

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

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|------------------------|---|-------------------|----------------------------|
| PG&E Data Request No.: | TURN_019-Q02 | | |
| PG&E File Name: | WildfireMitigationPlans_DR_TURN_019-Q02 | | |
| Request Date: | February 25, 2021 | Requester DR No.: | WMP 2021 DR TURN-PGE-005 |
| Date Sent: | March 5, 2021 | Requesting Party: | The Utility Reform Network |
| PG&E Witness: | | Requester: | Marcel Hawiger |

QUESTION 02

Regarding Table 12 of Attachment 1: Please explain in general the meaning – in terms of how PG&E will record costs and how it will seek authorization for cost recovery – when a Column M (“If existing...”) includes “2020 GRC” but Column N (“If new ..”) includes “FRMMA/WMPMA.”

ANSWER 02

The program was identified as part of our 2020 GRC filing and also has a component that is incremental to the 2020 GRC. Taking Initiative 7.3.4.1 for example, this discusses our detailed inspections. PG&E did request funds to do distribution inspections across our territory in our 2020 GRC filing. Due to changes in our inspection practices, we have implemented the “enhanced” inspection protocols, which go above and beyond what we requested funding for in our 2020 GRC. These incremental activities are being recorded and will be requested in future FRMMA/WMPMA cost recovery filings.