

April 10, 2026

VIA ELECTRONIC FILING

Docket # 2025 NODI

Patrick Doherty
Program Manager
Compliance Assurance Division
Office of Energy Infrastructure Safety
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Sacramento, CA 95814
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RE: PacifiCorp's Response to Notice of Data Inaccuracy–PAD_PC_BKA_20251008_1530.1

Dear Patrick Doherty:

PacifiCorp provides the following response to the finding identified in the “Notice of Data Inaccuracy, “NODI_PAD_PC_BKA_20251008_1530.1” (NODI) issued by the Office of Energy Infrastructure Safety (Energy Safety) on March 11, 2026. On October 8, 2025, Energy Safety conducted an inspection of PacifiCorp’s Wildfire Mitigation Plan initiatives in the vicinity of the city of Weed, California. The company believes the information provided in this response is relevant to the following NODIs received on March 11, 2026:

NODI_PAD_PC_BKA_20251008_1530.1
NODI_PAD_PC_BKA_20251008_1530.2
NODI_PAD_PC_BKA_20251008_1536.1
NODI_PAD_PC_BKA_20251008_1536.2

NODIs 1530.1 and 1536.1 are duplicative of one another, and NODIs 1530.2 and 1536.2 are duplicative of one another, as each pair is based on the same inspection observation taken at the same location.

Energy Safety found the following Data Inaccuracy:

Data Inaccuracy 1. Energy Safety observed that in On Grid Hardening ID 8077661 at coordinates 41.4293338392048, -122.389104, the inspector observed that PC failed to adhere to data accuracy.

PacifiCorp Response:

After reviewing the four above-mentioned NODIs, PacifiCorp has verified that two reported pole installations were planned as part of project 8077661, however design changes during construction eliminated the need for these poles. The contractor completing the work included the pole

replacements in their data report to PacifiCorp. Based on this review, PacifiCorp agrees with the NOV findings in 1530.1 and 1536.1.

The original poles had non-exempt hardware including expulsion fuses. These were removed as part of the project when the poles were removed. PacifiCorp reports removals of non-exempt hardware under GH-05 as completed locations. Based on this, PacifiCorp disagrees with the findings in 1530.2 and 1536.2.

Figure 1 below shows the reported locations for pole replacements as part of 8077661 as well as the approximate location where the inspection picture provided by Energy Safety appears to be taken from.

Figure 2 is zoomed in to the inspection location. The two pole replacements highlighted in yellow have been verified as removals incorrectly reported as replacements.

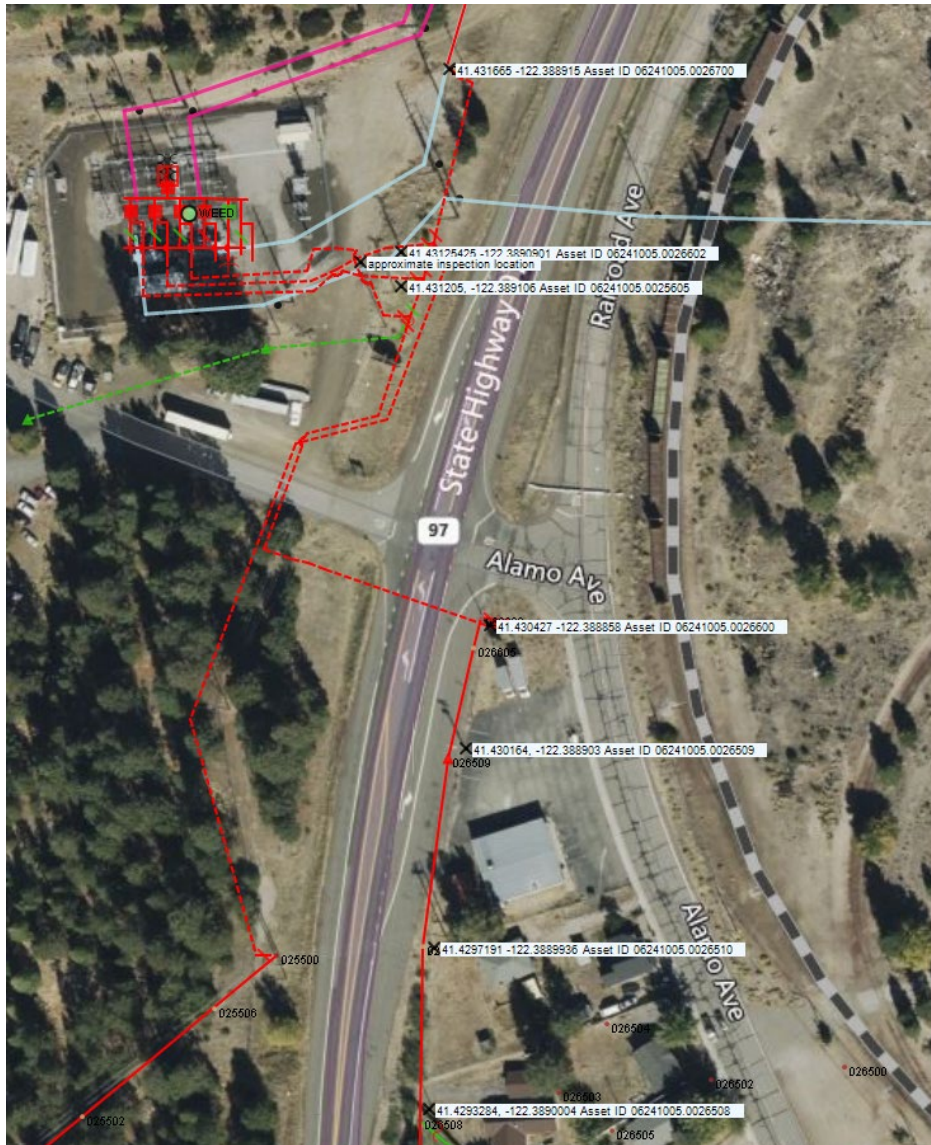


Figure 1: All poles reported as part of Grid Hardening ID 8077661

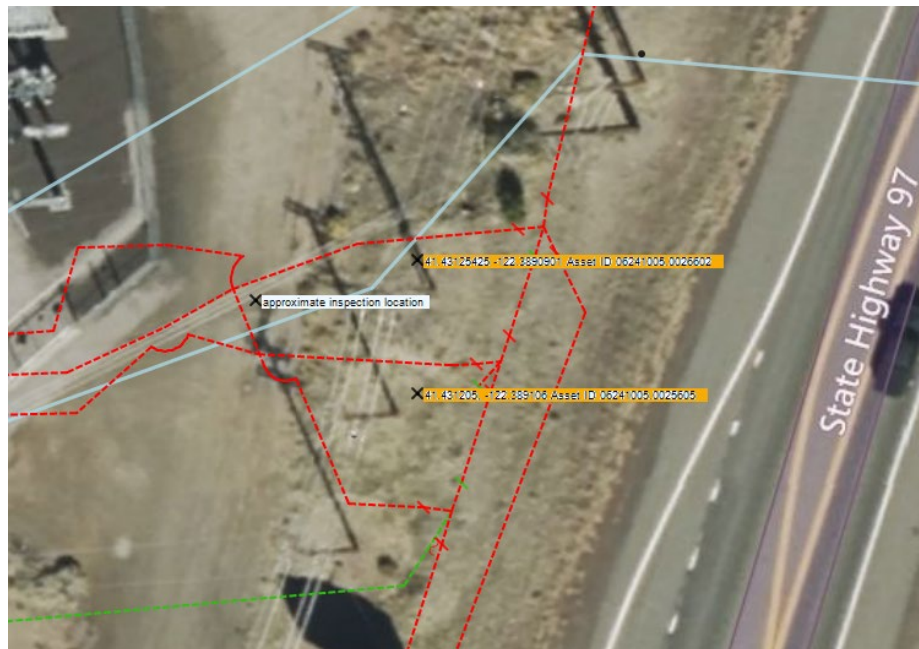


Figure 2: Poles and non-expulsion fuses removed.

PacifiCorp appreciates the opportunity to provide this response to Energy Safety's NODI_PAD_PC_BKA_20251008_1530.1, NODI_PAD_PC_BKA_20251008_1530.2, NODI_PAD_PC_BKA_20251008_1536.1, and NODI_PAD_PC_BKA_20251008_1536.2.

Please refer any questions to Pooja Kishore, Regulatory Affairs Manager at 503-813-7314 or via email at pooja.kishore@pacificorp.com and californiadockets@pacificorp.com.

Sincerely,

Carrie Laird

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Vice President, Wildfire Mitigation and Emergency Operations

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