exhibit C, Dkt. 1008-3 at 4.) That risk assessment was performed before  
 11 the 2017 and 2018 wildfires, at which point PG&E, CAL FIRE and others understood that the risk of  
 12 wildfire spreading at a catastrophic rate in Northern California had significantly increased. The cited  
 13 risk assessment must be understood in this pre-October 2017 context. As PG&E has set forth in its  
 14 Wildfire Safety Plan and its prior submissions to this Court, PG&E has fundamentally changed its  
 15 risk management approach to address increased risks, particularly as it relates to vegetation  
 16 management.<sup>8</sup>

17 **PARAGRAPH 5 OF PLAINTIFFS’ SUBMISSION:**

18 “Although PG&E claims that there are only ‘a small number of wildfires caused by PG&E  
 19 equipment each year,’ the data reflects a much different story; especially when PG&E’s  
 20 numbers are compared to the number of wildfires caused by Southern California Edison  
 21 (‘SoCalEd’) -- a comparable utility to PG&E. (Campora Decl., Exhibit A). SoCalEd serves  
 22 15 million people across approximately 50,000 square-miles, operating and maintaining  
 23 91,375 miles of distribution lines and 1,433,336 electric poles.\* In comparison, PG&E  
 24 services approximately 16 million people throughout a 70,000-square-mile service area,  
 25 operating and maintaining between 81,000 miles and 115,000 miles of distribution lines and  
 26 2,400,000 electric poles.\*

24 \_\_\_\_\_  
 25 <sup>7</sup> 106 of the 435 fire incidents reported were caused by vegetation contact. (*Id.*)

26 <sup>8</sup> PG&E also notes that the California Department of Forestry and Fire Protection’s (“CAL  
 27 FIRE”) data showed that at that time, only a small fraction of those one to two fires—approximately  
 28 5-10%—could become catastrophic. (Campora Decl. Exhibit C, Dkt. 1008-3 at 3.)



1 \* [FN 1]: <https://www.sce.com/about-us/who-we-are>.

2 \* [FN 2]: <https://www.pgecurrents.com/2017/11/08/facts-about-pge-pole-management-and-maintenance/>.”

3  
4 **RESPONSE TO PARAGRAPH 5:**

5 PG&E clarifies Paragraph 5. Plaintiffs assert that “PG&E claims that there are only ‘a small  
6 number of wildfires caused by PG&E equipment each year’”, but do not attribute that statement to  
7 any source. PG&E made that statement in its May 1, 2015 Safety Model Assessment Plan  
8 testimony. (*See* Campora Decl. Ex. A, at 46.) As of the date of that submission, there had been only  
9 six ignitions that year, all of which were smaller than 9.99 acres. The statement was accurate at the  
10 time it was made, before the Butte fire and long before the 2017 and 2018 wildfires. When the quote  
11 is viewed in its proper context, it confirms PG&E’s statements here and in other submissions that  
12 wildfire risk in PG&E’s service territory has fundamentally changed in the past few years.

13 Plaintiffs’ attempt to draw comparisons between PG&E and Southern California Edison  
14 (“SCE”) is misleading given differences between PG&E’s and SCE’s service territories. For  
15 example, the geography of the utilities’ service territories differs significantly. According to the  
16 USFS, most of the high-density forest area in California is in Northern California. (WSP at 19 &  
17 n.19 (citing USDA Forest Service, 2017 RPA data).) PG&E therefore operates in a more heavily  
18 forested and vegetated area than SCE. (*Id.* at 71 & n.54 (citing California Forest Resources: Forest  
19 Inventory and Analysis, 2001-2010, Gen. Tech. Rep. PNW-GTR-913, Portland, OR, U.S. Dep’t of  
20 Agriculture, Forest Service, Pacific Northwest Research Station (2016) at 3, 6-7, 17, available at  
21 [https://www.fs.fed.us/pnw/pubs/pnw\\_gtr913.pdf](https://www.fs.fed.us/pnw/pubs/pnw_gtr913.pdf).) This is readily evident from the number of trees  
22 in proximity to each utility’s power lines: there are more than 100 million trees in proximity to  
23 PG&E’s overhead power lines whereas SCE has closer to 900,000 trees in proximity to its overhead  
24 power lines. Southern California Edison, 2018 Fire Prevention Plan, Oct. 30, 2018, at 20 *available*  
25 *at*  
26 [http://www.cpuc.ca.gov/uploadedFiles/CPUC\\_Public\\_Website/Content/Safety/Electric\\_Safety\\_and\\_](http://www.cpuc.ca.gov/uploadedFiles/CPUC_Public_Website/Content/Safety/Electric_Safety_and_Reliability/Filings/2018%20SCE%20GO%20166.pdf)  
27 [Reliability/Filings/2018%20SCE%20GO%20166.pdf](http://www.cpuc.ca.gov/uploadedFiles/CPUC_Public_Website/Content/Safety/Electric_Safety_and_Reliability/Filings/2018%20SCE%20GO%20166.pdf).

1 Further, Plaintiffs note that SCE operates 91,375 miles of distribution lines compared to  
 2 PG&E’s 81,000 miles of distribution lines, apparently seeking to suggest that the two companies  
 3 have a comparable number of distribution circuit miles impacting wildfire risk. PG&E, however,  
 4 has approximately 25,000 overhead primary distribution circuit miles in High Fire-Threat Districts  
 5 (“HFTDs”)—nearly twice as many as SCE’s approximately 13,000 HFTD overhead primary  
 6 distribution circuit miles.<sup>9</sup> Moreover, many of SCE’s HFTD miles are more densely populated  
 7 urban areas generally understood to represent lower wildfire risk. In fact, PG&E has more overhead  
 8 distribution circuit miles in its service territory that traverse HFTD areas than SCE and SDG&E  
 9 combined; about 65 percent of California investor owned utilities’ overhead distribution circuits  
 10 located in Tier 2 and Tier 3 HFTD areas are in PG&E’s service territory.

11 **PARAGRAPH 6 OF PLAINTIFFS’ SUBMISSION:**

12 **“Despite the similarities in service size and miles of distribution lines, PG&E’s electrical**  
 13 **equipment caused 1,208 more wildfires than SoCalEd’s equipment between 2014 to**  
 14 **2017 – as self-reported to the CPUC by the utilities. In total, PG&E’s equipment caused**  
 15 **1552 wildfires. While SoCalEd only caused 344 fires over the same time period. This**  
 16 **means PG&E’s equipment caused 4.5 times more wildfires than SoCalEd.** (See Pitre  
 17 Decl., Exhibit A [CPUC Fire Incident Data submitted by PG&E, SoCalEd, and SDG&E for  
 18 2014-2017]).”

19 **RESPONSE TO PARAGRAPH 6:**

20 For the reasons stated in its response to Paragraph 5, PG&E denies Paragraph 6 with respect  
 21 to Plaintiffs’ statement that PG&E’s and SCE’s service size and miles of distribution lines are  
 22 comparable. PG&E also clarifies Paragraph 6 with respect to Plaintiffs’ inaccurate description of the  
 23 data reported to the CPUC as set forth in PG&E’s response to Paragraph 4 (*i.e.*, the Fire Incident  
 24 Collection Plan requires that utilities submit data concerning all fire incidents greater than one linear  
 25

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26 <sup>9</sup> In January 2018, the CPUC adopted the High Fire-Threat District Map that identified certain  
 27 areas statewide as Tier 2 (“elevated”) and Tier 3 (“extreme”) for wildfire risk. (*See* Pitre Decl.  
 28 Exhibit D, Dkt. 1006-4.)

1 mile associated to a utility's facilities). From 2014 to 2017, PG&E reported nine fires greater than  
2 300 acres. In comparison, SCE reported seven fires greater than 300 acres during that same time.<sup>10</sup>

3 **PARAGRAPH 7 OF PLAINTIFFS' SUBMISSION:**

4 "PG&E's equipment was also responsible for more fires of large scale, including 43 more  
5 fires than SoCalEd that burned between 10-99 acres, 3 more between 100-299 acres, and 2  
6 more between 300-999 acres. (Id.). 'CALFIRE data shows ~5% to 10% of large fires become  
catastrophic fires (P95 events).' (See Campora Decl., Exhibit C.)"

7 **RESPONSE TO PARAGRAPH 7:**

8 PG&E admits that Paragraph 7 accurately summarizes the utilities' respective Fire Incident  
9 Data Collection Plans and accurately quotes the language in Campora Decl. Exhibit C, Dkt. 1008-3.  
10 PG&E also refers to its response to Paragraph 4.

11 **PARAGRAPH 8 OF PLAINTIFFS' SUBMISSION:**

12 "What is more troubling is that PG&E's numbers do not include the North Bay Fires, as  
13 PG&E admitted to this Court that it did not include those fires in its submission of 2017 Fire  
14 Incident Data to the CPUC. (See document 971, Case No. 14-CR-00175-WHA, 'Response to  
15 Request for Clarification', pg. 2 ['Fire incidents that apparently occurred as part of the  
October 2017 Northern California Wildfires have been excluded from this report were the  
cause of the ignition is under investigation or may be disputed.'])."

16 **RESPONSE TO PARAGRAPH 8:**

17 PG&E admits Paragraph 8 to the extent that its 2017 Fire Incident Data Collection Plan does  
18 not include the North Bay Fires, as the causes of the ignitions were under investigation and/or  
19 disputed. These fires collectively burned about 230,000 acres. PG&E notes that SCE's 2017 Fire  
20 Incident Data Collection Plan does not include the Thomas fire, which occurred in SCE's service  
21 territory in December 2017 and burned approximately 282,000 acres.

22 **PARAGRAPH 9 OF PLAINTIFFS' SUBMISSION:**

23 "While PG&E may not be able to mitigate all risk, it should be able to at least keep pace with  
24 its counter-part SoCalEd, which serves more extreme wildfire prone areas. Roughly a quarter

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25 <sup>10</sup> As discussed in Response to Paragraph 8, PG&E's 2017 Fire Incident Data Collection Plan  
26 did not include the North Bay Fires, and SCE's 2017 Fire Incident Data Collection Plan did not  
27 include the Thomas fire.

1 of SoCalEd's service territory is categorized as a high fire risk area.\* (See also Pitre Decl.,  
2 Exhibit B [Utility Service Territories Overlaid onto CPUC Fire Map]).

3 \* [FN 3]: <https://www.sce.com/safety/wildfire>.”

4 **RESPONSE TO PARAGRAPH 9:**

5 PG&E denies Paragraph 9 to the extent Plaintiffs assert that SCE currently serves more  
6 extreme wildfire prone areas than does PG&E. As stated in response to Paragraph 5, PG&E has  
7 more overhead distribution circuit miles in its service territory that traverse HFTD areas than SCE  
8 and SDG&E combined; about 65 percent of California investor owned utilities' overhead  
9 distribution circuits located in Tier 2 and Tier 3 HFTDs are in PG&E's service territory.  
10 Approximately 52 percent of PG&E's service territory is characterized as an HFTD area as  
11 compared to roughly a quarter of SCE's.

12 PG&E accepts and acknowledges that with respect to wildfire mitigation measures, there are  
13 certain areas in which SDG&E and SCE are more advanced than PG&E. This is because, as  
14 discussed in response to Paragraph 50, historically, Southern California faced a higher wildfire risk.  
15 The wildfire risks in Northern California were not comparable to those seen in Southern California  
16 in the 2007-2008 time period, which is when the Southern California utilities began developing their  
17 wildfire reduction programs. At that time, Northern California had not yet experienced the  
18 confluence of weather events that led to a dramatic increase in wildfire risk that culminated in the  
19 October 2017 North Bay Wildfires. PG&E is working diligently to adopt similar aggressive and  
20 effective programs given the new risk level present in PG&E's service territory.

21 **PARAGRAPH 10 OF PLAINTIFFS' SUBMISSION:**

22 **“III. IT IS WELL-UNDERSTOOD THAT UTILITY CAUSED WILDFIRES  
23 OCCUR IN PREDICTABLE LOCATIONS, DURING EXTREME HIGH  
24 WIND EVENTS, AND ARE PRIMARILY CAUSED BY TREE FAILURES**

25 A. High Wildfire-Prone Areas Are Identifiable Based On Fire History, Vegetation  
26 And Topography

27 First, it is important to note that ‘[l]arge wildfires are not new to California's  
28 landscape.’ (See Pitre Decl., Exhibit C, pg. 1). CAL FIRE statistics dating back to  
1933 confirm that the number of wildfires and the acreage burned by those fires is not  
the ‘new’ normal, but has been occurring for decades. (See Pitre Decl., Exhibit U).”

**RESPONSE TO PARAGRAPH 10:**

PG&E admits that the first sentence of Paragraph 10 accurately quotes a line from a 2018 study by the National Oceanic Atmospheric Agency and the National Weather Service Storm Prediction Center titled “The 2017 North Bay and Southern California Fires: A Case Study”, but denies that the study supports the general proposition for which Plaintiffs cite it—that the October 2017 North Bay Wildfires and the 2018 Camp Fire do not represent a “new normal” of large, catastrophic wildfires. Instead, that very same study found that the October 2017 fires “featured key fire-weather metrics that were unprecedented in the observational record that followed a sequence of climatic conditions that enhanced fine fuel abundance and fuel availability”. (*See* Pitre Decl., Exhibit C, Dkt. 1006-3 at 2.) According to the report, this confluence of abnormal weather events, including an exceptionally wet winter, preceded by a severe four-year drought and the delayed onset of autumn precipitation, meant that the conditions in October 2017 were uniquely preconditioned for intense and quickly moving wildfires. (*Id.*)

Plaintiffs have also chosen to exclude data from 2016, when 3,233 fires in California burned 250,956 acres of land. (Pitre Decl. Exhibit U, Dkt. 1006-21 at 3). In sharp contrast, the last two years have seen a doubling in wildfire frequency and severity with 7,117 fires burning over 505,956 acres in 2017 and 6,284 fires burning over 876,147 acres in 2018. (CAL FIRE Incident Information, Number of Fires and Acres for 2017 and 2018, available at: [http://cdfdata.fire.ca.gov/incidents/incidents\\_stats?year=2018](http://cdfdata.fire.ca.gov/incidents/incidents_stats?year=2018).)

The dramatic increase in the frequency and destructiveness of wildfires in recent years has been recognized by key government stakeholders. As CAL FIRE stated following the October 2017 North Bay Wildfires, “California now often experiences a year-round fire season, with an increase in both the number and the intensity of large, damaging wildfires over the last decade. This is the ‘new normal’ of the State’s wildfire environment.” (CAL FIRE, News Release, “Board of Forestry and Fire Protection and CAL FIRE Working to Increase Pace and Scale of Wildfire Prevention Activities (Dec. 19, 2017) *available at* [http://calfire.ca.gov/communications/downloads/newsreleases/2017/2017\\_BOF\\_CALFIRE\\_VTPPEI](http://calfire.ca.gov/communications/downloads/newsreleases/2017/2017_BOF_CALFIRE_VTPPEI)

1 R\_newsrelease.pdf.) In August of last year, Governor Brown echoed these comments, stating that a  
 2 busy fire season is “the new normal that [California] will have to face”, and he expected that over  
 3 the next decade, California would see “more destructive fire”. (Mireya Villarreal, “Devastating  
 4 wildfires a ‘new normal’ for California, Gov. Jerry Brown says”, CBS News, August 1, 2018,  
 5 *available at* [https://www.cbsnews.com/news/devastating-wildfires-a-new-normal-for-california-gov-](https://www.cbsnews.com/news/devastating-wildfires-a-new-normal-for-california-gov-brown-says/)  
 6 [brown-says/.](https://www.cbsnews.com/news/devastating-wildfires-a-new-normal-for-california-gov-brown-says/))

7 **PARAGRAPH 11 OF PLAINTIFFS’ SUBMISSION:**

8 “The areas in California at high and/or extreme risk for utility associated wildfires are  
 9 identifiable and predictable. (See Pitre Decl., Exhibit D [CPUC Press Release, CPUC  
 10 Approves Statewide Fire-Threat Map, which states: ‘The map, approved by the CPUC’s  
 11 Safety and Enforcement Division following a public process, **delineates areas in the state**  
 12 **where there is an elevated risk and an extreme risk** (including likelihood and potential  
 13 impacts on people and property) **from utility associated wildfires. The Fire-Threat Map**  
 14 **helps prioritize fire hazard areas** to allow for implementation of new fire-safety regulations  
 15 adopted by the CPUC in December 2017.’]; see also Pitre Decl., Exhibit E [a May 2014  
 16 study done at Duke University, Nicholas School of the Environment titled ‘Quantifying the  
 17 Economic Risk of Wildfires and Power Lines in San Diego County’ revealed ‘clear spatial  
 18 patterns in the distribution of [ ] fire history ... .’]).”

15 **RESPONSE TO PARAGRAPH 11:**

16 PG&E agrees that the High Fire Threat Maps are useful tools for predicting fire prone areas,  
 17 but disagrees with Plaintiffs’ suggestion that such maps somehow predicted the October 2017 North  
 18 Bay Wildfires or the 2018 Camp Fire.

19 The High Fire-Threat Map that Plaintiffs cite in support of their claim was adopted by the  
 20 CPUC on January 18, 2018, after the October 2017 North Bay Wildfires. (*See generally* Pitre Decl.  
 21 Exhibit D, Dkt. 1006-4.) In the previous iteration of this map, adopted by the CPUC in 2012, the  
 22 only portion of PG&E’s service territory that was classified as a “high fire threat area” was Santa  
 23 Barbara County and just 15 percent of PG&E’s territory was identified as having an elevated  
 24 wildfire risk. (Jan 23 Br. at 16.) In the 2018 maps, more than 50 percent of PG&E’s territory is now  
 25 identified as having an elevated or extreme wildfire risk. (*Id.* at 17.) These changes, which were  
 26 implemented after a years-long process involving input from various stakeholders, including PG&E,  
 27

1 other utilities and CAL FIRE, demonstrate the innate complexity in identifying and mapping wildfire  
2 risk in a changing climate.

3 The 2014 Duke University study that Plaintiffs cite looks only at SDG&E's service territory  
4 and speaks only to "clear spatial patterns in the distribution of both fire history and property values"  
5 in San Diego County. (Pitre Decl. Exhibit E, Dkt. 1006-5 at 22.) As discussed in PG&E's response  
6 to Paragraphs 9 and 46, the conditions in Southern California are significantly different than those  
7 present in PG&E's Northern California service territory. That was true in 2014, before the risk of  
8 extreme wildfires grew in Northern California.

9 **PARAGRAPH 12 OF PLAINTIFFS' SUBMISSION:**

10 "According to a study by the Department of Environmental Science, Policy and Management  
11 at the University of California, Berkeley, titled 'Spatial Variation in Extreme Winds Predicts  
12 Large Wildfire Locations in Chaparral Ecosystems', (hereinafter the 'Berkeley Study'),

13 **'Based on modeled fire weather patterns, we found that large October  
14 wildfires consistently occur in locations experiencing higher fire weather  
15 severities,** compared to distributions from all shrublands available to burn during  
16 Santa Ana events (i.e., distributions shifted rightward in Figure 4). Across the  
17 chaparral-dominated ecosystems of the region, only about one quarter (~24%) of  
18 the area experiences very high fire weather severities (e.g., index > 25) during the  
19 wind episodes we examined. Nonetheless, almost half (45%) of the large fires >  
20 500 have occurred in these regions prone to the highest fire weather severities, and  
21 the relationship is stronger in terms of area burned (65%).'

22 (Pitre Decl., Exhibit F, pg. 4)."

23 **RESPONSE TO PARAGRAPH 12:**

24 PG&E admits that Paragraph 12 accurately quotes from page 1 of a 2010 U.C. Berkeley  
25 study titled "Spatial Variation in Extreme Winds Predicts Large Wildfire Locations in Chaparral  
26 Ecosystems", but denies that this study supports Plaintiffs' claim that the October 2017 North Bay  
27 Wildfires were predictable. The 2010 U.C. Berkeley study does not review Northern California  
28 weather or fire data, but provides "the first detailed analysis of fire weather severity patterns during  
Santa Ana wind events and how they relate to past fire activity, particularly large fire events, in the  
chaparral ecosystems of Mediterranean-climate southern California". (Pitre Decl. Exhibit F, Dkt.  
1006-6 at 2.)

1 **PARAGRAPH 13 OF PLAINTIFFS’ SUBMISSION:**

2 “According to a 2018 Study by the National Oceanic Atmospheric Agency and the National  
3 Weather Service Storm Prediction Center:

4 ‘California’s fire history is littered with fast-moving, destructive wildfires adjacent  
5 to populated areas. Many wind-driven fires that occur in the coastal ranges of  
6 California burn across steep terrain with fuels shaped by a Mediterranean climate  
7 during periods of strong foehn winds in early autumn when fuels remain dry prior  
8 to the onset of cool-season precipitation. The coincidence of land development in  
9 areas prone to wind driven extreme fire weather (i.e., Diablo winds, Santa Ana  
10 winds) results in fire-related hazards for a large number of people.’

11 (See Pitre Decl., Exhibit C, pg. 1).”

12 **RESPONSE TO PARAGRAPH 13:**

13 PG&E admits that Paragraph 13 accurately quotes from page 1 of a 2018 study by the  
14 National Oceanic Atmospheric Agency and the National Weather Service Storm Prediction Center  
15 titled “The 2017 North Bay and Southern California Fires: A Case Study”, but denies that the study  
16 supports Plaintiffs’ claim that the October 2017 North Bay Wildfires were predictable. As explained  
17 in PG&E’s Response to Paragraph 10, the study found that the October 2017 North Bay Wildfires  
18 were unprecedented and the result of a confluence of abnormal weather events.

19 **PARAGRAPH 14 OF PLAINTIFFS’ SUBMISSION:**

20 **“B. Catastrophic Wildfires Are Associated With Extreme High Wind Events**

21 ‘Across Mediterranean-climate ecosystems – those highly fire-prone regions experiencing  
22 cool, wet winters and warm, dry summers – devastating fires are often associated with short  
23 episodes of severe fire weather generated by hot and dry winds.’ (Pitre Decl., Exhibit F, pg.  
24 1). The Berkeley Study notes that Santa Ana winds in Southern California ‘have long been  
25 linked to large wildfire occurrence,’ citing to several academic publications dating back to  
26 1964. (Id.).”

27 **RESPONSE TO PARAGRAPH 14:**

28 PG&E admits that Paragraph 14 accurately quotes from page 1 of a 2010 U.C. Berkeley  
study titled “Spatial Variation in Extreme Winds Predicts Large Wildfire Locations in Chaparral  
Ecosystems”. As detailed in PG&E’s response to Paragraph 12 above, this 2010 Berkeley study  
concerns Southern California and does not review Northern California weather or fire data.



**PARAGRAPH 15 OF PLAINTIFFS' SUBMISSION:**

“And the CPUC and CAL FIRE agree, noting that: ‘[w]ind data is indeed critical for wildfire mitigation and response.’ (See Pitre Decl., Exhibit G [CPUC Safety and Enforcement Division Rulemaking 15-05-006 SED-CAL FIRE Joint Assessment and Recommendation Report (Sept. 19, 2018)] pg. 2). This is why as of September 2018, the CPUC’s Safety and Enforcement Division (‘SED’) along with CAL FIRE recommended:

‘in light of the great potential public benefit of and the current expenditures already underway for deployment of weather stations throughout the HFTD and other high- risk fire areas, **SED and CAL FIRE recommend that, to the extent reasonable, the Commission encourage and support utility efforts to install weather stations and gather high-quality weather data**. Furthermore, we also recommend the Commission, to the extent reasonable, encourage studies for potential uses of such high-quality weather data to develop and implement operational and predictive tools that enhance utility situational awareness and allow for improved detection and response, thus increasing system resiliency and further growing mitigating wildfire risk.’

(Id. at 3).”

**RESPONSE TO PARAGRAPH 15:**

PG&E admits that Paragraph 15 accurately quotes from the September 19, 2018 CPUC Safety and Enforcement Division Rulemaking 15-05-006 SED-CAL FIRE Joint Assessment and Recommendation Report, but denies that the SED and CAL FIRE comments in the quotation are agreeing with the 2010 Berkeley study concerning wildfires in Southern California or that the 2018 Joint Assessment has any connection to that study. PG&E agrees with SED’s and CAL FIRE’s finding that the Commission should encourage and support utility efforts to install weather stations. PG&E notes that the report went on to recognize that several utilities, including PG&E, “have taken heed to the issue of increasing wildfire risk and preemptively began dedicating resources to implement systems and programs to better understand local conditions throughout the service territory and the potential impacts on the system”. (Pitre Decl. Exhibit G, 1006-7 at 21.) The SED and CAL FIRE cited in particular PG&E’s installation of over 100 weather stations since 2017 and its plan to install an additional 100 by the end of 2018. (*Id.* at 19.) PG&E is committed to making significant investments to continue to enhance its situational awareness in HFTDs, as PG&E agrees that monitoring local conditions in HFTDs can be an important tool in preventing and responding to

1 wildfires. That is precisely why PG&E already has implemented measures to enhance its situational  
2 awareness in HFTDs, including:

- 3 • Installing 200 weather stations in its service territory in 2017 and 2018 with plans to  
4 install an additional 400 weather stations by September 1, 2019, and approximately  
5 1,300 weather stations in total within five years. (WSP at 91.)
- 6 • Installing nine high-definition cameras in 2018 with plans to install approximately 70  
7 more in 2019, and nearly 600 cameras (90 percent HFTD coverage) by 2022. (*Id.*)
- 8 • The development of forecast models that use data and information from the National  
9 Weather Service (“NWS”) and the European Center for Medium Range Forecasting  
10 (“ECM”), which will then be input into PG&E’s proprietary in-house mesoscale  
11 forecast model, PG&E Operational Mesoscale Modeling System (“POMMS”) to  
12 generate short- and medium-term fire danger forecasts across PG&E’s service area  
13 down to a 3-km resolution. (*Id.* at 90.)
- 14 • Deploying advanced fire spread modelling technology that will produce hourly fire  
15 spread risk scores for overhead distribution and transmission circuits in HFTDs by  
16 running hundreds of millions of fire spread simulations daily, designed to provide  
17 PG&E with an hour-by-hour understanding of the risk of asset-related wildfires and  
18 help inform de-energization and recloser disabling decisions in real time. (*Id.*)
- 19 • The creation, in 2018, of PG&E’s Wildfire Safety Operations Center (“WSOC”)  
20 which operates as a central wildfire-related information hub for PG&E and  
21 coordinates PG&E’s wildfire prevention and response efforts throughout its service  
22 area. (*Id.* at 93-94.)

23 **PARAGRAPH 16 OF PLAINTIFFS’ SUBMISSION:**

24 **“C. Wildfires Are Overwhelmingly Caused by Tree Failures**

25 ‘Based on a review of existing data and information, [the CPUC Safety and Enforcement  
26 Division (‘SED’)] and CAL FIRE have concluded that **most utility-caused fire ignitions are  
27 due to (1) contact with vegetation and (2) failure of conductors.**’ (See Pitre Decl., Exhibit  
28 G, pg. 2-3).’

**RESPONSE TO PARAGRAPH 16:**

PG&E admits that Paragraph 16 accurately quotes from the September 19, 2018 CPUC  
Safety and Enforcement Division Rulemaking 15-05-006 SED-CAL FIRE Joint Assessment and  
Recommendation Report. As PG&E has stated to the Court, our Wildfire Safety Plan includes  
enhanced vegetation management (“EVM”) measures designed to mitigate potential ignitions caused  
by vegetation contact. (WSP at 70-86.) In addition, PG&E is implementing system hardening

1 measures as well as enhanced inspections of its distribution, transmission and substation assets. (See  
2 Resp. to ¶ 16; WSP at 52-69.)

3 **PARAGRAPH 17 OF PLAINTIFFS' SUBMISSION:**

4 “PG&E also reported to the CPUC in March 2018 that **‘vegetation contact with**  
5 **conductors’ was the leading cause of the 486 fire ignitions associated with PG&E**  
6 **facilities during 2015-2016, causing 37% of the fires.** (See Pitre Decl., Exhibit H [Risk and  
7 Safety Aspects of Risk Assessment and Mitigation Phase Report of PG&E Investigation 17-  
8 11-003 (March 30, 2018)], pg. 84).”

9 **RESPONSE TO PARAGRAPH 17:**

10 PG&E admits Paragraph 17.

11 **PARAGRAPH 18 OF PLAINTIFFS' SUBMISSION:**

12 “In February 2013, Charles Filmer of Pacific Gas & Electric Company prepared a report  
13 based on PG&E Vegetation Management fire investigations, which he testified to receiving  
14 50 to 100 such investigations per year.\* (See Campora Decl., Exhibit E.) Four findings are of  
15 particular note.

- 16 1. **Over 85% of vegetation-related fire incidents involved high-voltage**  
17 **distribution lines and almost 90% of those fires were caused by tree**  
18 **failures;**
- 19 2. Ignitions are most frequent during the ‘conventional fire season of ‘mid-April  
20 through October;’
- 21 3. PG&E was aware that during the May-October time frame, Blue Oak, Valley  
22 Oak, and Blue Gum trees suffered branch failures and, **‘it could be cost**  
23 **effective fire-risk reduction work to remove overhanging branches of these**  
24 **species in high-risk areas’;** and
- 25 4. ‘Gray pine located in high-risk areas that are tall enough to hit the powerlines  
26 should be considered for removal or lowering in height to protect facilities.’

27 \*[FN 4]: Although the report references ‘ignitions,’ Mr. Filmer made it clear in his  
28 deposition that, he was referring only to ignitions referenced in Vegetation Management  
investigative reports for the years 2007 to 2012. He did not know how many vegetation  
related PG&E fires occurred each year. (See Campora Decl., Exhibit E, Filmer Depositions,  
pages 44- 46.)”

29 **RESPONSE TO PARAGRAPH 18:**

30 PG&E admits Paragraph 18 to the extent that Mr. Filmer made the statements at his  
31 deposition and in his February 2013 report that Plaintiffs attribute to him. PG&E notes, however,  
32 that for over ten years, as one facet of its vegetation management program, it has performed

1 additional foot patrols and tree work on its distribution lines as part of the Public Safety &  
 2 Reliability Program. The patrols are focused on areas that have a higher rate of vegetation-caused  
 3 outages and vegetation-caused wires down. As part of this program, in 2017, over 26,000 additional  
 4 trees were either pruned or removed in these higher-risk areas. By focusing on areas with a higher  
 5 rate of vegetation-caused outages, the patrols are designed to address wildfire risk. In addition,  
 6 another facet of PG&E's vegetation management program, the Drought and Tree Mortality Program,  
 7 was implemented in 2014 to respond to the effects of the drought, including increased tree fatality.  
 8 This program also resulted in additional patrols in higher-risk areas as well as the removal of tens of  
 9 thousands of potentially hazardous trees. (*See Resp. to 3.*)

10 As the Court has noted, the problem today is that a single ignition can result in a catastrophe.  
 11 That was not the environment in Northern California in 2013 when the document Plaintiffs cite was  
 12 created. Mr. Filmer's findings must be considered in that context. Given the increased level of  
 13 wildfire risk in Northern California, PG&E has implemented several measures to address these  
 14 issues. PG&E's EVM program includes clearing all overhanging branches above the four-foot radial  
 15 clearance zone of electric distribution lines in HFTD areas. Its EVM program also includes an  
 16 initiative in HFTD areas to remove or trim trees from the ten species that have been responsible for  
 17 approximately 75 percent of the vegetation-related fire ignitions that are tall enough to strike  
 18 distribution lines, have a clear path to strike, and/or exhibit other potential risk factors such as  
 19 leaning toward a line or being weighted toward a line. Black Oak, Coast Live Oak/Valley Oak, Blue  
 20 Gum and Grey Pine are four of the ten species covered by this program. (WSP at 79-80.)

21 **PARAGRAPH 19 OF PLAINTIFFS' SUBMISSION:**

22 **“IV. PG&E CAN TAKE TARGETED MEASURES TO MITIGATE AND/OR**  
 23 **PREVENT THE RISK**

24 **A. PG&E Can Harden Its Equipment In Wildfire Prone Areas.**

25 After the 2007 wildfires, SDG&E 'fire-hardened' its electrical equipment in high fire prone  
 26 areas, including **replacement of wooden poles with steel poles and installation of heavier**  
 27 **conductors.** (Pitre Decl., Exhibit E, pg. 4). According to SDG&E:

1 ‘Steel poles are generally stronger and thus better able to withstand extreme  
2 wind gusts associated with high fire risk Santa Ana wind conditions. Stronger  
3 steel poles can support a wider spacing of conductors, which, when combined  
4 with heavier conductors, lowers the likelihood of high winds causing contact  
5 between conductors that could result in line faults, sparking, and potential  
6 ignitions of ground vegetation. The installed steel poles are taller than the  
7 wooden poles they replace, so conductors are raised higher above potential  
8 ground fires which have the potential to damage line insulation or cause  
9 excessive line sag. Finally, steel poles are more resistant to damage from ground  
10 fires than wooden poles.’

11 (Pitre Decl., Exhibit E, pg. 4, *citing to* San Diego Gas & Electric Company.  
12 (2013). *Application of San Diego Gas & Electric Company for a Permit to*  
13 *Construct The Tie-Line 637 Wood-to-Steel Project (A13-03-003)*. San Diego,  
14 CA: SDG&E.).

15 **SDG&E prioritizes the maintenance of poles in each power line in high-risk fire areas**  
16 **according to the existing vegetation and fuel conditions**, the history of high-speed winds, and the  
17 age and condition of existing infrastructure as part of a strategy to strengthen power lines connecting  
18 substations for improved reliability. (Pitre Decl., Exhibit I [San Diego Gas & Electric Company Tie  
19 Line 649 Wood-to-Steel Replacement Project: Chapter 2 – Project Purpose and Need (Aug. 2015)]  
20 pg. 2-3).”

21 **RESPONSE TO PARAGRAPH 19:**

22 PG&E admits that Paragraph 19 accurately quotes from a May 2014 Master’s Project titled  
23 “Quantifying the Economic Risk of Wildfires and Power Lines in San Diego County” and an August  
24 2015 chapter from SDG&E’s Tie Line 649 Wood-to-Steel Replacement Project. To the extent that  
25 Plaintiffs quote from these sources to suggest that PG&E can take similar measures, PG&E agrees  
26 and following the 2017 and 2018 wildfires, PG&E is taking these steps to harden its system. Among  
27 other measures, PG&E is implementing the following in HFTD areas:

- 28 • Replacement of bare overhead primary (high voltage) conductor as well as lower  
voltage conductor with insulated conductor.
- Replacement of existing primary line equipment such as fuses/cutouts and switches  
with equipment that CAL FIRE has certified as low fire risk.
- Installation of non-wood poles to support the additional weight of insulated wire,  
which will also further reduce the likelihood of pole failures during extreme weather  
events.

(WSP at 52-69.)

1 **PARAGRAPH 20 OF PLAINTIFFS' SUBMISSION:**

2 "Furthermore,

3 As part of its Community Fire Safety Program, **SDG&E has undertaken one of the**  
4 **largest deployments of state-of-the-art pulse reclosers, focusing heavily on the**  
5 **[High Fire Threat District]**. This equipment allows SDG&E to operate its system  
6 with significantly reduced energy flows during reclosing operations and be able to  
7 sectionalize various elements of its distribution system to better manage system  
8 operations and reliability. ... In addition, SDG&E has implemented more sensitive  
9 relay settings to all SCADA reclosers in the [High Fire Threat District]. These  
10 sensitive relay settings provide very fast clearing of faults on distribution circuits and  
11 are remotely operated via SCADA, allowing for real-time adjustments triggered by  
12 adverse weather conditions.

13 (Pitre Decl., Exhibit J [San Diego Gas & Electric Company Fire Prevention Plan  
14 (Oct. 31, 2018)] pg. 12)."

15 **RESPONSE TO PARAGRAPH 20:**

16 PG&E admits that Paragraph 20 accurately quotes from SDG&E's October 31, 2018 Fire  
17 Prevention Plan. To the extent that Plaintiffs quote from this source to suggest that PG&E can take  
18 similar measures, PG&E notes that it is continuing to automate recloser devices to enable selective  
19 reclosing functionality as well as installing additional line reclosers at HFTD area boundaries.  
20 PG&E's Wildfire Reclosing Disable program includes nearly 2,800 reclosing devices on PG&E's  
21 distribution lines in Tier 2 and Tier 3 HFTD areas. At the end of 2018, approximately 2,100 of the  
22 distribution devices in the program were SCADA-enabled and capable of being disabled remotely.  
23 If a protection zone does not have SCADA capability in Tier 2 or Tier 3 HFTD areas, PG&E  
24 manually disables automated reclosing on these devices throughout fire season. These locations are  
25 identified and scheduled for disablement prior to the projected beginning of elevated wildfire risk  
26 exposure. These manual devices will remain disabled for reclosing until wildfire risk is significantly  
27 lower during the year.

28 PG&E is working to SCADA-enable all line reclosers in Tier 2 and Tier 3 HFTD areas by  
June 1, 2019. In addition, devices located on nearly 400 transmission lines with voltages of 115 kV  
and below were included in the 2018 program. Over 95 percent of the transmission line devices are  
SCADA-enabled and can be disabled remotely, and similar to the distribution devices that are not

1 SCADA-enabled, PG&E will manually disable the remaining devices for the duration of wildfire  
2 season. PG&E also is implementing two pilot programs to evaluate alternative technologies to  
3 further reduce potential ignitions: (1) Rapid Earth Fault Current Limiter Technology that  
4 immediately reduces the voltage on a line experiencing a line to ground fault to reduce the energy  
5 available for an ignition; and (2) Enhanced Wires Down Technology Detection Project to identify  
6 when one of the lines in a distribution system is down and to help pinpoint the location of any  
7 outages to enable PG&E and first responders to respond more quickly. (See WSP at 109-112.)

8 **PARAGRAPH 21 OF PLAINTIFFS' SUBMISSION:**

9 **"B. PG&E Can Identify and Remove Hazard Trees in Wildfire Prone Areas.**

10 **i. PG&E Is Required by Law to Remove Hazard Trees**

11 According to PG&E:

12 [Public Resource Code section] 4293 requires a 4-foot clearance be maintained at  
13 all times for power lines between 2,400 and 72,000 volts, and a 10-foot clearance  
14 for conductors 115,000 volts and above. GO 95, Rule 35 also requires the removal  
15 of dead, diseased, defective and dying trees that could fall into the lines. The  
16 clearance requirements increase as the voltage increases. This applies in the SRA  
during designated fire season.

(See de Ghetaldi Decl., Exhibit 1)"

17 **RESPONSE TO PARAGRAPH 21:**

18 PG&E admits Paragraph 21.

19 **PARAGRAPH 22 OF PLAINTIFFS' SUBMISSION:**

20 "In PG&E's parlance, 'dead, diseased, defective and dying trees' are known as 'hazard' or  
21 'facility protect' trees. The statutory clearance requirements apply whether a tree is a  
22 'hazard' tree or not. As PG&E recognizes, the required clearances must be maintained 'at all  
times'. (See de Ghetaldi Decl., Exhibit 1)."

23 **RESPONSE TO PARAGRAPH 22:**

24 PG&E generally admits Paragraph 22, but clarifies that if a tree or branch fails and contacts a  
25 line—where that tree or branch was healthy (not dead, old decadent or rotten, or weakened by decay  
26  
27

1 or disease) and was outside the clearance requirements prior to the contact—there is no Public  
2 Resource Code § 4293 violation.

3 **PARAGRAPH 23 OF PLAINTIFFS’ SUBMISSION:**

4 “The CPUC interprets the statutory requirements in the same way: ‘It’s the LAW. State law  
5 requires utility companies to maintain specific clearances (depending on voltage running  
6 through the line) between electric power lines and all vegetation.’ (See de Ghetaldi Decl.,  
Exhibit 2).”

7 **RESPONSE TO PARAGRAPH 23:**

8 PG&E admits that Paragraph 23 accurately quotes from a web page concerning tree trimming  
9 safety on the CPUC’s website.

10 **PARAGRAPH 24 OF PLAINTIFFS’ SUBMISSION:**

11 “Public Resources Code § 4293 operates in conjunction with rules and orders promulgated  
12 by the CPUC. Originally adopted in March 1929, General Order (‘GO’) 95, Rule 11  
provides:

13 “The purpose of these rules is to formulate, for the State of California,  
14 requirements for overhead line design, construction, and maintenance, the  
15 application of which will ensure adequate service and secure safety to persons  
engaged in the construction, maintenance, operation or use of overhead lines  
16 and to the public in general.””

17 **RESPONSE TO PARAGRAPH 24:**

18 PG&E admits Paragraph 24.

19 **PARAGRAPH 25 OF PLAINTIFFS’ SUBMISSION:**

20 “Thus, one of the citations issued by the CPUC to PG&E for the 2015 Butte Fire was for  
21 ‘One violation of GO 95, Rule 35, for failing to maintain the minimum required clearance  
between the 12 kV conductor and the subject grey pine tree, which lasted for at least one (1)  
day.’ (See de Ghetaldi Decl., Exhibit 3, pp. 1-2.)”

22 **RESPONSE TO PARAGRAPH 25:**

23 PG&E admits Paragraph 25, to the extent that it accurately quotes the citation issued by the  
24 CPUC. PG&E denies that it was out of compliance with GO 95, Rule 35 when the Butte Fire  
25 ignited. PG&E also notes that the CPUC stated in the citation that “[t]here [wa]s no evidence  
26 available to determine when the 18-inch minimum clearance was breached/violated, other than the  
27



1 day of the incident, when the subject tree contacted the 12 kV overhead conductor”. (de Ghetaldi  
2 Decl. Exhibit 3, Dkt. 1007-3 at 2.)

3 **PARAGRAPH 26 OF PLAINTIFFS’ SUBMISSION:**

4 **“ii. As Of June 2017, PG&E Failed To Remove Or Otherwise Trim More**  
5 **Than 6000 Hazard Trees Which It Had Identified In 2016**

6 As of June 7, 2017, there were more than 6000 Facility Protect Trees (FPT), identified by  
7 inspectors during ‘routine patrol’ in 2016 which had not been addressed. Of that number, 888  
8 were in the divisions where fires occurred in 2017. (See Campora Decl., Exhibit F [Depo of  
Biancardi - Exhibit 007-006]).”

9 **RESPONSE TO PARAGRAPH 26:**

10 Paragraph 25 requires clarification. Plaintiffs cite to a June 6, 2017 email attaching a  
11 screenshot taken from PG&E’s Vegetation Management Database. The number reflected in the  
12 June 6, 2017 email does not accurately reflect the number of FPTs identified in 2016 that had not yet  
13 been worked as of that date because PG&E’s Vegetation Management Database does not register  
14 work as “complete” until the tree contractor has submitted all required invoicing paperwork.  
15 (Biancardi Decl. ¶ 21.) As of June 6, 2017, there were 3,962 FPTs (not 6,000) identified by PG&E  
16 pre-inspectors in 2016 that remained pending. (*Id.* at ¶ 27) Moreover, by October 8, 2017, when the  
17 October 2017 North Bay Wildfires began, 131 of the 6,000 FPTs referenced in the June 6, 2017  
18 email were still pending, and 50 of those trees were in divisions affected by the October 2017 North  
19 Bay Wildfires. (*Id.* at ¶ 28.) PG&E’s records indicate there was no FPT work remaining to be  
20 performed at any of the alleged origin points associated with the October 2017 North Bay Wildfires.  
21 (*Id.* Exhibit E, PGE-CPUC\_DR-112117\_Common\_Q69 at 2.)

22 **PARAGRAPH 27 OF PLAINTIFFS’ SUBMISSION:**

23 “A Facility Protect Tree is a tree which, because of a disease, defect or condition, poses a  
24 danger of falling into the line. A green healthy tree can be an FPT tree. (See Campora Decl.,  
25 Exhibit F [Depo of Biancardi], pgs. 43-55 and Exhibit G [Depo of Tankersley], pgs. 235-  
236).”

1 **RESPONSE TO PARAGRAPH 27:**

2 PG&E denies Paragraph 27 to the extent that Plaintiffs assert that a green and healthy tree  
3 can be an FPT. PG&E defines FPTs as “[t]rees that are dead, show signs of disease, decay or ground  
4 or root disturbance, which may fall into or otherwise impact the conductors, towers or guy wires  
5 before the next inspection cycle”.<sup>11</sup> (Biancardi Decl., Exhibit B, at PGE-CPUC 00005483; *see id.*  
6 Exhibit A, at 44:1-6.)

7 **PARAGRAPH 28 OF PLAINTIFFS’ SUBMISSION:**

8 “On October 3, 2017, 5 days before the fires in the North Bay, an email exchange between  
9 PG&E employees, read as follows:

10 Employee One: ‘Looks like we got creamed yesterday in North Bay assuming due  
to wind. Luckily no Wires Down on any of the outages.’

11 Employee Two: ‘We did. Unfortunately, a line clearance job was cancelled today  
because there were no available PG&E line crews.’

12 Employee One: ‘2016 work?’ Employee Two: ‘Yes, expired units.\*’

13 (Campora Decl., Exhibit F [Depo of Biancardi - Exhibit 0070-007]).

14 \*[FN 5]: An ‘expired unit’ is a tree schedule for work, which ‘has gone past one  
15 year.’ (See Campora Declaration, Exhibit C.)”

16 **RESPONSE TO PARAGRAPH 28:**

17 Paragraph 28 requires clarification. As Plaintiffs quoted, in an October 3, 2017 email, a  
18 PG&E employee wrote, “Unfortunately, a line clearance job was cancelled today because there were  
19 no available PG&E line crews.” A “line clearance job” in this context refers to a job requiring  
20 PG&E to de-energize its lines prior to performing trimming or removal. Federal regulations require  
21 power conductors and equipment to be de-energized and grounded before any employee approaches  
22 or takes any conductive object closer than the minimum approach distance prescribed by the

23 <sup>11</sup> PG&E’s definition of FPT is based on state regulations governing vegetation management.  
24 Public Resource Code Section 4293 requires that all utilities trim or remove “[d]ead trees, old  
25 decadent or rotten trees, trees weakened by decay or disease and trees or portions thereof that are  
26 leaning toward the line which may contact the line from the side or may fall on the line.” CPUC  
27 General Order 95, Rule 35 similarly requires utilities to trim or remove “dead, rotten or diseased  
trees or dead, rotten or diseased portions of otherwise healthy trees overhang or lean toward and may  
fall into a span of supply or communication lines.”

1 Occupational Safety and Health Administration (“OSHA”). 29 C.F.R. 1910.268(b)(7). PG&E’s  
 2 records indicate that the tree at issue in this email was inspected and prescribed for work in 2016, but  
 3 upon arrival at the site in 2016, the crew members who were to perform the work found that the job  
 4 required de-energization of the line. The contractor was unable to perform the work during this  
 5 initial visit, but put in a request with the local Vegetation Program Manager (“VPM”) to schedule a  
 6 date when the line could be de-energized. Because de-energization requires coordination among  
 7 numerous departments, the job was scheduled for October 2, 2017. As indicated in the email  
 8 exchange, the job was rescheduled due to a wind storm on October 2, 2017, and was ultimately  
 9 completed on December 29, 2017.

10 The tree at issue (which was located several miles away from any of the October 2017 North  
 11 Bay Wildfire fire perimeters) presented a low potential for wildfire ignition because it was in the  
 12 vicinity of a secondary conductor, which operates at a lower voltage than primary distribution or  
 13 transmission lines and therefore poses a lower risk of ignition if contact occurs. For this reason,  
 14 California law actually permits contact between vegetation and secondary lines below a certain  
 15 voltage. Cal. Pub. Res. Code § 4293; CPUC General Order 95 Rule 35. Further, the tree was in a  
 16 Tier 1 area, which presents a lower fire risk than Tier 2 or Tier 3.

17 **PARAGRAPH 29 OF PLAINTIFFS’ SUBMISSION:**

18 “PG&E did not complete this work despite admitting that it knew FPT trees posed the risk of  
 19 death to the public.

20 Q. And PG&E knew, in October of 2017, that an FPT tree could come down,  
 21 cause a fire that could kill people, true?

22 A. That’s correct.

23 (See Campora Decl., Exhibit F [Depo of Biancardi] pg. 81:5-8.)”

24 **RESPONSE TO PARAGRAPH 29:**

25 PG&E denies Paragraph 29 to the extent it asserts that PG&E did not complete the work  
 26 referenced in the October 3, 2017 email exchange despite knowing that the tree in question posed a  
 27 risk of death to the public. *First*, as noted above, the work was completed on December 29, 2017.

1 *Second*, the tree in question did not pose a high risk of wildfire ignition because it was located near a  
2 secondary conductor in a Tier 1 area (several miles away from the fire perimeters of all October  
3 2017 North Bay Wildfires).<sup>12</sup>

4 PG&E further denies Paragraph 29 to the extent it asserts that all FPTs pose the same level of  
5 risk. Rather, the level of risk depends upon the location of the tree and conditions on the ground.  
6 (Biancardi Decl. Exhibit A, at 84:10-20.) For example, as noted above, the risk of wildfire ignition  
7 is significantly lower for trees in near secondary conductors.

8 PG&E's vegetation management program is designed to take risk, including wildfire risk,  
9 into account and is intended to schedule work on the highest risk trees first. In fact, when a pre-  
10 inspector identifies a tree for work, he or she must assess the risk of wildfire posed by that individual  
11 tree. If a tree poses an imminent threat, the pre-inspector must immediately notify the Supervising  
12 Vegetation Program Manager ("SVPM") or local VPM and remain on site until a tree crew arrives to  
13 trim or remove the tree. (Biancardi Decl. Exhibit C, at PGE-CPUC 00005996.) If a tree "requires  
14 urgent mitigation but does not pose an imminent threat," the pre-inspector may not leave the site  
15 until they receive confirmation from either the SVPM or VPM that notice of the hazard was  
16 received. (*Id.* at PGE-CPUC 00005994-96.) Given the high volume of vegetation management  
17 work PG&E performs—which in 2016 included removing approximately 280,000 FPTs—  
18 prioritizing risk is a critical aspect of its vegetation management program. PG&E supervisors and  
19 managers also track all pending work on an ongoing basis by, for example, issuing regular reports of  
20 FPTs to SVPMs and VPMs in their divisions and districts. SVPMs and VPMs may also  
21 independently track pending FPTs. (Biancardi Decl. ¶ 20-22.)

22 Moreover, PG&E's vegetation management program is designed to manage external factors  
23 that may delay work. PG&E is required to abide by numerous state and federal regulations that may  
24 delay FPT work. For example, as noted above, OSHA imposes de-energization requirements for  
25

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26 <sup>12</sup> As discussed in Response to Paragraph 28, California law permits contact between vegetation  
27 and secondary lines below a certain voltage. Cal. Pub. Res. Code § 4293; CPUC General Order 95  
28 Rule 35.

1 tree work that puts workers within a certain proximity to live conductors, and numerous other federal  
 2 agencies restrict vegetation management work that may interfere with protected or endangered  
 3 species. Customers may also refuse to allow PG&E on their property or otherwise prevent PG&E  
 4 from performing necessary vegetation management work. In 2016, for example, there were more  
 5 than 40,000 instances in which work was delayed because a customer refused to permit PG&E to  
 6 conduct necessary vegetation management work, and more than 1,200 instances in which work was  
 7 delayed because a protected bird's nest was found in a tree prescribed for work.<sup>13</sup> Where such  
 8 conditions exist, PG&E has procedures to address the issue, which may include obtaining any  
 9 necessary permits or de-energizing the area until work is completed.

10 In short, PG&E's vegetation management program is designed to prioritize work posing the  
 11 highest risk to public safety, and additional measures have been implemented to allow PG&E  
 12 employees to monitor all delayed and low-risk tree work over time.

13 **PARAGRAPH 30 OF PLAINTIFFS' SUBMISSION:**

14 **“iii. PG&E Officers Ignored Audit Results Showing ‘Statistically  
 15 Significant Sample’ Of Hazard Trees Near Powerlines Were Missed  
 16 by Tree Inspectors**

17 “In 2016, PG&E auditors inspected 1,539 miles of line in SRA. In that distance they  
 18 evaluated 102,502 trees and identified 3,603 FPT trees. 0.035% of the trees its auditors  
 19 inspected posed a danger to its lines. (See Campora Decl., Exhibit H [Depo of Oldford -  
 20 Exhibit 0052-006]). Despite finding *that after its Pre-Inspectors and Tree Trimmers had  
 done their work*, more than 3 trees out of 100 still posed a risk to its lines. PG&E chose not  
 to extrapolate its ‘statistically significant sample.’ (See Campora Decl., Exhibit H [Depo of  
 Oldford], pgs. 78-79, 85-90, and 128-129).”

21 **RESPONSE TO PARAGRAPH 30:**

22 PG&E admits Paragraph 30 to the extent that Plaintiffs assert that in 2016, PG&E inspected  
 23 1,539 miles of line in state responsibility areas (“SRAs”) through PG&E's Quality Assurance  
 24

25 \_\_\_\_\_  
 26 <sup>13</sup> The Migratory Bird Treaty Act makes it unlawful to pursue, hunt, take, capture, kill or  
 27 possess any migratory bird or their eggs, nest and body parts without allowance via regulation or  
 federal permit.

1 (“QA”) audits and identified 3,603 FPTs within that audit mileage. The remainder of Paragraph 30  
2 requires clarification, however, as Plaintiffs suggest that once PG&E identified these FPTs it should  
3 have extrapolated this number across its entire service territory to determine the total number of  
4 FPTs that could exist.<sup>14</sup>

5 PG&E’s QA audits are designed to obtain a “real-time” assessment of PG&E’s vegetation  
6 management program and whether the conditions in its service territory are consistent with PG&E’s  
7 legal obligations.<sup>15</sup> To ascertain a true “real-time” condition of the program, audits are performed  
8 throughout the year. Unlike QC reviews, QA audits are not scheduled to follow inspections and tree  
9 trimming/removal work, but are instead scheduled independently. The audits indicate whether any  
10 identified issues pose compliance violations or potential violations (*e.g.*, potential violation may  
11 occur within 90 days). The auditors perform a root-cause analysis of any actual or potential  
12 compliance issues, identify trends and report the results to the VM-Operations Managers and the  
13

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14 <sup>14</sup> Plaintiffs also appear to imply that the trees identified in these audits were “missed” by pre-  
15 inspectors and tree workers. This is not correct. Auditors conduct a root cause analysis for all FPTs  
16 identified during the audit, including whether the tree appeared to have declined before or after the  
17 last inspection. For example, the 2016 QA audit for the North Bay Division (which includes parts of  
18 PG&E’s service territory affected by the October 2017 North Bay Wildfires) found that out of 16  
19 FPTs identified, eight did not begin to decline until after the last inspection and therefore they were  
20 not “missed” by the pre-inspector who patrolled that line. (Biancardi Decl., Exhibit D, at PGE-  
21 CPUC 00006639.)

22 <sup>15</sup> In addition to these inspections, PG&E also conducts system-wide quality control (“QC”)  
23 reviews, designed to assess whether the vegetation management contractors are performing  
24 according to PG&E’s expectations, including whether they are complying with the applicable  
25 regulations. The QC reviews assess whether pre-inspection contractors identify and prescribe the  
26 proper work, as well as whether the tree workers’ performance is consistent with contractual  
27 requirements (*e.g.*, completing work prescribed by pre-inspectors). The reviewers pull random  
28 samples of work performed by pre-inspectors and tree workers from all locations recently worked  
within a given date range. The reviewers use a set of criteria to measure each pre-inspector’s or tree  
worker’s performance in that random sample of work. Because reviewers use the same set of  
criteria, the expectation is that a reviewer working in one division would make the same assessment  
of contractor work product as a reviewer in another division. Assigned corrective actions are  
documented by VPMs, who help track whether the corrective actions are fully implemented. The  
SVPM, VPM, and VM-Operations Manager monitor and track compliance, quality control results,  
and corrective actions.

1 VPM for the area. The VPM is responsible for taking short-term action to correct identified  
 2 deficiencies and for communicating any required corrective actions to the contractors. If an auditor  
 3 identifies a recurring or systemic issue, the VM Operations group, working in conjunction with the  
 4 QA Specialists, develops long-term action plans to reduce or prevent the issue from recurring.

5 The QA audits are not intended to determine the number of non-compliant trees or FPTs  
 6 throughout the system. Instead, the QA audits are designed to assess contractors' compliance in a  
 7 given area with internal PG&E Vegetation Management policies, standards, and work procedures, as  
 8 well as the applicable laws. To the extent the auditors identify any actual or potential compliance  
 9 issues, those issues are communicated to the contractors who are then responsible for implementing  
 10 any assigned corrective actions. If the auditors identify systemic or recurring issues, preventive  
 11 actions may be implemented, designed to prevent the deficiency or non-conformance from  
 12 happening again. Reporting on-going and relevant QA information to PG&E's contractors provides  
 13 them with the opportunity to take appropriate corrective action to maintain compliance with the  
 14 applicable laws.

15 **PARAGRAPH 31 OF PLAINTIFFS' SUBMISSION:**

16 **“iv. PG&E Ignored Lessons from the 2015 Butte Fire Which Evidenced**  
 17 **Clear Failures by Its Vegetation Management Contractors to Perform**  
 18 **Their Job Duties Responsibly and Adequately**

19 First and foremost, it is important to note that PG&E contracts out all of its vegetation  
 20 management responsibilities, including tree inspections, tree removals, and LiDAR. From  
 21 depositions in the Butte Fire case, it is apparent the **employees of the tree inspection and**  
 22 **removal companies are not sufficiently trained, experienced, or knowledgeable about**  
 23 **their job responsibilities.**”

24 **RESPONSE TO PARAGRAPH 31:**

25 PG&E denies Paragraph 31 to the extent Plaintiffs state that the pre-inspectors and tree  
 26 workers employed by PG&E's contractors are not sufficiently trained, experienced or  
 27 knowledgeable. PG&E contracts with a limited number of well-established, large scale vendors who  
 28 employ qualified and trained pre-inspectors, many of whom hold industry certifications. Although  
 PG&E relies on these vendors to conduct contractor training, PG&E requires that its contractors

1 annually review PG&E's policies to drive consistency across their vegetation management work.  
2 PG&E also provides two days per year of training to all pre-inspectors to align on safety practices  
3 and relevant procedures. Throughout their training and once deployed, pre-inspectors follow an  
4 established set of procedures for consistency in how their pre-inspection work is performed, and pre-  
5 inspectors' findings and tree prescriptions (*i.e.*, whether a tree needs to be pruned or removed) are  
6 recorded.

7         Additionally, for pre-inspectors to move up in their career paths, they are required to acquire  
8 professional certifications from outside authorities. Specifically, the International Society of  
9 Arboriculture grants Certified Arborist and Utility Specialist certifications that directly support and  
10 validate proficiency in this kind of work. Maintaining these certifications also requires completing  
11 continuing education requirements as well as recertification every three years. Arborists can also be  
12 certified as a Registered Professional Forester from the California State Board of Forestry and Fire  
13 Prevention. A pre-inspector cannot attain the third or fourth step of their career progression without  
14 validating their proficiency through acquiring one or more of these certifications.

15         PG&E agrees that it is important both for efficacy and for safety that tree inspectors and  
16 workers be adequately trained. Not only is logging and felling one of the most hazardous industries  
17 in the nation, but the Northern California forests pose unique challenges. Safely removing a 200+  
18 foot tall tree in the proximity of a high voltage distribution line takes a significant degree of skill that  
19 not all tree workers possess, and, absent adequate training, there is a risk that contractors can be  
20 fatally injured. PG&E's agreements with its contractors require that the tree workers used for each  
21 job be trained for the type of work involved with that particular job.<sup>16</sup> This is why the most

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22  
23         <sup>16</sup> Different types of tree work require different training. For example, pursuant to regulations  
24 promulgated by the California Department of Industrial Relations, before a tree worker can remove  
25 vegetation within 10 feet of a power line, he or she must be certified by his or her company for such  
26 work, which requires the tree worker to complete 18 months of training and related on-the-job  
27 experience. Cal. Code Regs. tit. 8, §§ 2950, 2951 (establishing minimum approach distances and  
28 excepting qualified line clearance tree trimmers); § 2700 (defining "qualified line clearance tree  
trimmer"). Trainees are also permitted to do this work under the direct supervision and instruction  
of certified individuals. Cal. Code Regs. tit. 8, § 2951.



1 significant challenge to the EVM program schedule is the limited availability of a qualified work  
2 force, in particular, limited qualified tree workers.

3 **PARAGRAPH 32 OF PLAINTIFFS' SUBMISSION:**

4 “In 2014-2015, PG&E used foot patrols to inspect its distribution circuits. In October 2014,  
5 an employee of a company PG&E used to conduct inspections marked two ‘edge trees’ near  
6 the Electra 1101 circuit in southern Amador County. The inspector did not mark for removal  
7 a top heavy 44-foot grey pine that was being supported by the edge trees the inspector  
8 marked for removal. **The inspector admitted to not using any measuring device to  
9 determine the height of the tree or its distance from the power lines, nor did the  
10 inspector walk around the grey pine to inspect whether it was diseased or dying.”**

11 **RESPONSE TO PARAGRAPH 32:**

12 PG&E denies paragraph 32 to the extent that Plaintiffs allege that a closer inspection would  
13 have identified any issues. PG&E’s pre-inspectors and tree workers were on site three times in the  
14 year before the Butte fire, and the evidence does not establish that the grey pine had defects  
15 requiring its removal at the time those inspections occurred.

- 16 • October 2014: A pre-inspector patrolled the area and marked two nearby trees for  
17 removal but did not prescribe any work for the grey pine.
- 18 • January 2015: Tree workers removed the two nearby trees. The tree workers did not  
19 identify any condition with respect to the grey pine. If tree workers identify a  
20 condition that does not conform to legal requirements, including required clearances,  
21 they are required to notify PG&E and abate the condition if it exists on the same  
22 property as the trees for which the work request was issued.
- 23 • July 2015: A pre-inspector patrolled the area and did not identify the grey pine as  
24 leaning.

25 PG&E further denies that the grey pine was being supported by the two trees marked for  
26 removal and that removing those trees caused the grey pine to fall. Additionally, Plaintiffs do not  
27 contend that the grey pine was diseased or dying or that it displayed any visible sign of defect, and  
28 there is no evidence of any such defect.

PG&E admits that the pre-inspector did not use a measuring device, nor was she required to  
do so under PG&E policies. The pre-inspector was trained to use her judgment to determine  
whether a tree could fall into the lines, which is the same way that the pre-inspector identified the

1 two trees near the grey pine for removal. The pre-inspector did not mark the grey pine for removal  
2 because she did not believe it required removal given its condition, not because she concluded the  
3 tree was too short to strike the line even if it were diseased, dying or defective.

4 **PARAGRAPH 33 OF PLAINTIFFS' SUBMISSION:**

5 "In January 2015, employees of another company that contracted with PG&E removed the  
6 two edge trees supporting the grey pine. Over the next nine months, the grey pine leaned  
7 further and further over toward the sun in the direction of the power lines."

8 **RESPONSE TO PARAGRAPH 33:**

9 PG&E admits Paragraph 33 to the extent that the tree workers, who were employed by one of  
10 PG&E's contractors, removed two trees in the vicinity of the grey pine, but denies that the two trees  
11 were "supporting" the grey pine or that the grey pine leaned towards the line as a result of the  
12 removal of the two trees. PG&E further refers to its response to Paragraph 32.

13 **PARAGRAPH 34 OF PLAINTIFFS' SUBMISSION:**

14 **"In July 2015, PG&E hired a tree inspection contractor who used uncertified and**  
15 **unqualified persons to conduct vegetation management inspections.** The three men sent  
16 to conduct the supplemental CEMA foot patrol inspection of the Electra 1101 circuit were a  
17 Walmart greeter, a dog catcher, and a man who had worked in a plant nursery. When asked at  
18 their depositions, none of the three could recall patrolling the Electra 1101 circuit."

19 **RESPONSE TO PARAGRAPH 34:**

20 Paragraph 34 requires clarification. The July 2015 vegetation management inspections were  
21 conducted by three pre-inspectors from one of PG&E's contractors. One of the pre-inspectors had,  
22 at one time, worked as an automobile technician at Walmart, but he also had previously worked as a  
23 firefighter. Prior to his employment as a pre-inspector, that individual had received training on the  
24 identification of tree species and trees that have the potential for failure. At his deposition, he did  
25 recall patrolling the relevant circuit.<sup>17</sup> The second pre-inspector had, at one time, worked in

26 <sup>17</sup> He referred to a July 2015 patrol of the Martell 1102 circuit, which is another name for the  
27 Electra 1101 circuit. Power lines run from the Electra to the Martell substation, and vegetation  
28 management companies refer to it as the Martell 1102 circuit because they historically worked from  
the Martell substation to the Electra substation.

1 landscaping. PG&E admits that individual was unable to recall patrolling the relevant circuit during  
 2 his deposition, but notes that his deposition occurred two years later, in July 2017. The third pre-  
 3 inspector had most recently worked as an animal cruelty investigator, but had also worked for the  
 4 California Department of Fish and Game in state refuges, pruning and removing trees that were dead  
 5 or otherwise hazardous to the public. That individual testified that he did remember patrolling the  
 6 relevant circuit.<sup>18</sup> All three individuals received vegetation management training from ACRT when  
 7 they were hired as pre-inspectors. As discussed in response to paragraph 31, PG&E denies that its  
 8 pre-inspectors are unqualified.

9 **PARAGRAPH 35 OF PLAINTIFFS' SUBMISSION:**

10 “PG&E started using LiDAR (‘Light-detecting and Ranging’) remote sensing technology on  
 11 a limited scale in 2014 to help identify hazard trees near high voltage lines. In 2015, PG&E  
 12 contracted with Quantum Spatial to obtain LiDAR scans of 9,547 miles of its distribution  
 13 system and orthoimagery of 15,320 miles of its distribution system, including the portion of  
 14 the Electra 1101 circuit where the Butte Fire started. The ‘deliverables’ included: (a) the use  
 15 of hyperspectral data processing to identify individual grey pine and black oak trees; (b)  
 16 graphic identification of individual grey pine and black oak ‘risk trees’ with ‘tree polygons’;  
 17 and (c) a ‘fall-in analysis’ to identify trees with the potential to strike conductors.”

18 **RESPONSE TO PARAGRAPH 35:**

19 Paragraph 35 requires clarification. PG&E started using LiDAR in 2014 to measure  
 20 compliance with the then-governing NERC reliability standard regarding vegetation management on  
 21 transmission lines, FAC-003-1. PG&E admits that it expanded its use of LiDAR in 2015 as stated in  
 22 Paragraph 35 but notes that it surveyed approximately 13,450 distribution circuit miles in 2015 using  
 23 LiDAR and spectral imagery technologies.

24 **PARAGRAPH 36 OF PLAINTIFFS' SUBMISSION:**

25 **“Aerial surveys of the selected circuits in high fire risk areas began in July 2105 and  
 26 delivery of the results was scheduled for October 31, 2015--only weeks after the Butte  
 27 Fire ignited.** The orthoimagery results identify the grey pine that hit the line as a hazard tree  
 28 with the potential to strike the line. (de Ghetaldi Decl., Exhibit 4 and 5).”

<sup>18</sup> As with the first pre-inspector, at his deposition, this pre-inspector referred to a patrol of the Martell 1102 circuit.

**RESPONSE TO PARAGRAPH 36:**

PG&E admits Paragraph 36 with respect to the dates and locations of aerial surveys, but clarifies that they began in July 2015. PG&E denies that the orthoimagery results could or do alone identify the grey pine that hit the line as a hazard tree with the potential to strike the line. PG&E defines “hazard tree” as a tree that is dead or shows signs of disease, decay or ground or root disturbance and which may fall into or otherwise impact conductors, towers or guy wires before the next inspection cycle. (*See* Biancardi Decl. ¶ 11.) The orthoimagery results did not indicate that the grey pine was “dead or show[ed] signs of disease, decay or ground or root disturbance and” may have failed, only that the crown of the grey pine was within six feet of the circuit.<sup>19</sup>

**PARAGRAPH 37 OF PLAINTIFFS’ SUBMISSION:**

“Manipulation of the July 2015 ‘point cloud’ data shows the grey pine leaning toward and within six feet of the circuit, demonstrating the incompetence of the July 2015 foot patrol inspectors who failed to identify the grey pine as in violation of Public Resources Code § 4293. (de Ghetaldi Decl., Exhibits 5 and 6).”

**RESPONSE TO PARAGRAPH 37:**

PG&E admits that the data shows the crown of the grey pine within six feet of the circuit. (de Ghetaldi Decl. Exhibit 4, Dkt. 1007-4 at 23.) For the reasons set forth in its response to Paragraph 34, PG&E denies that its contractors were “incompetent”. PG&E also denies that it was in violation of Public Resources Code § 4293. Section 4293 required four feet of clearance around the 12 kV conductor that the grey pine contacted. In its Investigation Report regarding the Butte Fire, CAL FIRE, which investigated the potential cause of the Butte fire, did not allege that PG&E violated Public Resources Code § 4293.

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<sup>19</sup> Orthoimagery does not identify leaning trees, because it is taken aurally and captures trees’ crowns, not their bases. The location of the grey pine’s base, depicted by the dot marked on Exhibit 6 to the Declaration of Dario de Ghetaldi, was obtained by GPS surveys and scans taken after the Butte Fire. (de Ghetaldi Decl. Exhibit 4, Dkt. 1007-4 at 5-7.) The location of a tree’s base, and therefore whether a tree is leaning, would not have been identifiable using the orthoimagery results. As noted in response to Paragraph 32, the inspectors who visited the location a few weeks prior to the date on which the LiDAR image was taken did not note any abnormality with the subject tree requiring its removal.

1 **PARAGRAPH 38 OF PLAINTIFFS' SUBMISSION:**

2 **“C. PG&E Can Develop Ways to Monitor Local Conditions in Wildfire Prone**  
3 **Areas**

4 After the 2007 wildfires, SDG&E significantly increased its ability to monitor local  
5 conditions and assess those conditions for fire risk. **SDG&E installed 167 anemometers, or**  
6 **wind measuring devices. It hired three meteorologists ‘who provide operational**  
7 **weather information’ and ‘four experienced fire professionals who provide advice**  
8 **about fire risk and mitigation.’** (Pitre Decl., Exhibit I, pg. 2-1).”

7 **RESPONSE TO PARAGRAPH 38:**

8 PG&E admits that Paragraph 38 accurately paraphrases and quotes from an SDG&E  
9 document related to Wood-to-Steel pole replacement. (Pitre Decl., Exhibit I, Dkt. 1006-9 at 3.). As  
10 detailed in Response to Paragraph 15, as part of its Wildfire Safety Plan, PG&E is implementing  
11 several measures designed to enhance its situational awareness in HFTDs.

12 **PARAGRAPH 39 OF PLAINTIFFS' SUBMISSION:**

13 **“According to the CPUC and CAL FIRE, these efforts have been successful:** [the CPUC  
14 Safety and Enforcement Division] and CAL FIRE have evaluated the benefits achieved by  
15 San Diego Gas & Electric (SDG&E) through the use and implementation of information  
16 learned from its network of weather stations and concluded that it provides substantial  
17 benefit to wildfire risk mitigation, system planning and hardening, operational awareness and  
18 emergency response.’ (See Pitre Decl., Exhibit G, pg. 2).”

17 **RESPONSE TO PARAGRAPH 39:**

18 PG&E admits that Paragraph 39 accurately quotes from the CPUC Safety and Enforcement  
19 Division Rulemaking 15-05-006 SED-CAL FIRE Joint Assessment and Recommendation Report  
20 (Sept. 19, 2018).

21 PG&E agrees that monitoring local conditions in HFTDs can be an important tool in  
22 preventing and responding to wildfires. As detailed in Response to Paragraph 15, as part of its  
23 Wildfire Safety Plan, PG&E is implementing several measures designed to enhance its situational  
24 awareness in HFTDs.

25 **PARAGRAPH 40 OF PLAINTIFFS' SUBMISSION:**

26 **“Regrettably, it was not until after the North Bay Fires that PG&E announced it would**  
27 **install around 200 new weather stations in its service territory** that would feed real-time

1 weather data to a wildfire safety team that would interpret the data relative to wildfire  
 2 risk. **But PG&E did not plan to complete the installation of the new weather stations**  
 3 **until ‘the end of the year’, i.e. after the Camp Fire hit.**\* However, PG&E certainly  
 4 understood, and has understood historically, the importance of local weather conditions in  
 5 assessing fire danger, as Kevin Dasso, PG&E Vice President of Electric Asset Management  
 6 in July 2018 stated:

7 We saw first-hand last year how extreme weather events driven by climate change  
 8 are causing unprecedented and unanticipated wildfires. Adding new weather  
 9 stations in high fire-threat areas across our service area enhances our weather  
 10 forecasting and modeling to help bolster wildfire prevention and response efforts  
 11 and keep our customers safe.

12 ...

13 PG&E has historically used weather forecast data for many purposes, mainly for  
 14 predicting storm damage and for assessing fire danger. Its team of meteorologists,  
 15 which includes fire-weather specialists, performs daily monitoring of current and  
 16 forecast weather patterns and fire threat projections using in-house and publicly  
 17 available data from the National Weather Service, CAL FIRE, US Forest Service  
 18 and more. This information helps PG&E predict when and where the fire threat  
 19 will be high or extreme so additional steps can be taken to keep critical  
 20 infrastructure, utility crews and communities safe.

21 With these new weather stations, PG&E will be able to capture additional real-  
 22 time data related to temperature, wind speeds and humidity levels to provide  
 23 improved awareness of current fire danger conditions. PG&E’s meteorologists  
 24 will feed information to the company’s new Wildfire Safety Operations Center  
 25 team to review data and determine any needed action to help reduce wildfire  
 26 risks.\*

27 \*[FN 6]: [https://www.pge.com/en/about/newsroom/newsdetails/index.page?title=20180716\\_pge\\_adds\\_over\\_50\\_new\\_weather\\_stations\\_to\\_advance\\_forecasting\\_abilities\\_better\\_predict\\_extreme\\_weather\\_and\\_wildfire\\_potential](https://www.pge.com/en/about/newsroom/newsdetails/index.page?title=20180716_pge_adds_over_50_new_weather_stations_to_advance_forecasting_abilities_better_predict_extreme_weather_and_wildfire_potential).

28 \*[FN 7]: Id.”

**RESPONSE TO PARAGRAPH 40:**

PG&E admits that Paragraph 40 accurately paraphrases and quotes from a July 16, 2018 press release announcing that PG&E would install approximately 200 new weather stations by the end of 2018. The quoted material accurately reflects that monitoring weather is an important part of PG&E’s work, and PG&E has long had a team of meteorologists using internal and external data and modeling to assess storm and fire danger. PG&E denies Plaintiffs’ suggestion that PG&E was slow to install additional weather stations. As discussed below, the scope of the threat of catastrophic

1 fires in Northern California changed with the October 2017 North Bay Wildfires. (See Response to  
2 Paragraph 50.) PG&E responded by developing a comprehensive set of additional fire mitigation  
3 tools and continues to implement and improve and those measures today.

4 **PARAGRAPH 41 OF PLAINTIFFS' SUBMISSION:**

5 **"D. PG&E Can De-Energize Lines In Wildfire Prone Areas When Local**  
6 **Conditions Indicate an Extreme Risk for a Catastrophic Wildfire**

7 **"i. In 2008, SDG&E Began Shutting Off Power to Protect Public**  
8 **Safety**

9 In October 2007, Santa Ana winds caused SDG&E's overhead power lines to ignite the  
10 Witch Fire, the Guejito Fire, and the Rice Fire. (Pitre Decl., Exhibit N, CPUC Decision 09-  
09-030 at pg 24). Together, those fires burned more than 200,000 acres and 1,800 buildings  
and killed two people. (Id.)"

11 **RESPONSE TO PARAGRAPH 41:**

12 PG&E admits that the CPUC's September 2009 Decision 09-09-030 states that the Witch,  
13 Guejito and Rice fire combined burned more than 200,000 acres and 1,800 buildings and killed two  
14 people, but notes that the decision states that Santa Ana winds "reportedly" caused SDG&E lines to  
15 ignite the fires, and the CPUC specified that its decision "does not prejudge any issues being  
16 addressed in [the Witch, Guejito and Rice fire] Investigations". (Pitre Decl. Exhibit N, Dkt. 1006-14  
17 at 27, n. 26.)

18 **PARAGRAPH 42 OF PLAINTIFFS' SUBMISSION:**

19 "A year later, in December of 2008, SDG&E submitted an Emergency Power Shut-Off Plan  
20 for review by the CPUC. SDG&E sought permission to turn off electricity during periods of  
21 extreme fire danger in order to prevent its overhead power lines from igniting potentially  
catastrophic wildfires. (Pitre Decl. Exhibit N [Decision 09-09-030] pgs. 3-4)."

22 **RESPONSE TO PARAGRAPH 42:**

23 PG&E admits that Paragraph 42 accurately summarizes information in CPUC Decision 09-  
24 09-030.

25 **PARAGRAPH 43 OF PLAINTIFFS' SUBMISSION:**

26 "Although the CPUC rejected SDG&E's plan at that time, the CPUC made clear that it  
27 believed all utilities were presently legally obligated to de-energize lines that would present a

1 safety risk under extreme weather conditions pursuant to Public Utility Code Section 451 and  
2 399.\* (Id. at pg 61).

3 SDG&E's statutory obligation to operate its system safely requires SDG&E to shut off  
4 its system if doing so is necessary to protect public safety. For example, there is no  
5 dispute that SDG&E may need to shut off power in order to protect public safety if  
6 Santa Ana winds exceed the design limits for SDG&E's system and threaten to topple  
7 power lines onto tinder dry brush. (Id. at pgs 61-62)

8 \* [FN 8]: The Commission noted that in 2003 SCE implemented a temporary program to  
9 shut off power to rural areas to protect against the possibility of strong winds causing dead  
10 trees to fall onto its power lines and igniting a wildfire. (Pitre Decl. Exhibit N [Decision 09-  
11 09-030] pg. 40). SCE did not wait for the CPUC's permission to initiate the program. (Id.) It  
12 put the program in place then got the CPUC's blessing later. (Id.). During the time SCE's  
13 power shut-off program was in effect, SCE shut off power one time. (Id. at 41). When SCE  
14 inspected its power lines prior to re-energization, it found six locations where trees had fallen  
15 onto the lines. (Id.). SCE credited the de-energization with preventing a catastrophic wildfire.  
16 (Id. at 41)."

17 **RESPONSE TO PARAGRAPH 43:**

18 PG&E admits that Plaintiffs' quotation from CPUC Decision 09-09-030 at pages 61-62 is  
19 accurate but otherwise disputes Plaintiffs' characterization of the decision. In its application,  
20 SDG&E sought pre-approval to turn off electricity to certain regions during periods of high fire  
21 danger.<sup>20</sup> (Pitre Decl. Exhibit N, Dkt. 1006-14 at 5-6.) The CPUC rejected SDG&E's request. The  
22 CPUC noted that if SDG&E exercised its discretion and shut off power in an emergency situation to  
23 protect public safety, the CPUC could subsequently review whether that decision was reasonable  
24 based on its prudent operator standard. (*See id.* at 64-65.)

25 The portion of the CPUC's decision Plaintiffs quote states that "SDG&E *may* need to shut

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26 <sup>20</sup> PG&E notes that "[a]ll the intervening parties except SCE oppose[d] SDG&E's Power Shut-  
27 Off Plan". (Pitre Decl. Exhibit N, Dkt. 1006-14 at 10.) The intervening parties included the Mussey  
28 Grade Road Alliance, Pacific Bell Telephone Company d/b/a AT&T California and affiliated  
entities, the California Cable and Telecommunications Association, the California Farm Bureau,  
CoxCom, Inc., and Cox California Telecom, L.L.C., the CPUC's Consumer Protection and Safety  
Division, CTIA-The Wireless Association, the CPUC's Division of Ratepayer Advocates, Disability  
Rights Advocates, the San Diego County Superintendent of Schools, a consortium of six municipal  
water districts (Valley Center Municipal Water District, Ramona Municipal Water District, Padre  
Dam Municipal Water District, Rainbow Municipal Water District, Fallbrook Public Utilities  
District, and Yuima Municipal Water District), and Utility Consumers Action Network. (*Id.* at 33.)



1 off power in order to protect public safety if Santa Ana winds exceed the design limits for SDG&E’s  
 2 system and threaten to topple power lines onto tinder dry brush”, (*id.* at 61-62 (emphasis added)),  
 3 not that it is legally obligated to do so. Indeed, Plaintiffs’ next paragraph recognizes that in 2012,  
 4 the CPUC felt compelled to clarify that Decision 09-09-030 should not be interpreted “as an outright  
 5 rejection of the option of shutting off power to prevent fire”, (*see infra* ¶ 44), which is inconsistent  
 6 with Plaintiffs’ claim that Decision 09-09-030 stated that utilities were legally obligated to de-  
 7 energize under extreme weather conditions.<sup>21</sup>

8 With respect to footnote 8, PG&E admits that Plaintiffs accurately summarize the CPUC’s  
 9 statements in Decision 09-09-030 regarding SCE’s temporary program to shut off power in effect  
 10 from 2003 to 2005.

11 **PARAGRAPH 44 OF PLAINTIFFS’ SUBMISSION:**

12 **“ii. Investor Owned Utilities were Notified by the CPUC that they**  
 13 **Could Include Proactive De-energization as Part of Their Fire**  
 14 **Prevention Plans Five Years Before the 2017 North Bay Fires**

15 In 2012, the CPUC revisited its decision to deny SDG&E’s plan, clarifying that it should not  
 16 have been interpreted as an outright rejection of the option of shutting off power to prevent  
 17 fires. (Pitre Decl. Exhibit O [Decision 12-01-032] pg. 53). The Commission explained that a  
 18 utility could include de-energization as part of its fire-prevention plan but must first file an  
 19 application for authority to do so. (*Id.* at 51). ‘The application shall demonstrate with a cost-  
 20 benefit analysis developed in accordance with the guidance provided by D.09-09-030 that the  
 21 benefits of shutting off power in terms of a net reduction in wildfire ignitions outweigh the  
 22 substantial costs, burdens, and risks that shutting off power would impose on customers and  
 23 communities affected by the shut off. The application must also include mitigation measures  
 24 to reduce or eliminate the inevitable adverse impacts caused by shutting off power.’ (*Id.* at  
 25 51-52; *see also* Ordering Paragraph 6 at pg 175).”

26 **RESPONSE TO PARAGRAPH 44:**

27 PG&E admits that Paragraph 44 accurately quotes from pages 51 to 52 of the CPUC’s

28 <sup>21</sup> Moreover, much of Decision 09-09-030 discusses why de-energization itself poses significant  
 safety risks, including a potentially increased risk of wildfire ignitions. (*See id.* at 45.) The CPUC  
 stated that it would approve SDG&E’s Power Shut-Off Plan only if SDG&E could demonstrate that  
 “shutting off power results in a net reduction in wildfire ignitions during hazardous fire conditions”  
 and “the benefits of SDG&E’s Power Shut-Off Plan outweigh the adverse impacts”. (*Id.* at 44.) The  
 CPUC decided that SDG&E did not satisfy that standard. (*Id.* at 71.)

1 January 2012 Decision 12-01-032 and that the CPUC states in the decision that Decision 09-09-030  
2 should not be interpreted as a rejection of the option of shutting off power to prevent fires. PG&E  
3 disputes Plaintiffs’ characterization of the decision as “revisiting” the CPUC’s decision to deny  
4 SDG&E’s proactive de-energization plan. As described by the CPUC, Disability Rights Advocates  
5 “represent[ed] that SDG&E . . . refused to commit to any plan for notifying customers when  
6 SDG&E anticipate[d] that it w[ould] shut off power for safety reasons pursuant to its statutory  
7 authority, or for helping customers to cope with statutory shut offs by providing shelter, evacuation  
8 assistance, generators, or financial assistance.” (Pitre Decl. Exhibit P, Dkt. 1006-16 at 9.) Disability  
9 Rights Advocates was “concerned that shutting off power without notice or mitigation w[ould] place  
10 SDG&E’s residential customers at serious risk, especially those with disabilities”. (*Id.*) Disability  
11 Rights Advocates therefore petitioned the CPUC to modify Decision 09-09-030 to address these  
12 issues.

13 In Decision 12-01-032, the CPUC thus considered and decided whether to adopt additional  
14 regulations “to reduce the fire hazards associated with overhead power-line facilities and aerial  
15 communication facilities in close proximity to power lines” as a part of the CPUC’s Order Instituting  
16 Rulemaking to Revise and Clarify Commission Regulations Relating to the Safety of Electric Utility  
17 and Communications Infrastructure Provider Facilities (“Safety OIR”). (Pitre Decl. Exhibit O, Dkt.  
18 1006-15 at 9.)

19 Notably, the CPUC found in Decision 12-01-032 that the wildfire risk in Northern California  
20 was not comparable to that in Southern California, holding that “we will require investor-owned  
21 electric utilities (electric IOUs) in Southern California to develop plans to reduce the risk of severe  
22 windstorms igniting power-line fires during periods of high fire danger” (*id.* at 55), but that “[u]nlike  
23 Southern California, the need for electric utilities to develop fire-prevention plans in Northern  
24 California is not clear cut. To our knowledge, there has never been an instance in Northern  
25 California where strong winds have caused power lines to ignite large-scale wildfires”. (*Id.* at 56  
26 (footnote omitted)).

1 When the conditions in Northern California changed with the October 2017 North Bay  
 2 Wildfires, PG&E developed a comprehensive de-energization program—its Public Safety Shutoff  
 3 (“PSPS”) program—in advance of the 2018 fire season. (See WSP at 94-109 (describing  
 4 development of PG&E’s PSPS program, scope of current program and planned enhancements).) As  
 5 discussed in more detail below, that program was modeled on SDG&E’s proactive de-energization  
 6 program after performing extensive benchmarking with SDG&E in a variety of areas, including  
 7 meteorology, operational processes, emergency response, restoration, communications and customer  
 8 support. (See Response to Paragraph 50.)

9 **PARAGRAPH 45 OF PLAINTIFFS’ SUBMISSION:**

10 **“Approximately four months later, the CPUC issued a decision authorizing SDG&E to**  
 11 **proactively shut off power in emergency situations when necessary to protect public**  
 12 **safety.** (Pitre Decl. Exhibit P [Decision 12-04-024] pg. 35).”

13 **RESPONSE TO PARAGRAPH 45:**

14 PG&E denies Plaintiffs’ characterization of the CPUC’s April 2012 Decision 12-04-024 and  
 15 clarifies that Decision 12-04-024 reviewed a petition by the Disability Rights Advocates to modify  
 16 Decision 09-09-030, (see *supra* ¶¶ 42-43), “to provide notice and mitigation, to the extent feasible  
 17 and appropriate, whenever SDG&E shuts off power for public-safety reasons.” (Pitre Decl. Exhibit  
 18 P, Dkt. 1006-16 at 4.) The decision did not mandate that SDG&E proactively shut off power but  
 19 provided additional guidance with respect to the CPUC’s earlier determination (in Decision 09-09-  
 20 030) that SDG&E had the statutory authority to shut off power in order to protect public safety. (*Id.*)

21 **PARAGRAPH 46 OF PLAINTIFFS’ SUBMISSION:**

22 **“Since 2014, SDG&E’s electrical equipment has only caused 109 wildfires with only**  
 23 **ONE wildfire being over 10 acres, and even that fire was contained before it reached**  
 24 **300 acres.** (See Pitre Decl., Exhibit A [CPUC Fire Incident Data submitted by PG&E,  
 25 SoCalEd, and SDG&E for 2014-2017]). **Compare that to PG&E who caused 1552**  
 26 **wildfires during the same timeframe with 68 of those fires burning over 10 acres.** (*Id.*)”

**RESPONSE TO PARAGRAPH 46:**

PG&E admits that Paragraph 46 accurately calculates the number of fire incidents reflected in the CPUC Fire Incident Data for 2014-2017, but otherwise denies the accuracy of Paragraph 46 and offers the following additional clarification. *First*, the data Plaintiffs cite excludes the 2018 fire season, during which SDG&E reported two fire incidents over ten acres. (*See* CPUC Feb. 6 Br., Dkt. 1010 at 4.) *Second*, a direct comparison does not take into account the significant differences between SDG&E's and PG&E's territories. As the CPUC explained in its supplemental submission to the Court, "SDG&E's history and development of its de-energization program must be understood in the context of SDG&E's service territory, which is considerably smaller and less geologically diverse than PG&E's." (*Id.* at 3.) PG&E's territory covers more than 17 times the acreage of SDG&E's territory, and PG&E has approximately five times the number of transmission and distribution line miles of SDG&E.<sup>22</sup> (*Id.*) PG&E's territory includes more dense vegetation in more rural areas than SDG&E's territory and, not surprisingly given its size, covers a far wider range of climatic and topographical conditions. (*See id.*; WSP at 18-19.) *Third*, the fact that an ignition does not spread and result in a catastrophic wildfire is also a function of conditions on the ground where the ignition occurs (*e.g.*, whether the location contains dry fuel).

**PARAGRAPH 47 OF PLAINTIFFS' SUBMISSION:**

**“iii. The CPUC Outlined Basic Factors for SDG&E to Consider Prior to De-energization and Ordered SDG&E to Submit A Report Each Time It Shut Off Power to Prevent A Wildfire**

In its decision authorizing SDG&E to proactively de-energize power lines, the CPUC made clear that the utility should first deploy other measures as an alternative to shutting off power. **‘These measures include reliance on sensitive relay settings to shut off power in milliseconds if there is an electrical failure caused by power lines falling to the ground and disabling reclosers to keep power off until SDG&E can inspect its facilities to**

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<sup>22</sup> SDG&E serves two counties in Southern California covering approximately 4,100 square miles with 2,090 transmission and 23,479 distribution line miles. PG&E serves 44 counties in Northern California covering approximately 70,000 square miles with 18,466 transmission and 106,681 distribution line miles. *Id.*

1 determine if it is safe to re-energize its power lines.’ (Pitre Decl. Exhibit P [Decision 12-04-  
2 024] pgs. 30-31).”

3 **RESPONSE TO PARAGRAPH 47:**

4 PG&E admits that Plaintiffs accurately quote from the CPUC’s April 2012 Decision 12-04-  
5 024 at pages 30 to 31, but denies Plaintiffs’ characterization of the decision as authorizing SDG&E  
6 to proactively de-energize (*see supra* Response to ¶ 45), and clarifies that the decision states that  
7 SDG&E should rely on other measures “to the extent available” as an alternative to de-energization  
8 (Pitre Decl. Exhibit P, Dkt. 1006-16 at 32.). PG&E notes that, consistent with the CPUC’s guidance,  
9 PG&E relies on alternatives to de-energization where possible because de-energization is a tool of  
10 last resort and refers to its response to Paragraph 20.

11 **PARAGRAPH 48 OF PLAINTIFFS’ SUBMISSION:**

12 “SDG&E thereafter submitted a 39-page Fire Prevention Plan to the CPUC that provided ‘a  
13 comprehensive inventory of the organizational and operational activities SDG&E undertakes  
14 in order to address the risk of fire in the SDG&E service territory.’ (Pitre Decl. Exhibit Q  
[Attachment A to SDG&E Supplemental Advice Letter 2429-E-A 6/3/13 Fire Prevention  
Plan] pg. 4).”

15 **RESPONSE TO PARAGRAPH 48:**

16 PG&E admits that SDG&E submitted a Fire Prevention Plan to the CPUC in June 2013 and  
17 that Plaintiffs accurately quote from page 4 of that plan, but clarifies that SDG&E submitted the plan  
18 as required by Decision 12-01-032 (the CPUC’s order in the Safety OIR), not in response to  
19 Decision 12-04-024 (the CPUC’s review of its earlier decision regarding SDG&E’s de-energization  
20 program).

21 **PARAGRAPH 49 OF PLAINTIFFS’ SUBMISSION:**

22 “With respect to de-energization, SDG&E explained that **when the National Weather**  
23 **Service declared a Red Flag Warning, the utility would activate its Emergency**  
24 **Operations Center** – ‘a secure and dedicated facility which serves as a command center for  
25 SDG&E operations under high- threat conditions.’ (Pitre Decl. Exhibit Q [Attachment A to  
26 SDG&E Supplemental Advice Letter 2429-E-A 6/3/13 Fire Prevention Plan] pg. 27). That  
27 triggering event would also require certain senior managers and operating personnel to report  
28 to the Emergency Operations Center. (*Id.* at pg 27). **Those persons would then closely**  
**monitor the electrical system and, if necessary, shut off power ‘in order to protect the**

1 **public safety and defend against the threat that SDG&E’s electrical facilities will**  
2 **become a source of ignition.’** (Id. at pg 27).”

3 **RESPONSE TO PARAGRAPH 49:**

4 PG&E admits that Plaintiffs accurately summarize and quote portions of SDG&E’s June  
5 2013 Fire Prevention plan at page 27, but clarifies that the cited section does not concern SDG&E’s  
6 Power Shut-Off Program specifically. Instead, de-energization is identified as one of a number of  
7 “appropriate and timely actions” SDG&E might take “as necessary in order to protect the public  
8 safety and defend against the threat that SDG&E’s electrical facilities will become a source of  
9 ignition”. (Pitre Decl. Exhibit Q, Dkt. 1006-17 at 33-37.)

10 **PARAGRAPH 50 OF PLAINTIFFS’ SUBMISSION:**

11 **“iv. PG&E Resisted the Notion of Utilizing De-energization to Prevent**  
12 **Wildfires Until After the North Bay Fires**

13 PG&E did not follow SDG&E’s lead and implement a comprehensive approach to prevent  
14 wildfires. After the October 2017 fires erupted, the CPUC asked the following question as  
15 part of its post-fire investigation:

16 Some utilities, for example SDG&E, have procedures in place to proactively de-  
17 energize power lines when weather conditions indicate extremely high risks of fires  
18 (based on temperature, humidity, wind-speed and other factors). Does PG&E have  
19 similar procedures in place?

20 (Pitre Decl. Exhibit R [10/17/17 PG&E Response to Safety and Enforcement  
21 Division Question No. 5])”

22 **RESPONSE TO PARAGRAPH 50:**

23 PG&E admits that Plaintiffs accurately quote the CPUC Safety and Enforcement Division’s  
24 Question 5, but denies Plaintiffs’ suggestion that PG&E should have implemented a proactive de-  
25 energization program at the time that SDG&E did so. PG&E refers to its response to Paragraph 44  
26 with respect to wildfire risk in Northern California.

27 In its 2012 Safety OIR decision, the CPUC found that the need for fire prevention plans in  
28 Northern California was “not clear cut” as it was in Southern California and noted that to its  
knowledge “there has never been an instance in Northern California where strong winds have caused

1 power lines to ignite large-scale wildfires”. (Pitre Decl. Exhibit O, Dkt. 1006-15 at 56.) It was not  
2 until July 2018 that the CPUC expanded its de-energization regulations to apply to all investor  
3 owned utilities, which it did because “[r]ecent California experience with wildfires demands that we  
4 enhance existing de-energization policy and procedures”. CPUC Resolution ESRB-8 (July 16,  
5 2018), at 5, *available at* [http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M218/K186/-](http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M218/K186/-218186823.PDF)  
6 [218186823.PDF](http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M218/K186/-218186823.PDF).<sup>23</sup> As the CPUC has reiterated in each of its decisions concerning de-energization,  
7 shutting off the power poses significant public safety risks and should only be used as a last resort  
8 after carefully balancing the relative risk of wildfire ignitions against the substantial costs, burdens  
9 and risks that shutting off power imposes. (*See id.* at 4; Pitre Decl. Exhibit N, Dkt. 1006-14 at 5, 63-  
10 64; Pitre Decl. Exhibit P, Dkt. 1006-16 at 32-33.) PG&E respectfully submits that the calculus for  
11 determining that a de-energization program was a necessary additional wildfire mitigation measure  
12 in Northern California did not shift until after the October 2017 fires.

13       Following the October 2017 North Bay Wildfires, PG&E developed a comprehensive de-  
14 energization program—its Public Safety Power Shutoff (“PSPS”) program—in advance of the 2018  
15 fire season. (*See* WSP at 94-109 (describing development of PG&E’s PSPS program, scope of  
16 current program and planned enhancements).) PG&E’s PSPS program was modeled on SDG&E’s  
17 proactive de-energization program after performing extensive benchmarking with SDG&E in a  
18 variety of areas, including meteorology, operational processes, emergency response, restoration,  
19 communications and customer support. (*Id.* at 95.) In particular, PG&E utilized SDG&E’s  
20 methodology for determining the circumstances under which it would initiate a PSPS, its early  
21 stakeholder communication strategy (including with customers) and its methods for determining  
22

23  
24 <sup>23</sup> The CPUC noted in its press release that prior to that time “regulations regarding de-  
25 energization applied only to San Diego Gas & Electric. Today’s decision extends the existing  
26 regulations to all electric investor-owned utilities in California and also strengthens the  
27 requirements.” CPUC Press Release, “CPUC Strengthens Utility Public Notice Requirements for  
28 De-energizing in Emergencies” (July 12, 2018), *available at* <http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M217/K918/217918600.PDF>.

1 readiness for post-event patrols and verifying the safety of overhead facilities before re-energization.  
2 (*Id.* at 95-96.)

3 Consistent with SDG&E's de-energization plan, before making the decision to de-energize,  
4 PG&E considers numerous real-time factors, including red flag warnings, wind, weather and fuel  
5 conditions, ignition spread modeling and on-the-ground observations from its Emergency Operations  
6 Center teams. (*Id.* at 97-98.) PG&E also developed (based on SDG&E's practices) a  
7 comprehensive notification system designed to provide early and continuous communications with  
8 customers, local communities, first responders, health care facilities and other critical service  
9 providers, including in-person notification as needed for Medical Baseline customers.<sup>24</sup> (*Id.* at 100-  
10 109.)

11 In addition, like SDG&E, PG&E is implementing several key enhancements to its de-  
12 energization program in 2019, including increased density of weather stations and improved base  
13 meteorological modeling. (*Id.* at 87-88.) PG&E has also engaged the same company that SDG&E  
14 used to develop an advance fire ignition spread model tailored to PG&E's service area to help focus  
15 on the areas of highest risk. (*Id.* at 96.)

16 To be clear, PG&E did not—and cannot—adopt SDG&E's program wholesale because each  
17 system is different both in terms of its construction and the risks confronting the utility based on  
18 environmental, geographic and human factors; rather, using SDG&E's best practices, PG&E  
19 developed its de-energization program to fit the attributes of PG&E's service territory.<sup>25</sup> (*Id.*) In  
20 fact, in 2019, PG&E will expand its program's scope to include high voltage transmission lines (500  
21 kV and below) in the Tier 2 and Tier 3 HFTD areas. (*Id.*)

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23 <sup>24</sup> Medical Baseline customers are customers who rely on life-sustaining medical equipment that  
24 requires electricity or who require life-sustaining temperature control from heat and/or air  
25 conditioning.

26 <sup>25</sup> For example, SDG&E's de-energization decision factors include a Santa Ana Wildfire Threat  
27 Index. However, because Santa Ana winds are not prevalent in PG&E's Northern California service  
28 territory, PG&E's de-energization decision factors do not include a similar index.



1 **PARAGRAPH 51 OF PLAINTIFFS’ SUBMISSION:**

2 “PG&E replied, in pertinent part: ‘PG&E does not have a procedure to de-energize power  
3 lines and thereby disable power service to its customers in advance of weather conditions that  
4 indicate extreme fire risk.’ (Pitre Decl. Exhibit R [10/17/17 PG&E Response to Safety and  
Enforcement Division Question No. 5])”

5 **RESPONSE TO PARAGRAPH 51:**

6 PG&E admits that Plaintiffs accurately quote the first sentence of PG&E’s response to the  
7 SED’s Question No. 5 and refers to its Response to Paragraph 50 for further clarification.

8 **PARAGRAPH 52 OF PLAINTIFFS’ SUBMISSION:**

9 “In response to the 2017 North Bay Fires, PG&E created a Community Wildfire Safety  
10 Program. (Pitre Decl. Exhibit S [Sept. 2018 PG&E Public Safety Power Shutoff Policies and  
11 Procedures] pg. 1) One component of that program was the ‘Public Safety Power Shutoff’ –  
12 PG&E’s ‘policies and procedures related to proactively turning off power for safety – and  
later restoring power – when necessary due to extreme weather and wildfire danger.’ (Id.)”

13 **RESPONSE TO PARAGRAPH 52:**

14 PG&E admits Paragraph 52.

15 **PARAGRAPH 53 OF PLAINTIFFS’ SUBMISSION:**

16 “v. **In the Days and Hours Leading Up to the Camp Fire, PG&E  
17 Notified Paradise That It Was Considering De-Energization, But  
Never Turned the Power Off**

18 PG&E was aware in advance of the Camp Fire of the extreme fire danger presented by  
19 weather conditions on November 8, 2018. Two days earlier, on November 6, PG&E  
20 activated its Emergency Operations Center (EOC) ‘due to forecasted weather conditions with  
21 increasing fire risk.’ (Pitre Decl., Exhibit K [PG&E 11/2/7/2018 ESRB-8 Compliance Report  
22 for Potential Proactive De-energization]). PG&E then began notifying customers that it might  
be shutting down power in certain Northern California counties, including Butte County, on  
November 8 due to forecasted high winds and low humidity.”

23 **RESPONSE TO PARAGRAPH 53:**

24 PG&E admits that it was monitoring the risk of extreme weather conditions and the potential  
25 for extreme fire danger presented by those weather conditions in advance of November 8, 2018.  
26 PG&E activated its EOC on November 6, 2018, and the same day, initiated communications  
27 regarding a potential PSPS event to state agencies (the CPUC, Cal OES, CAL FIRE and the

1 Governor’s Office), local first responders and community leaders, then initiated out-bound  
 2 communications to approximately 70,000 customers across portions of nine counties, including  
 3 Butte County, where the forecasted weather and wildfire potential indicated a high likelihood of  
 4 impact to PG&E’s equipment and facilities. (Pitre Decl. Exhibit K, Dkt. 1006-11 at 4.) PG&E  
 5 continued to issue communications to potentially impacted customers multiple times from  
 6 November 6 through November 8, as discussed in PG&E’s response to Paragraph 54. (*Id.* at  
 7 Appendix Table A-2.)

8 For a complete and accurate description of the potential PSPS events of November 6 to 8,  
 9 2018, PG&E directs the Court to the PG&E Public Safety Power Shutoff Report to the CPUC. (*See*  
 10 *generally id.* Exhibit K, Dkt. 1006-11.)

11 **PARAGRAPH 54 OF PLAINTIFFS’ SUBMISSION:**

12 “PG&E followed up with 17 additional warnings over the next two days advising that it was  
 13 going to shut off power on the morning of November 8. PG&E’s warnings referenced  
 14 forecasts of sustained winds of 20 to 30 miles per hour, with gusts of 40 to 50 mph overnight  
 Wednesday into Thursday and lasting until late afternoon.\*

15 \*[FN 9]: <https://www.mercurynews.com/2018/11/09/pge-power-lines-may-have-sparked-deadly-buttecounty-wildfire-according-to-radio-transmissions/>.”

16  
 17 **RESPONSE TO PARAGRAPH 54:**

18 PG&E denies the accuracy of Plaintiffs’ description of “17 additional warnings over the next  
 19 two days” in Paragraph 54. PG&E issued multiple notifications regarding the potential PSPS event  
 20 from November 6 to November 8, 2018, via telephone messages, emails, texts, website notices, news  
 21 releases and social media. (Pitre Decl. Exhibit K, Dkt. 1006-11 at 4-6.) The notifications’ content  
 22 varied over time and by location, and different language was used for different notification modes.  
 23 (*Id.* at Appendix Table A-2.) A November 7, 2018 PG&E press release advised of a potential power  
 24 shutoff on the morning of November 8, 2018, and stated that “sustained winds of 20 to 30 miles per  
 25 hour, with gusts of 40 to 45 miles per hour, are forecasted overnight Wednesday into Thursday”.  
 26 (PG&E News Release (Nov. 7, 2018), *PG&E Continues to Closely Monitor Weather Conditions*  
 27 *Ahead of Possible Public Safety Power Shutoff in Parts of Eight Counties*, available at

1 [https://www.pge.com/en/about/newsroom/newsdetails/index.page?title=20181107\\_pge\\_continues\\_to](https://www.pge.com/en/about/newsroom/newsdetails/index.page?title=20181107_pge_continues_to)  
2 [\\_closely\\_monitor\\_weather\\_conditions\\_ahead\\_of\\_possible\\_public\\_safety\\_power\\_shutoff\\_in\\_parts\\_o](#)  
3 [f\\_eight\\_counties.](#)) Other notifications did not specify the timing of a potential shutdown or detail  
4 wind speeds. (*See, e.g.*, Pitre Decl. Exhibit K, Dkt. 1006-11 at Appendix Table-A2.)

5 For a complete and accurate description of the potential Public Safety Power Shutoff events  
6 of November 6 to 8, 2018, PG&E directs the Court to the PG&E Public Safety Power Shutoff Report  
7 to the CPUC. (*See generally id.* Pitre Decl. Exhibit K., Dkt. 1006-11.)

8 **PARAGRAPH 55 OF PLAINTIFFS' SUBMISSION:**

9 **“At 7:56 a.m. on the morning of November 8 - over an hour after the Camp Fire had**  
10 **already started - PG&E was still reporting that it may be shutting off power due to the**  
11 **‘potential extreme fire danger’. Unfortunately, PG&E never did turn off the power and**  
12 **86 people died.”**

12 **RESPONSE TO PARAGRAPH 55:**

13 PG&E denies Paragraph 55 and objects to Plaintiffs’ suggestion that its decision not to de-  
14 energize its distribution lines on November 8, 2018 was the reason that the town of Paradise was  
15 tragically destroyed in the Camp Fire.

16 PG&E activated its Emergency Operations Center on November 6, 2018, “due to forecasted  
17 weather conditions with increasing fire risk, including forecasted high winds and extremely low  
18 humidity”. (Pitre Decl. Exhibit K, Dkt. 1006-11 at 4.) That same day, PG&E initiated out-bound  
19 communications across nine counties notifying customers of a potential PSPS event. (*Id.*) On  
20 November 7, weather conditions remained consistent, nearing but not reaching forecasted levels that  
21 would warrant a PSPS event. (*Id.*) By 1:00 p.m. on November 8, winds were decreasing, and  
22 conditions were no longer forecast to approach levels warranting a PSPS event; consequently PG&E  
23 did not shut off its lines. (*Id.* at 5.) Plaintiffs do not point to any evidence indicating that PG&E’s  
24 data were wrong or that the factors it considered in making its decision not to de-energize were  
25 wrong.

1 For a complete and accurate description of the potential Public Safety Power Shutoff events  
2 of November 6 to 8, 2018, PG&E directs the Court to the PG&E Public Safety Power Shutoff Report  
3 to the CPUC. (*See generally id.* Pitre Decl. Exhibit K., Dkt. 1006-11.)

4 \* \* \*

5 Although the Court did not order PG&E to respond to Plaintiffs' summary recommendations,  
6 PG&E is committed to significantly reducing the ignitions caused by its power lines and agrees that  
7 it must enhance its wildfire reduction programs to address the increased wildfire risk in Northern  
8 California. It is focused on doing just that. To that end, PG&E already has taken many of the  
9 measures Plaintiffs suggest it could take to mitigate wildfire risk and is continually working to  
10 improve on those measures. PG&E thus addresses each of Plaintiffs' summary recommendations  
11 below.

12 **A. PG&E's Response to Plaintiffs' Short-Term Recommendations**

13 **i. Immediate adoption of SDG&E's policies, practices and procedures for de-**  
14 **energizing conductors during prescribed high wind and high fire danger**  
15 **conditions.**

16 As PG&E stated to the Court at the January 30 hearing, after performing extensive  
17 benchmarking with SDG&E in a variety of areas relating to de-energization, including meteorology,  
18 operational processes, emergency response, restoration, communications and customer support,  
19 PG&E modeled its proactive de-energization processes and technologies on SDG&E's. In  
20 particular, PG&E utilized SDG&E's methodology for determining the circumstances under which it  
21 would initiate a PSPS, its early stakeholder communication strategy (including with customers) and  
22 its methods for determining readiness for post-event patrols and verifying the safety of overhead  
23 facilities before re-energization. (*See WSP at 95-96.*)

24 Consistent with SDG&E's de-energization plan, before making the decision to de-energize,  
25 PG&E considers numerous real-time factors, including red flag warnings, wind speeds and gusts,  
26  
27

1 weather and fuel conditions, ignition spread modeling<sup>26</sup> and on-the-ground observations from its  
2 Emergency Operations Center teams. (*Id.* at 97-98.) SDG&E and PG&E both share similar  
3 methodologies for making de-energization decisions, with neither relying on a set algorithm, but  
4 instead making the decision based upon an analysis of all relevant factors and criteria. (*Id.*)

5 PG&E also developed (based on SDG&E's practices) a comprehensive notification system  
6 designed to provide early and continuous communications with customers, local communities, first  
7 responders, health care facilities and other critical service providers, including in-person notification  
8 as needed for Medical Baseline customers and the use of multiple methods of notification, including  
9 phone, text, email, social media, local news and radio, to provide a wide reach of any notices. (*Id.* at  
10 100-109.) PG&E's practice, similar to SDG&E's, is to provide 48 hours' notice to potentially  
11 impacted customers when and where possible.<sup>27</sup> (*Id.* at 6.)

12 In addition, like SDG&E, PG&E is implementing several key enhancements to its de-  
13 energization program in 2019, including increased system sectionalization, increased density of  
14 weather stations and improved base meteorological modeling. (*Id.* at 95-96.) PG&E has also  
15 engaged the same company that SDG&E used to develop an advance fire ignition spread model  
16 tailored to PG&E's service area to help focus on the areas of highest risk. (*Id.* at 96.)

17 To be clear, PG&E did not—and cannot—adopt SDG&E's program wholesale because each  
18 system is different both in terms of its construction and the risks confronting the utility based on  
19 environmental, geographic and human factors; rather, using SDG&E's best practices, PG&E  
20 developed its de-energization program to fit the attributes of PG&E's service territory. (*Id.*) In fact,  
21 in 2019, PG&E will expand its program's scope to include high voltage transmission lines (500 kV  
22 and below) in the Tier 2 and Tier 3 HFTD areas. (*Id.*)

23  
24  
25 <sup>26</sup> SDG&E's ignition spread modeling is based on current climate conditions. In 2018, PG&E's  
26 ignition spread modeling was based on historic climatology, but in 2019, PG&E is developing its  
27 ignition spread modeling on current climate conditions, consistent with SDG&E.

<sup>27</sup> Because weather conditions can change rapidly, 48 hours' notice is not always feasible.

1 PG&E notes as well that its de-energization program is the current focus of SB 901 and the  
2 CPUC-initiated Rulemaking 18-12-005 and respectfully submits that the Court permit the various  
3 stakeholders the opportunity to review and comment on PG&E's program.

4  
5 **ii. Immediate concentration of inspections, tree removal and trimming focused on  
6 Tier 3 – Extreme areas identified in the CPUC Fire-Threat Map.**

7 Although PG&E agrees that vegetation work should be prioritized based on areas of high  
8 wildfire risk, PG&E does not agree that this work should focus only on Tier 3 HFTD areas. That is  
9 why the various wildfire reduction measures that PG&E implemented following the 2017 and 2018  
10 wildfires are focusing on both Tier 2 and Tier 3 HFTDs. It is not enough to focus only on Tier 3 as  
11 the Tier 2 HFTD areas also present an elevated risk of wildfire and this risk must be addressed.  
12 PG&E is focused on both Tier 2 and Tier 3 HFTD areas, and is taking a nuanced, data-driven  
13 approach to prioritizing wildfire reduction work, including vegetation management, within those  
14 areas, as even within each area the risk may vary. As discussed in its Wildfire Safety Plan, PG&E  
15 analyzed historical outages and corrective maintenance notifications to inform the type of asset  
16 conditions that could lead to wildfire risk, and used this analysis to assess wildfire risk for individual  
17 circuits considering three components: (1) likelihood of asset failure; (2) risk of wildfire spread and  
18 consequence; and (3) egress risk (*i.e.*, ease of entering/exiting a town in the event of an evacuation).  
19 (WSP at 32-34.)

20 This updated wildfire risk circuit prioritization presents a more robust approach to assessing  
21 potential wildfire risk across PG&E's service territory—not just those portions of its territory that  
22 are classified as Tier 3—and therefore should be more effective at reducing wildfire risk than  
23 Plaintiffs' proposal. For example, PG&E used its findings to shift the timing of its 2019 enhanced  
24 and accelerated inspection schedules (when each circuit will be inspected and subsequently worked),  
25 including vegetation management inspections. Similarly, PG&E is using this information to develop  
26 a new vegetation management distribution routine inspection cycle, which will take into  
27 consideration relative wildfire risk, regrowth patterns and local weather and environmental

1 conditions throughout the year. PG&E anticipates that this will result in a substantially realigned  
2 routine vegetation management plan that schedules the highest risk circuits in both Tier 2 and Tier 3  
3 HFTD areas for inspection and work prior to the peak of the wildfire season, while at the same time  
4 scheduling inspection and work for other circuits such that they are inspected in accordance with  
5 relevant state laws and regulations.

6  
7 **iii. Any prior ambiguity over clearing of hazard trees near lines must be clarified to  
specifically include overhanging branches.**

8  
9 As CAL FIRE stated in its February 6, 2019 submission, Public Resource Code § 4293  
10 requires that utilities remove overhanging branches that are *within* the applicable clearance area.  
11 (*See* CAL FIRE Br., Dkt. 1012 at 3.) Regardless of what the regulation requires, however, in Tier 2  
12 and Tier 3 HFTD areas, PG&E, as part of the Enhanced Vegetation Management Program, is  
13 removing overhanging branches around electric power lines even if they do not fall within the  
14 applicable clearance area. In 2019, PG&E plans to clear overhangs in approximately 2,450  
15 distribution circuit miles in Tier 2 and Tier 3 HFTD areas. On the electric transmission system, all  
16 circuits are planned to be inspected and worked in 2019 to remove overhangs.<sup>28</sup>

17 **B. PG&E's Response to Plaintiffs' Long-Term Recommendations**

18 **i. Evaluation and re-structure of the process used to assess and manage wildfire  
19 risk.**

20 As stated above in response to Plaintiffs' short-term recommendation two, in  
21 response to the increased wildfire risk in Northern California, PG&E's process to assess and manage  
22 wildfire risk has evolved since the October 2017 North Bay Wildfires, and PG&E continues to refine  
23 its process. PG&E agrees that it cannot continue to use its prior risk approach in light of the  
24

25 <sup>28</sup> Due to the historically broader clearances maintained between transmission lines and  
26 vegetation and a practice of preventing direct overhangs of transmission lines, the number of trees  
27 anticipated to require work to align the electric system with this scope will be significantly less than  
28 for the distribution system.

1 significantly increased risk of wildfire in its service territory. Accordingly, since October 2017,  
2 PG&E has made some significant refinements to its risk model. *First*, PG&E revised the number of  
3 overhead circuit miles considered to be exposed to wildfire risk based on the CPUC's January 2018  
4 HFTD Map. (WSP at 21.) In addition, PG&E began using wind-related outage data from certain  
5 wind events and the data collected in connection with its Fire Incident Data Collection Plan for the  
6 CPUC to further expand its understanding of the highest risk areas within the HFTD areas. (*Id.* at  
7 25.) *Second*, PG&E updated its assumptions regarding the likelihood of various factors to cause  
8 ignitions (*e.g.*, vegetation, equipment failure) based on this change in overhead circuit miles as well  
9 as more recent fire incident data. (*Id.* at 21.) This demonstrated to PG&E that the primary drivers  
10 for ignition risk varied between distribution lines (vegetation) and transmission lines (animal  
11 actions), providing insight into how risk mitigation options may need to be deployed. (*Id.* at 27-28.)  
12 *Third*, PG&E has taken a more comprehensive evaluation of wildfire risk mitigation options,  
13 including a detailed assessment of the likelihood that specific measures could have reduced past fire  
14 incidents. (*Id.* at 22.) *Finally*, PG&E Meteorology's Fire Potential Index is applied to 91 locations  
15 across the entire HFTD area to capture sections of the service area with consistent fuel, topography  
16 and exposure to meteorological conditions at a more granular level for more accurate weather  
17 forecasting. (*Id.* at 30.)

18           Following the 2017 and 2018 wildfires, PG&E used its updated analysis to help  
19 design and implement additional programs intended to address the increased wildfire risks as well as  
20 improve situational awareness, mitigation and response. (*Id.* at 22.) This revised methodology, in  
21 conjunction with benchmarking results from several other utilities, informed the basis for the EVM  
22 and system hardening programs that PG&E has implemented. (*Id.* at 31.)

23           In addition, PG&E is partnering with the B. John Garrick Institute for the Risk  
24 Sciences, University of California Los Angeles to leverage the rigorous modeling used in the nuclear  
25 power industry to perform thorough and complex wildfire risk assessments and management  
26 planning. (*Id.* at 35.) PG&E has used a probabilistic risk assessment model for over 30 years at its  
27 Diablo Canyon Nuclear Power Plant. (*Id.*) The model is regularly updated with, among other



1 inputs, state of the art analysis methodologies, and is capable of performing quantitative assessment  
2 of risks from a multitude of complex factors (*e.g.*, seismic events, fire and flooding). (*Id.*) The  
3 model can also quantitatively risk rank over 3,000 individual system components. (*Id.*) PG&E is  
4 planning to develop a similar model for wildfire risks for its electrical assets within HFTD areas.  
5 (*Id.*)

6 **ii. Adoption of a mandatory process for training and certification of individuals**  
7 **assigned to identify trees that pose a hazard to electrical conductors, in addition**  
8 **to required continuing education and re-certification of inspectors every three**  
9 **years.**

10 As stated in response to Paragraph 31, PG&E contracts with well-established, large scale  
11 vendors who are qualified and trained. Although PG&E relies on these contractors to train their  
12 workers, PG&E requires that its contractors annually review PG&E's policies to drive consistency  
13 across its vegetation management work. In 2018, PG&E began requiring each contractor to submit a  
14 roster verifying that its employees were trained on the required PG&E procedures. PG&E also  
15 provides two days per year of training to all pre-inspectors to align on safety practices and relevant  
16 procedures and, in 2019, PG&E began implementing additional training modules for its vegetation  
17 management contract employees. For 2019, the first of these modules, covering key policies related  
18 to vegetation management patrols and tree work, is currently underway and will continue through  
19 May 2019.

20 Historically, PG&E has required supervising contract employees who oversee pre-inspectors  
21 to become certified arborists or certified utility specialists within one year of becoming a supervisor.  
22 Beginning in 2019, PG&E is also requiring that the pre-inspectors themselves become certified  
23 arborists or certified utility specialists within an allotted time frame.<sup>29</sup> Many of these pre-inspectors

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24 <sup>29</sup> Pre-inspectors have a range of minimum qualifications depending on their seniority, and pre-  
25 inspector rank ranges from Levels I through IV. New pre-inspectors (CUF-I) must have, at a  
26 minimum, one year of arboricultural experience or certifications as an arborist or utility specialist or  
27 a two-year degree or higher in a related field. CUF III pre-inspectors are required to become  
28 certified arborists or utility inspectors within one year, and a CUF-IV pre-inspector must already  
have said qualifications.

1 hold industry certifications. PG&E plans to implement a program to verify and record contractor  
2 certifications later this year. Maintaining these certifications already requires completing continuing  
3 education requirements as well as recertification every three years.

4 PG&E is also continuing to explore all available options to hire additional trained pre-  
5 inspectors who will be employees of PG&E, including by exploring partnerships with the relevant  
6 unions and contractors to create new training programs so that additional qualified workers can be  
7 deployed as soon as possible.

8  
9 **iii. Prohibition against Facility Protection work being carried over from year to  
10 year.**

11 PG&E has already implemented plans to significantly reduce the percentage of trees that are  
12 carried over from one year to the next; these plans apply to all trees identified for work, not only  
13 facility protection trees.

14 All trees identified for work by pre-inspectors are evaluated for the urgency of the required  
15 tree work. If tree failure is judged to be possibly imminent, a crew will be dispatched the same day.  
16 Trees can also be flagged for immediate follow up work, while trees that require work but show no  
17 near-term risk factors are scheduled following the standard process. The standard cycle time for  
18 trees exhibiting no near-term risk factors would be expected to be in the 60- to 90-day range after the  
19 completion of the pre-inspection activity. This means that some trees identified for work in one  
20 period (year, quarter, etc.) will not be worked on until the next period. Although these trees are  
21 sometimes referred to as “carryover” trees, they do not represent a higher risk or a risk left un-  
22 addressed; they are simply trees where the normal work cycle resulted in them falling on the other  
23 side of a particular date.

24 Given the current risk environment and PG&E’s understanding that vegetation contact is the  
25 primary risk driver with respect to ignitions on its distribution lines, PG&E has taken steps to  
26  
27

1 significantly reduce the percentage of trees that are carried over from one year to the next.<sup>30</sup> To that  
2 end, PG&E recently entered into new contracts in vegetation management services indicating that if  
3 any contractor is unable to complete all of the work assigned to them, they are required to inform  
4 PG&E and PG&E will, at the contractor's expense, locate additional resources to complete any  
5 remaining work. PG&E is monitoring contractor compliance at both a regional and system-wide  
6 level.

7 **iv. Establishing budgets and timetables for burying lines underground or insulating**  
8 **lines in areas of higher fire danger.**

9 PG&E already has a forecasted budget and timeline for burying lines underground or  
10 insulating lines in HFTD areas and is already replacing overhead distribution primary and secondary  
11 conductor with insulated conductor or engaging in targeted undergrounding in HFTD areas. (*See*  
12 *WSP at 63, 66-67; 2020 General Rate Case, Dkt. 976-6 at 397-400.*) In 2018, PG&E initiated  
13 construction pilots to evaluate various overhead conductor and equipment configurations, including  
14 potential undergrounding, and to develop best practices. PG&E completed initial insulated  
15 conductor projects on approximately 17 circuit miles of distribution lines in 2018.

16 PG&E's target for 2019 is to complete 150 circuit miles, and in 2020-2022, PG&E forecasts  
17 completing work on approximately 600 circuit miles per year. (*WSP at 63.*) The precise scope of  
18 hardening work (*e.g.*, whether to install insulated conductor or underground lines) will be site-  
19 specific and dependent on local conditions. Where appropriate, PG&E may perform some  
20 undergrounding of select overhead lines. PG&E intends to complete this work on 7,100 circuit  
21 miles and expects that completion will take approximately ten years due to the constraints on  
22 available qualified personnel and materials.

23 <sup>30</sup> Because of external factors beyond PG&E's control, such as customer refusals and certain  
24 environmental restrictions, it may be the case that PG&E has to carry over a limited number of trees  
25 from one year to another. For example, there may be instances in which work is delayed because a  
26 customer refuses to permit PG&E to conduct necessary vegetation management work or because a  
27 particular environmental permit is required prior to the work's commencement. Where such  
28 conditions exist, PG&E may be required to obtain permits or discontinue electric service to the area  
until the issue is resolved.

1           **v.       Corporate Governance: creation of a wildfire safety and risk management**  
2           **committee composed of three qualified process safety and risk management**  
3           **officers.**

4           PG&E does not believe that the creation of an additional committee is the most effective way  
5 to further mitigate wildfire risk. As PG&E has previously discussed with the Court, there are several  
6 layers of regulatory oversight—both state and federal—of its activities. In addition to oversight  
7 from these state and federal agencies, PG&E also has the oversight of the Monitor, whom PG&E has  
8 invited to take a more active role in reviewing and monitoring the progress of PG&E’s wildfire  
9 mitigation work. PG&E does not object to expanding the Monitor’s remit, and is willing to consider  
10 other enhanced controls in addition to those it is already implementing, but does not agree that an  
11 additional oversight committee is a necessary or efficient control.

12           Further, in 2018, PG&E initiated the Community Wildfire Safety Program (“CWSP”) to  
13 work closely with first responders, customers and communities, to implement new and enhanced  
14 safety measures to help reduce wildfire risk and to improve situational awareness and emergency  
15 response. (WSP at 12.) The CWSP utilizes a risk-based approach to identify and address the assets  
16 most at risk of wildfire ignition and in areas with greatest potential fire spread to inform the  
17 development of wildfire and safety programs. (*Id.*)

18           To support this recommendation, Plaintiffs state that “independent analysis continues to  
19 confirm that PG&E’s safety culture and governance are lacking”. (Plf. Br. at 15-17.) Two of the  
20 three documents Plaintiffs cite in support of that claim, however—excerpts from a deposition  
21 discussing PG&E’s risk management program in 2007 and a 2011 report of the CPUC’s Independent  
22 Review Panel following the San Bruno gas explosion—do not speak to PG&E’s safety culture and  
23 governance today. The only recent review of PG&E’s safety culture that Plaintiffs cite is the May  
24 2017 report of NorthStar Consulting Group (“NorthStar”), whose recommendations PG&E actively  
25 supports.

26           In August 2015, the CPUC opened a proceeding to review PG&E’s safety culture and  
27 engaged NorthStar to evaluate PG&E’s “organizational culture, governance, policies, practices, and  
28 accountability metrics in relation to PG&E’s record of operations, including its record of safety

1 incidents, and to produce a report on the issues and questions contained in this order”. (Pitre Decl.  
2 Exhibit M, Dkt. 1006-13 at 5.) NorthStar began its review in April 2016 and conducted detailed  
3 fieldwork from May to December 2016. In its report, NorthStar notes that it was provided  
4 “unfettered access to PG&E personnel and executive management”, including Board committee  
5 meetings, executive management meetings and internal self-assessments. (*Id.* at 10.)

6 First and foremost, NorthStar affirmed “PG&E employees at all levels are committed to  
7 safety”. (*Id.*) NorthStar noted that both “PG&E executive management” and “field employees” are  
8 committed to safety. (*Id.*) NorthStar also found that “PG&E has made positive strides in embedding  
9 a safety consciousness throughout the workforce” and “has placed a heavy emphasis on training to  
10 improve safety performance and promote a positive safety culture”. (*Id.* at 12.)

11 At the same time, NorthStar identified opportunities for improvement, including the need for  
12 a comprehensive company-wide health and safety plan and lack of clarity regarding the roles and  
13 responsibilities of PG&E’s Corporate Safety organization and Chief Safety Officer. NorthStar made  
14 60 recommendations for PG&E to address these and other safety and governance issues. PG&E  
15 embraced NorthStar’s work and advocated for the CPUC to adopt its recommendations. In fact,  
16 PG&E began implementing NorthStar’s safety culture recommendations immediately and had  
17 implemented the vast majority of them by the end of 2018. PG&E intends to implement the  
18 remainder of NorthStar’s recommendations by this July.

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Respectfully Submitted,

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