

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

PG&E Data Request No.:	CalAdvocates_028-Q010		
PG&E File Name:	WMP-Discovery2023_DR_CalAdvocates_028-Q010		
Request Date:	August 10, 2023	Requester DR No.:	CalAdvocates-PGE-2023WMP-28
Date Sent:	August 15, 2023	Requesting Party:	Public Advocates Office
PG&E Witness:		Requester:	Holly Wehrman

**RN-PG&E-23-04**

**QUESTION 010**

Figure RN-PG&E-23-04-1 on page 46 of PG&E's response shows that, under PG&E's proposed plan to address maintenance tags, the average open notification age will remain at or under two years. Under PG&E's previously proposed plan, the average open notification age would reach 4.5 years.

- a) Has PG&E performed a study or analysis of the average number of days that notifications will be overdue (per GO 95 timelines) under its proposed (in PG&E's response) and previous (in PG&E's March 2023 WMP) plans to address overdue maintenance?
- b) If the answer to part (a) is yes, please provide a table or figure to show the average number of days that maintenance tags will be overdue under the plans proposed in PG&E's March 2023 WMP and in PG&E's response.

**ANSWER 010**

- a) No, we have not performed a study or analysis with the specific criteria referenced in subpart (a) of this request.
- b) Not applicable, please see the response to subpart (a) above.