

PACIFIC GAS AND ELECTRIC COMPANY

Wildfire Mitigation Plans Discovery 2023-2025

Data Response

PG&E Data Request No.:	SPD_017-Q001		
PG&E File Name:	WMP-Discovery2023-2025_DR_SPD_017-Q001		
Request Date:	June 10, 2024	Requester DR No.:	SPD_WSPS_PG&E_007
Date Sent:	June 13, 2024	Requesting Party:	Safety Policy Division
PG&E Witness:		Requester:	Henry Sweat

QUESTION 001

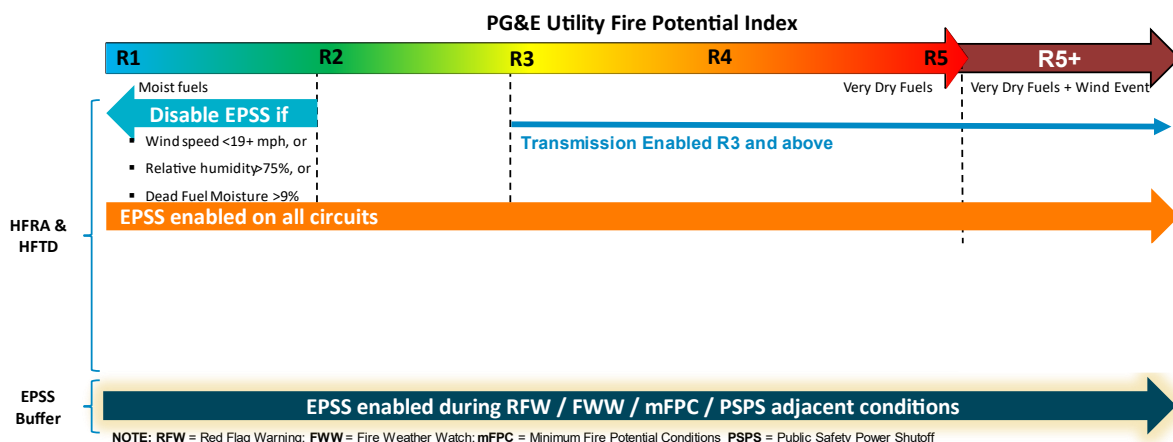
SPD understands PG&E has updated its EPSS enablement criteria since publishing FIGURE PG&E-8.1.8-2 in PG&E's 2023-2025 Wildfire Mitigation Plan per page 133 of PG&E's 2025 WMP Update. Provide an updated figure similar to FIGURE PG&E-8.1.8-2 and discuss the changes.

ANSWER 001

PG&E continues to observe two enablement criteria approved by our Wildfire Risk Governance Steering Committee in 2022, one during peak wildfire risk conditions and one during non-peak risk conditions. Included below are the EPSS peak and non-peak wildfire risk condition enablement criteria.

Separately, we are in the process of evaluating wildfire risk and reliability tradeoffs when EPSS settings are enabled and anticipate finalizing the analysis by the end of Q2 2024.

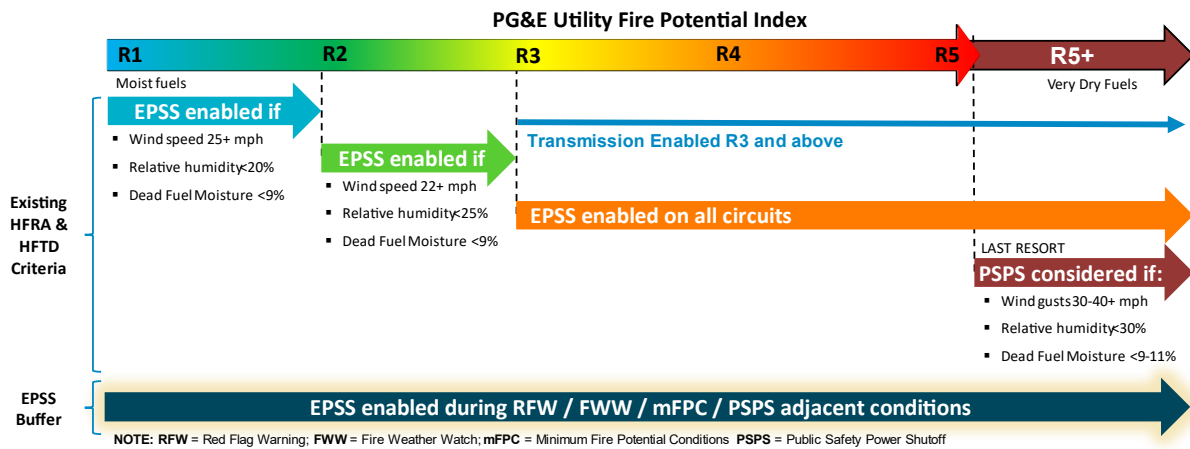
EPSS Peak Season Enablement Criteria



Internal

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EPSS Non-Peak “Winter Posture” Enablement Criteria



Internal

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