



Communications Service Providers’ Resiliency Plans Filed as Advice Letters (Aggregated Data 2021-23):

In Rulemaking (R.) 18-03-011, the Commission issued two Decisions, (D.) 20-07-011 and (D.) 21-02-029, requiring wireless and wireline communications service providers to file Communications Resiliency Plans (Resiliency Plans) via Advice Letter on an annual basis as part of the Emergency Disaster Relief Program. The Commission identified forty-nine (49) facilities-based service providers with facilities located in Tier 2 and 3 High Fire Threat Districts (HFTDs) who must comply with the requirement to file Resiliency Plans. In 2021, when these requirements went into effect, the Commission’s Communications Division (CD) actively pursued service providers’ compliance when providers either failed to file Resiliency Plans or did not provide sufficient data in the Resiliency Plans filed. This chart shows these forty-nine (49) services providers’ year-over-year compliance (2021-23) with the requirement to file Resiliency Plans. CD continues to monitor service providers’ compliance with filing Resiliency Plans on an annual basis as part of the requirements for communications service providers to develop comprehensive network resiliency strategies to prepare for power outages and catastrophic disasters.