

**PACIFIC GAS AND ELECTRIC COMPANY  
Wildfire Mitigation Plans Discovery 2022  
Data Response**

PG&E Data Request No.:	CalAdvocates_008-Q02		
PG&E File Name:	WMP-Discovery2022_DR_CalAdvocates_008-Q02		
Request Date:	January 28, 2022	Requester DR No.:	CalAdvocates-PGE-2022WMP-08
Date Sent:	February 25, 2022	Requesting Party:	Public Advocates Office
PG&E Witness:		Requester:	Alan Wehrman

The following questions relate to the PG&E Independent Monitor Report of November 19, 2021, Kirkland & Ellis LLP, filed on November 23, 2021 (the Monitor's 2021 report),<sup>1</sup> and PG&E's responses to Data Request CalAdvocates-PGE-2022WMP-06, dated January 10 and 14, 2022.

**QUESTION 02**

PG&E's response to Data Request CalAdvocates-PGE-2022WMP-06 includes an inspection report from June 13, 2021 with the finding "Open Wire Service (to weatherhead) or Open Wire Secondary at this location."<sup>2</sup>

- a) Please explain what is meant by this finding.
- b) Please define "Open Wire Service (to weatherhead)."
- c) Please define "Open Wire Secondary."

**ANSWER 02**

- a) The description "Open Wire Service (to weatherhead) or Open Wire Secondary at this location" in the Other Required Data section of the inspection report indicates the type of construction in the distribution overhead at this location. These terms are further defined in subparts (b) and (c) below.
- b) "Open Wire Service (to weatherhead)" indicates that individual conductors are used in the line from the service pole to the weatherhead at the customer location (as opposed to being bundled in a cable).
- c) "Open Wire Secondary" indicates that the secondary service at this location comprises individual conductors (as opposed to being bundled together in a cable).

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<sup>1</sup> Kirkland & Ellis LLP, PG&E Independent Monitor Report of November 19, 2021 (Case No. 14-CR-00175- WHA Doc. No. 1524-1), November 23, 2021.

<sup>2</sup> PG&E's response to Data Request CalAdvocates-PGE-2022WMP-06, Question 3, Attachment 4, p. 2.