Count Party DR Set	Set # [	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
1 CalPA 2022WMF	MP-06 202	22-WMP	1	CalPA Data Request 6.1	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020 - the Accident Report states that "Pacific Power is conducting a full investigation of the cause and origin of the fire." (a)Please provide Pacific Power's analysis of the cause and origin of the Slater Fire. (b)Please include all documentation (including but not limited to root cause analyses, risk and mitigation analyses, reports, work papers, etc.) regarding the analysis discussed in subpart (a) above.	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	5/19/2022	5/24/2022	5/24/2022		vestigation of the Slater Fire is protected by the attorney-client privilege and le; there is pending litigation regarding the Slater Fire	Addiments	Num	Inquireu
2 CalPA 2022WMF	MP-06 202	22-WMP	2	CalPA Data Request 6.2	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020 - This question pertains to external documents, meaning any investigation, examination, or analysis of the Slater Fire that was not performed by PacifiCorp. (a)Please provide any external investigation reports that PacifiCorp possesses regarding the Slater Fire, including but not limited to CPUC or U.S. Forest Service investigation reports. (b)Are you aware of any external investigation reports or analyses pertaining to the Slater Fire, aside from those covered by part (a) of this question? If so, please identify each such document.	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	5/19/2022	5/24/2022	5/24/2022	Please refer to Attachment CalPA (	6.2.	1	Attachment CalPA 6.2	
3 CalPA 2022WMF	MP-06 202	22-WMP	3	CalPA Data Request 6.3	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020 (a)T Based on the reports and analyses addressed in questions 1 and 2, what has PacifiCorp learned about wildfire risk in its service territory and wildfire mitigation methods. Please identify each lesson separately.	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	5/19/2022	5/24/2022	5/24/2022		vestigation of the Slater Fire is protected by the attorney-client privilege and e; there is pending litigation regarding the Slater Fire.			
4 CalPA 2022WMF	MP-06 202	22-WMP	4	CalPA Data Request 6.4	<ul> <li>(h)Please state the basis of each lesson identified in part (a) above.</li> <li>2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated</li> <li>October, 16, 2020 - the Accident Report also states that "Pacific Power is repairing the [sic] all the facilities affected by the fire".</li> <li>(a)Please provide a detailed description of these repairs referenced above.</li> <li>(b)Please provide a detailed description of any other changes made to Pacific Power's system as a result of the Slater Fire and resultant investigations.</li> </ul>	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	5/19/2022	5/24/2022	5/24/2022	equipment damaged by the wildfin of transmission line 33. To support solution and a more fire resilient n also include distribution pole repla fire. The line rebuild and pole repl aligning with California General Or (b)PacifiCorp objects; PacifiCorp's i	de the rebuild of transmission and distribution lines and the associated ire. Rebuild of damaged assets includes the restoration of damaged portions t wildfire mitigation efforts, pole materials used will be a stronger nonwooder material such as fiberglass or steel. In addition to the line 33 rebuild, repairs acement and the replacement of transformers which were damaged by the lacements shall be installed as per the most recent engineering standards, rrders (GO).			
5 CalPA 2022WMF	MP-07 202	22-WMP	1	CalPA Data Request 7.1	<ul> <li>2022 WMP Update submission - On p. 140 of PacifiCorp's 2022 WMP update, figure 7.2 indicates an increase in the number of fire risk events related to equipment failures, contact from objects, and other.</li> <li>(a)Please provide an explanation for the increase in risk events from 2020 to 2021, for each of the following outage causes: <ol> <li>Equipment Failures</li> <li>Contact from object</li> </ol> </li> <li>(b)Please provide a breakdown of the number of risk events by HFTD area for 2020 and 2021 as shown below.</li> <li>(c)What were the 3 most frequent types of equipment failure in 2021?</li> <li>(d)What was the most frequent type of object to contact a conductor in 2021?</li> <li>(e)As used in Table 7.2 on p. 140, how is "other" defined?</li> </ul>		5/19/2022	5/24/2022	5/25/2022	<ul> <li>(a)The data in Figure 7.2 is general trends in risk events. Caution is ad trend or significant difference. Tre meaningful. Additionally, PacifiCor all initiatives on full circuits or seg segments is often needed to begin began to implement Elevated Fire can have an inverse relationship w</li> <li>(b)PacifiCorp does not currently ha (SME) is out unexpectedly for a far been out on leave, but is expected analyze and map this data to provi</li> <li>(c)Keeping in mind that equipment</li> </ul>	dfire Mitigation Plan (WMP) Update, the Company responds as follows: Ily used to identify most commonly occurring risk drivers and not to identify divised when only comparing data year-by-year, as it may not be indicative of a ends and observations derived from small data sets can be misleading or not rp has yet to install a significant amount of covered conductor or implement ments. The combination of mitigation strategies on entire circuits or n to realize the benefits. Furthermore, between 2020 and 2021, PacifiCorp Risk settings. While important to mitigating the risk of wildfire, these settings with reliability and an increase in outage events. ave the data segmented in this manner and PacifiCory's subject matter expert mily emergency. The PacifiCorp is seeking an extension to June 3, 2022 to re- ride the breakout in this specific way. at failure can sometimes be the result of external factors or other impacting ypes of equipment failures in 2021 were: sillure			

nt Party	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment	NDA
CalPA	2022WMP-07	2022-WMP	2	CalPA Data Request 7.2	2022 WMP Update submission - On p. 142 of PacifiCorp's 2022 WMP update, PacifiCorp states the following:	Matthew Karle Charles Madison	5/19/2022	5/24/2022	5/25/2022	Referencing PacifiCorp's 2022 Wildfire I	Mitigation Plan (WMP) Update, the Company responds as follows:	Attachments	Name	Required
						Carolyn Chen				(a)Initiatives referenced in the above qu	uote include covered conductor installation, distribution pole			
					PacifiCorp has encountered challenges related to limited field resources, particularly a						sion fuse replacement, and installation of system automation equipme	nt.		
					it related to construction activities. The business plans to address these challenges									
					through the hiring on [sic] additional contractors, as described in Section 9.3 starting					(b)Many of the grid hardening projects	being worked are multi-year projects, so where the engineering			
					on page 255.						one year, the construction (more expensive component of spend) can			
											ed spend accounts for many grid hardening projects progressing to the			
					(a)Which specific wildfire mitigation initiatives have been adversely impacted by the						ld project, consists of scope, design, and permitting phases which take			
					resource challenges referenced in the above quote?						e relatively lesser cost phases of a project. Typically, the largest spend	is		
					(b)Given the resource challenges referenced in the quote above, please explain why						which can happen in a different year than the engineering work, an aphic below. As PacifiCorp has now progressed into the construction			
					PacifiCorp increased total WMP initiative spending from \$33.4 million in 2021 to \$96.8						e now available. As described in the 2021 Change Order, significantly			
					million in 2022.						realized and forecasted spend has been adjusted to incorporate this c	nst		
					11111011112022.					increase.	realized and forecasted spend has been adjusted to metiporate this e	550		
					(c)If any, identify any efficiency gains or technology that PacifiCorp will deploy in									
					2022 to lessen the adverse impact of the resource challenges discussed on page 142.					(c)PacifiCorp's resource challenges have	e been largely due to obtaining dedicated internal resources, extending	5		
										the initiation/engineering phase of the	programs. PacifiCorp plans to address this issue through a Construction	n		
	IPA 2022WMP-07 2022-									Contractor Partner. Currently grid harde	ening efforts are supported by operations, procurement, engineering,			
											functions which are shared resources with other programs. Projects ar	e		
											he updated contract management strategy to have a Construction			
											e fully dedicated teams to provide: project management, project			
											g, estimating, permitting, environmental surveys, land acquisition, pub	IC		
											aterial management, construction, post construction inspections,	-		
							- 4 4	- 1 1	- 4 4		ion, as well as maintenance program development. This strategy will a	ISO		
CalPA		2022-WMP	3	CalPA Data	2022 WMP Update submission – On p. 195 of PacifiCorp's 2022 WMP update,	Matthew Karle	5/19/2022	5/24/2022	5/25/2022	Referencing PacifiCorp's 2022 Wildfire I	Mitigation Plan (WMP) Update, the Company responds as follows:			
				Request 7.3	PacifiCorp states that:	Charles Madison				falles and the second				
						Carolyn Chen Layla Labagh					ng work (identification of trees for pruning or removal) are certified ISA) arborists or currently in process of becoming certified (studying fo	-		
					season.	Layia Labagii					d work experience prior to taking the exam). In both cases, the	I		
					5605011.					inspectors' field supervisor holds ISA ce				
					(a)Are the inspectors who perform this work for PacifiCorp described in the quote									
					above certified arborists?					(b)Inspectors that perform this work are	e typically contractors.			
					(b)Are the inspectors who perform this work described in the quote above PacifiCorp									
0.104	202214/10/07	2022 11/1 12		C 104 D 11	employees or contractors?	A A MALE AND A MALE	5 (40 (2022)	E /24/2022	5 /25 /2022					
CalPA	2022WMP-07	2022-WMP	4	CalPA Data Request 7.4	2022 WMP Update submission – On p. 197 of PacifiCorp's 2022 WMP update, PacifiCorp describes its audit process where:	Matthew Karle Charles Madison	5/19/2022	5/24/2022	5/25/2022	Referencing Pacificorp's 2022 Wildfire I	Mitigation Plan (WMP) Update, the Company responds as follows:			
				Request 7.4	PacificOrp currently uses internal staff with ISA certifications to conduct post-work	Carolyn Chen				(a)PacifiCorp currently does not have ce	entralized means to track ad hoc crew visits. These are conducted by			
						Layla Labagh					ree crews during normal business or through electronic communicatio	n		
					PacifiCorp also conducts ad hoc tree crew audits or crew visits where a PacifiCorp	cayla cabagii					work specifications, timesheets, program processes, etc., may be			
					forester engages with the vegetation management contractor, such as a crew leader,						ractor management. The PacifiCorp forester may also complete a safet	y		
					and/or supervisor to review work and/or discuss opportunities for improvement.					review in conjunction with these visits w	when in the field and fill out a Tree Crew Inspection form (hard copy).			
					(a)How many ad hoc tree crew audits were conducted in 2021?					(b)PacifiCorp currently does not have ce	entralized means to track ad hoc crew visits.			
					(b)Please disaggregate the figure in part (a) by HFTD tier, as defined above in					(c)PacifiCorp currently does not have ce	entralized means to track ad hoc crew visits.			
					definitions P through S.									
											were transitioned to use a mobile data management software. Based			
					(c)Were HFTD areas prioritized over other areas for ad hoc tree crew audits in 2021?						nsmission lines were post-work audited that resulted in a correction			
					(d)How many ad hoc tree crew or post-work audits found that corrective action was					visit findings.	cifiCorp currently does not have centralized means to track ad hoc crev	v		
					needed in 2021?					visit mungs.				
										(e)PacifiCorp currently does not have ce	entralized means to track ad hoc crew visit findings.			
					(e)How many supplemental tree trimming or removal jobs occurred in 2021 as a					,				
					result of an ad hoc tree crew audit?					(f)Opportunities for improvement that a	are discussed with tree crews during tree crew visits may also be			
											during recurring conference calls or in-person meetings. Opportunitie	s		
					(f)Please describe PacifiCorp's process for making improvements after an ad hoc tree						owed up on during meetings and other interactions with contractor			
			1		crew audit, including whether ad hoc tree crew audits lead to supplemental tree						ovement and adherence with program processes to implement the wo	rk.		
					and a set of the set o					management to unve continuous impro	overhene and adherence with program processes to implement the wo			
					trimming/removal, retraining of contractors, process changes, or all of the above.						opportunities with staff and process changes/refinements.			

Count	Party Name	DR Set #	Data Request	Questio	n Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
9		2022WMP-07	2022-WMP	5	CalPA Data Request 7.5	PacifiCorp states that: Implementing and continuously improving this program requires advanced investigation of fault events to understand the nature and type of	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/19/2022	5/24/2022	5/25/2022		Referencing PacifiCorp's 2022 Wildfire Mitigation Plan (WMP) Update, the Company responds as follows: (a)PacifiCorp has significant experience with fault event investigation using traditional protection and control schemes. When a fault is detected, regional operators notify and dispatch operations professionals and technicians to locate and troubleshoot the cause of outages to restore power. This traditionally involves patrols and visual confirmation of the outage cause, such as car-hit-pole. Outage records are created and, where needed, additional investigation is conducted such as material failure analysis. With new programs, such as those discussed in both Section 7.3.6.1 and Section 7.3.6.2, the company is leveraging different protection and control schemes to mitigate wildfire risk. These can include the disabling of reclosing, as included in Section 7.3.6.1, or the use of Elevated Fire Risk (EFR) settings discussed in Section 7.3.6.2. Both of these initiatives will nost likely result in additional outage events, many of which may be the result of momentary contact that will not allow for visual confirmation of the outage cause. Therefore, with these programs, PacifiCorp will need to think differently about fault investigations, which could include additional patrols or the interrogation of additional fault data from relays or other coordinating devices. To limit the impact this can have, PacifiCorp is also deploying communication fault indicators as discussed in Section 7.3.2.3. Incorporation of these fault indictors will also require a change to fault investigation practices but utimately mitigate the impact to customers associated with changes to protection and control schemes and settings to mitigate wildfire risk, not include visual confirmation result in visual confirmation of the outage cause. With either of these programs, PacifiCorp will need to understand outage records and investigate faults differently. (b)Not applicable.			
10	CaIPA	2022WMP-07	2022-WMP	6	CalPA Data Request 7.6	PacifiCorp (in describing its emergency protocols) mentions its Emergency Coordination Center:	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/19/2022	5/24/2022	5/25/2022		PacifiCorp's field engineering group and technical support groups will analyze the additional information from Referencing PacifiCorp's 2022 Wildfire Mitigation Plan (WMP) Update, the Company responds as follows: (a)No, PacifiCorp's primary Emergency Coordination Center (ECC) locations are located in Portland, Oregon and emergency coordination will be coming from there if emergencies occur in California. (b)PacifiCorp prepares for this type of scenario where multiple emergencies occur simultaneously. Additional personnel have been added in various roles to continue to support redundancy. The Company can draw from operations organizations in multiple states, including personnel in Salt Lake City, Utah. In the event that simultaneous wildfire events should occur in separate states, PacifiCorp will make resource assessments based on existing conditions during a response. If needed, mutual assistance may be requested to fill any resourcing gaps to ensure coverage of all situations and ongoing events. (c)PacifiCorp's ECC staff are trained in the Incident Command Structure (ICS) system as part of their training and adherence to the National Incident Management System (NIMS) guidelines which includes the ICS processes.			
11 0	DEIS	OEIS-PC-22-001	OEIS-PC-22-001	1	OEIS Data Reques	<ul> <li>t Expenditure Discrepancies</li> <li>(a)In PacifiCorp's non-spatial data Table 12, there are many instances of WMP expenditure totals not matching those in WMP Tables 3.1-1 and 3.1-2. For example, according to Table 12 of its Q1 2022 Quarterly Data Report</li> <li>("20205027144302_QDR.xlsx"), PacifiCorp's territory spend in 2020 was \$10,003.2 (\$ thousands; summing columns AA and AC); however, according to Tables 3.1-1 and 3.1-2 from its 2022 WMP Update (pp. 27-28), PacifiCorp's territory spend in 2020 was \$19,416 (\$ thousands). There are many such expenditure discrepancy examples. Please Clarify which totals are correct by submitting updated WMP Tables 3.1-1 and 3.1-2 and/or a revised Table 12 in excel format, whichever is deemed necessary to rectify the errors.</li> <li>i.For reference, the following have been found with discrepancies between PacifiCorp's Table 12 versus its 2022 WMP Update Tables 3.1-1 and/or 3.1-2:</li> <li>i.For reference, the following have been found with discrepancies between PacifiCorp's Table 12 versus its 2022 CMP Update Tables 3.1-1 and/or 3.1-2:</li> <li>i.For reference, the following have been found with discrepancies between PacifiCorp's Table 12 versus its 2022 CMP Update Tables 3.1-1 and/or 3.1-2:</li> <li>i.For reference, the following have been 2021 Actual</li> <li>3.Gituational Awareness spend – 2021 Actual</li> <li>3.Gituational Awareness spend – 2021 Actual</li> <li>4.Grid Design and System Hardening spend – 2020 Actual, 2021 Actual, and 2022 Projected/Planned</li> <li>S.Vegetation Management spend – 2021 Actual</li> <li>6.Resource Allocation spend – 2020 Actual</li> <li>7.Emergency Planning and Preparedness spend – 2022 Projected</li> </ul>		5/20/2022	5/25/2022	5/26/2022		Summing of columns AA and AC in the Q1 2022 Quarterly Data Report (QDR) provides the total spend for programs for which the scope includes areas outside of the high fire threat district (HTTD) only. For example, the Covered Conductor initiative 7.3.3.3 which is only located within the HFTD, thus the spend is accounted for inside the HFTD, is not included in the \$10,003 (\$ in thousands) mentioned in the question above. It is recommended to account for all spend to sum columns AA, AB, AC, and AD for comparison to Table 3.1-1 and Table 3.1-2. Additionally, it would appear that Table 3.1-1 and Table 3.1-2 were not populated using the final Q1 2022 data. The revised totals have been included below that should align with the final Q1 2022 data. Table 3.1 Summary of WMP expenditures – Total (WMP Table 3.1-1) Year Spend in thousands of \$USD Spend in thousands of \$USD (Values entered in the 2022 WMP) 2020 Planned \$25,011 \$25,011 2020 Actual \$18,520 \$19,416 2020 Difference \$6,491 \$5,595 2021 Planned \$33,375 \$33,375 2021 Actual \$42,149 \$33,098 2021 Difference \$8,774) \$277 2022 Planned \$91,900 \$96,819 2020-22 Planned \$91,900 \$92,2002 Actual} \$152,570 \$149,333 Table 3.2. Summary of WMP expenditures by category (WMP Table 3.1-2) WMP Category 2020 2021 2022 2020-2022 Planned (w/ 2020 and 2021 Actuals)			

Count Par	arty	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent W	VMP Section	Response	Number of Attachments	Attachment Name	NDA Required
L2 OEIS	S		OEIS-PC-22-001	2	OEIS Data Request		Jessica McHale	5/20/2022	5/25/2022				Attachments	wame	Negaired
					1.2							(a)There are two remote automatic weather stations (RAWS) that were installed in January of 2021. There are no active plans to install additional RAWS, but they will be considered if the locations do not allow for a micro weather station (MWS) to be installed.			
						Weather Stations (a)How many of PacifiCorp's weather stations are Remote Automatic Weather Stations (RAWS)?						(b)There were 31 MWS installed by the end of 2021. In 2022, an additional 50 MWS are planned to be added, giving a total of 81 MWS in the state.			
						(b)How many of PacifiCorp's weather stations are Micro Weather Stations (MWS)?						(c)For MWS installed prior to 2021, the fuel moisture sensors were included with the installation, and maintained as part of the preventative maintenance program. For 2022, onward, PacifiCorp identified that data regarding dead and live fuel moisture can be provided through Technosylva weather modelling.			
	c	DEIS-PC-22-001				(c)Are any of PacifiCorp's weather stations outfitted with 10hr fuel moisture sensors?									
						(d)Are any of PacifiCorp's weather stations able to report weather observations more frequently than every 10 minutes?						(d)The weather stations have the ability to be programmed for more frequent observations. To date, the 10- minute weather data has been granular enough for real time operations and longer term risk modeling. As PacifiCorp develops additional dynamic risk modeling capability, the Company may investigate whether or not an increased frequency of weather station data can provide additional benefits.			
						(e)What is the total number of weather stations PacifiCorp plans to have deployed in its weather station network for optimal density?						(e)At the end of 2021, there were 33 weather stations, and the intended plan is to install 50 additional weather			
												stations in 2022. That would give a weather station network of 83 stations in California. However, PacifiCorp has not determined the optimal final density of weather stations in California. Page 153 of PacifiCorp's 2022 Wildfire Mitigation Plan (WMP) mentions plans to develop a weather station circuit based methodology which will support determination of a weather station optimal density.			
												win support determination of a weather station optimal density.			
L3 OEIS	5		OEIS-PC-22-001	3	OEIS Data Request 1.3	Continuous Monitoring Sensors (a)In Table 5.2 (WMP Table 5.3-1) on page 115 of PacifiCorp's 2022 WMP Update, the	Jessica McHale	5/20/2022	5/25/2022			(a)Please refer to the Company's responses to subparts i. and ii. below:			
	C	DEIS-PC-22-001				2021 target for "Continuous monitoring sensors" is 22, with a completion of only 2 in 2021.						i.PacifiCorp makes every attempt to report an accurate plan, however at the time where the target of 22 was put into the 2020 Wildfire Mitigation Plan (WMP), the full scope of the pilot program was being drafted. As PacifiCorp worked with Texas A&M University to identify the scope and circuits for the pilot program, a final			
						i.Please provide details on the missed target of 22.						number of four distribution fault anticipation (DFA) devices in California was set for this initial phase of the pilot. Therefore, PacifiCorp has updated its reported targets to align with the pilot plan.			
						ii.If the target number is inaccurate, please provide the correct number of sensors targeted in 2021.						ii.The correct number for 2021 is two.			
OEIS		DEIS-PC-22-001	OEIS-PC-22-001	4	OEIS Data Request 1.4	Fuel Moisture Sampling (a)Does PacifiCorp conduct fuel moisture sampling for live vegetation?	Jessica McHale	5/20/2022	5/25/2022			No, there are no fuel moisture sampling sensors or devices utilized for live vegetation. While PacifiCorp does not have devices or sensors for live vegetation fuel moisture sampling, live vegetation fuel moisture can be obtained from fire agencies for use.			
OEIS	5		OEIS-PC-22-001	5	OEIS Data Request 1.5	HD Camera Installation	Jessica McHale	5/20/2022	5/25/2022			(a)Please refer to the Company's responses to subparts i. and ii. below:			
	C	DEIS-PC-22-001				(a)In section 4.4.1.1 and 7.3.2.2 PacifiCorp describes developing a new wildfire detection program.						i.PacifiCorp is currently in the scoping phase of the Wildfire Detection program which will include HD Cameras. At this time, the exact number of HD Cameras is being determined and will probably not become operational until 2023.			
						i.In 2022, how many HD Cameras does PacifiCorp plan to install in its CA service territory.						ii.At this time, PacifiCorp does not plan to have a separate pilot for Satellite Fire Detection. With the			
						ii.Will PacifiCorp be leveraging Satellite Fire Detection as part of its wildfire detection program?						procurement of Technosylva, PacifiCorp plans to utilize their services for fire detection which may include the use of Satellite Fire Detection.			
OEIS		DEIS-PC-22-001	OEIS-PC-22-001	6	OEIS Data Request 1.6	Fire Potential Index (a)Does PacifiCorp currently have a Fire Potential Index (FPI) or another metric that serves as an FPI?	Jessica McHale	5/20/2022	5/25/2022			(a)No. i.Currently, PacifiCorp is working towards the development of a Fire Potential Index (FPI), as stated on page 36 of PacifiCorp's 2022 Wildfire Mitigation Plan (WMP). The first step of this is to procure the Technosylva WFA-E module, as described in the graphic below, which was presented on May 18, 2022 in the "2022 Wildfire Mitigation Plan Update Workshop for SMJUs and ITOS" submissions with the California Office of Energy			
						i.If not, describe how PacifiCorp plans to develop an FPI.						Infrastructure Safety (OEIS).			
OEIS	5		OEIS-PC-22-001	7	OEIS Data Request		Jessica McHale	5/20/2022	5/25/2022			(a)Please refer to the Company's response to subpart i. below:			
					1.7	Maturity Survey						i. To automatically validate the field calibrations there are settings in the weather station's data logger which can be changed to record when calibrations occurred.			
						(a)In question B.I.b of PacifiCorp's 2022 Wildfire Mitigation Plan Maturity Survey (2022 Maturity Survey), PacifiCorp plans to automatically validate field calibrations on its weather stations by January 2023.						(b)Please refer to the Company's response to subpart i. below:			
	c	DEIS-PC-22-001				i.Provide details on what work PacifiCorp is doing in 2022 to meet this goal.						i.PacifiCorp identified a potential aggregating error with the 2022 maturity survey. While the summary above describes PacifiCorp's 2023 plan as "ii. Well-defined equipment for detecting ignitions along grid", the actual response was "i. No consistent set of equipment for detecting ignitions along the grid". Please refer to the			
						(b)In question B.V.b of PacifiCorp's 2022 Maturity Survey, PacifiCorp anticipates having well-defined equipment for detecting ignitions along the grid by January 2023.						screenshot provided below:			
						i. Provide details on what type of equipment PacifiCorp plans to have installed in 2022 to meet this goal.						However, the implementation of cameras is being explored in the research project to support further maturation in this area. While the Company does not expect to have a consistent set of equipment across the grid, the Company is looking to improve detection capabilities beyond existing fault detection capabilities that			
												gind, the company is booking to improve detection capabilities beyond existing fault detection capabilities that exist with its system today.			

Count	Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
18	CalPA	2022WMP-07	2022-WMP	1	Response to CalPA	2022 WMP Update submission - On p. 140 of PacifiCorp's 2022 WMP update, figure 7.: indicates an increase in the number of fire risk events related to equipment failures, contact from objects, and other. (a)Please provide an explanation for the increase in risk events from 2020 to 2021, for each of the following outage causes: i.Equipment Failures ii.Contact from object iii.Other	2 Matthew Karle Charles Madison Carolyn Chen Layla Labagh			5/26/2022	following additional infor (b)As advised in the Com the data segmented in th for a family emergency, I original source file of the	s response to CaIPA Data Request 7.1 dated May 25, 2022, the Company provides the rmation responsive to subpart (b): upany's response to subpart (b) dated May 25, 2022, PacifiCorp does not currently have ne requested manner and PacifiCorp's Subject Matter Expert (SME) is out unexpectedly therefore at the time of the Company's response to CaIPA Data Request 7.1, the e data was not able to be obtained. However, PacifiCorp is able to provide numbers aw data used to generate figure 7.2 and the breakout of that data is provided in the			
						<ul> <li>(b)Please provide a breakdown of the number of risk events by HFTD area for 2020 and 2021 as shown below.</li> <li>(c)What were the 3 most frequent types of equipment failure in 2021?</li> <li>(d)What was the most frequent type of object to contact a conductor in 2021?</li> <li>(e)As used in Table 7.2 on p. 140, how is "other" defined?</li> </ul>					20202021 SystemwideHFTD Tier 3HFTD Tier 2SystemwideHFTD Tier 3HFTD Tier 2 Equipment Failures3033843511394 Contact from Object181675164771				
19	CalPA	2022WMP-06	2022-WMP	2	Response to CalPA	PacifiCorp. (a)Please provide any external investigation reports that PacifiCorp possesses regarding the Slater Fire, including but not limited to CPUC or U.S. Forest Service investigation reports. (b)Are you aware of any external investigation reports or analyses pertaining to the	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh			5/31/2022	provides the following ac (b)No, PacifiCorp is not a	s response to CalAdvocates Data Request 6.2 dated May 24, 2022, the Company dditional information requested for subpart (b). ware of any external investigation reports or analyses pertaining to the Slater Fire, d by subpart (a) of this question.			
20	CalPA	2022WMP-08	2022-WMP	1	CalPA Data Request 8.1	Slater Fire, aside from those covered by part (a) of this question? If so, please identify accelerated becomposed 2022 WMP Update submission - Does PacifiCorp consider egress risk in determining where to target system hardening programs within its California service territory?	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/31/2022	6/3/2022	6/3/2022	5	determine prioritization of projects and which ones get undertaken first. It is not utilized e to target system hardening programs and the scoping portion of that process.			
21	CaIPA	2022WMP-08	2022-WMP	2	CalPA Data Request 8.2	2022 WMP Update submission - If the answer to question 1 is yes, please explain: (a)How PacifiCorp identifies locations where egress risk is important; (b)How egress risk is factored into decision making; and (c)How egress risk is weighted against other factors.	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/31/2022	6/3/2022	6/3/2022	<ul> <li>8.1. Based on the foregoi</li> <li>(a)PacifiCorp identifies lo the area could be constra in attempts to leave that roads, such as Interstate</li> <li>(b)Egress risk is a contrib the urgency of select pro risk and limitations of eg</li> <li>(c)Egress risk as a factor i LRAM prioritization is factor</li> </ul>	hat the reference to "question 1" is intended to be a reference to "CaIPA Data Request ing assumption, the Company responds as follows: ocations where egress risk is important by reviewing areas where the road network in ained in a fire. Such situations could cause the population in the area to have difficulty area. These higher risk locations would normally be areas located far from major 5. outing factor in determining prioritization. PacifiCorp utilizes the egress risk to gauge ojects and determine which projects mitigate areas with limited egress. A higher egress rress typically aligns with a higher project priority. is weighed less heavily when compared to Localized Risk Assessment Model (LRAM). ctored in first and then following that, project manager prioritization within groupings. process, egress risk is factored in and supports the prioritization component of grid			
22	CalPA	2022WMP-08	2022-WMP	3	CalPA Data Request 8.3	2022 WMP Update submission (a)Does PacifiCorp maintain a list of egress-constrained communities within the HFTD?	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/31/2022	6/3/2022	6/3/2022	(HFTD). However, egress power shut-off. Along th management agencies.	ot maintain a list of egress-constrained communities within the high fire threat district may be considered when the company evaluates the potential for a public safety ose lines, egress issues may be discussed with county and local emergency			
23	CalPA	2022WMP-08	2022-WMP	4	CalPA Data Request 8.4	<ul> <li>(h)If the answer to subpart (a) is ves. please provide this list.</li> <li>2022 WMP Update submission</li> <li>(a)If the answer to question 3(a) is yes, does PacifiCorp consult with local government or first responder agencies in developing this list?</li> <li>(b)If the answer to subpart (a) of this question is yes, please describe any such consultations that informed your 2022 WMP Update, including which agencies or stakeholders were involved and when the consultations occurred.</li> </ul>	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/31/2022	6/3/2022	6/3/2022	The Company assumes the Request 8.3 subpart (a). In (a). In (a) and (a) Not applicable. Please	moany's response to subpart (a). hat the reference to "question 3(a)" is intended to be a reference to CalPA Data Based on the foregoing assumption, the Company responds as follows: e refer to the Company's response to CalPA Data Request 8.3 subpart (a). mpany's response to subpart (a) above.	1	1	

Count Party	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
24 CalPA	2022WMP-0	3 2022-WMP	5	CalPA Data Request 8.5		Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/31/2022	6/3/2022	6/3/2022		(a)PacifiCorp plans to use the wildfire risk reduction model (WRRM) to update the existing wildfire-related environmental factors (surface and canopy fuels, climatology, and potential wildfire impacts) within localized risk assessment model (LRAM). (b)The priority in 2022 is the deployment of Technosylva's WRRM and create a plan for the integration/expansion with LRAM capabilities. PacifiCorp intends to complete the expansion in 2023. (c)As PacifiCorp continues to learn from other utilities through working groups and workshops, the Company is evaluating the incorporation of WRRM's environmental factors into risk-spend efficiency (RSE) to obtain better data on consequence and improve RSE's consequence risk scores. The Company expects to use the large quantity of Monte Carlo match drop simulations that Technosylva provides in order to get a much more accurate estimate of the damage from an ignition event such as buildings destroyed, and acres burned. (d)As described in PacifiCorp's2022 Wildfire Mitigation Plan (WMP), PacifiCorp does not currently have WRRM, therefore, the WRRM deployment which will be completed by the end of 2022, therefore PacifiCorp does not have outputs from the WRRM to use in its long-term planning yet. (e)Once fully implemented, PacifiCorp plans to incorporate WRRM results into RSE calculations to evaluate initiatives throughout PacifiCorp's service territory in long-term planning. PacifiCorp plans to report objective RSE values for line rebuilds and other initiatives in 2023.	Addiments	<b>Nume</b>	
25 Caipa	2022WMP-0	3 2022-WMP	6	CalPA Data Request 8.6	2022 WMP Update submission - Pages 12, 113, 137, and 216 of PacifiCorp's 2022 WMP address risk-spend efficiency (RSE) estimates. Describe the methods that PacifiCorp currently uses to estimate the risk reduction benefits of wildfire mitigation initiatives (for purposes of calculating RSE) in each of the following categories: (a)Grid design and system hardening (b)Vegetation management (c)Asset management and inspections (d)Public safety power shutoffs (e)Grid operations and protocols.	Charles Madison	5/31/2022	6/3/2022	6/3/2022		PacifiCorp has developed a methodology to calculate risk-spend efficiency (RSE) and has estimated RSE values for a few wildfire mitigation initiatives in the grid hardening and vegetation management categories. These preliminary values utilize localized risk assessment model (LRAM) to determine ignition rates (likelihood of risk events) based on outage data as well as the Environmental Risk Score from LRAM. Note: these values were not reported in PacifiCorp's 2022 Wildfire Mitigation Plan (WMP) Update as PacifiCorp is still assessing how assumptions made and other factors influenced the generated RSE values, consequently these estimated RSE values have not been validated yet and are not being used in decision making at this time. RSE values for asset management and inspections, public safety power shutoffs (PSPS) and grid operations have not been estimated. Following the same path as larger utilities, PacifiCorp is pursuing the integration of Technosylva's wildfire risk reduction model (WRRM) layers into RSE calculations in order to refine and generate formal RSE values. PacifiCorp is currently evaluating and planning for the integration of WRRM's environmental factors into RSE in order to obtain better data on consequence and improve RSE's consequence risk scores. This integration is planned to be completed in PacifiCorp 22 WMP, page 113, PacifiCorp will update and include other RSE calculations in its 2024 WMP Update.			
26 CalPA	2022WMP-0	3 2022-WMP	7	CalPA Data Request 8.7	2022 WMP Update submission - Please provide any available work papers substantiating PacifiCorp's RSE calculations for grid design and system hardening programs.	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	5/31/2022	6/3/2022	6/3/2022		Please refer to Attachment CalAdvocates 8.7. Note: this is a draft document as PacifiCorp continues to evaluate its risk-spend efficiency (RSE) calculations.		Attachment CalPA 8.7	
27 CalPA	2022WMP-0	9 2022-WMP	1	CalPA Data Request 9.1	<ul> <li>Regarding WMP initiative #7.3.4.15 (Substation Inspections):</li> <li>On Page 182, PacifiCorp states that "substations are inspected eight times per year.</li> <li>Over the course of 2022, the goal is to complete 444 inspections." PacifiCorp reports performing two types of inspections on substations: Substation Inspection (including InfraRed) and Substation &amp; Security Inspections. According to Table 8 (2021 non-spatial data file, columns AC, AD, AE, and AF), PacifiCorp has 67 substations.</li> <li>(a)Please explain how all the substations are inspected at least eight times per year if only 438 inspections were completed in 2021.</li> <li>(b)If some scheduled substation inspections were not completed in 2021, please explain why.</li> <li>(c)Please explain the difference between Substation Inspections (including InfraRed) and Substation &amp; Security Inspections.</li> <li>(d)What is PacifiCorp's normal frequency for Substation Inspections (including InfraRed)? If this varies by HFTD tier, please state the frequency for each HFTD tier.</li> <li>(e)What is PacifiCorp's normal frequency for Substation &amp; Security Inspections? If this varies by HFTD tier, please state the frequency for each HFTD tier.</li> <li>(f)Please provide a copy of five of the most recently completed Substation Inspections (including InfraRed).</li> </ul>	, .	6/1/2022	6/6/2022	6/6/2022		<ul> <li>(a)Substation Inspections have a call schedule (the start date a work order is released in SAP). The work order has to be released for the inspection to occur. This Call Schedule for substation inspections releases eight work orders per year to allow for a minimum of inspections to be consistent with Policy 001 - PacifiCorp's Maintenance Intervals for Apparatus, Relays, Meters, and Line/Patrol Inspection and Communications Equipment.</li> <li>The number of substations initially reported (67) includes hydroelectric plants, duplicates that occur due to substation being considered a transmission and distribution facility, and future substation (Lassen). These substations are not included in the total substations to be inspected eight times per year since they are inspected by a different organization (not transmission and distribution operations). The total number of substations substations inspected for a total of 444 inspections per year.</li> <li>i.55 California substations inspected for a total of 444 inspections per year.</li> <li>ii.54 non Western Electricity Coordinating Council (WECC) substations at eight per year = 432 (WECC FAC-501 Standard)</li> <li>ii.1 WECC substation at 12/year = 12</li> <li>Please refer to Attachment CaIPA 9.1-1 which provides a copy of Policy 001 - PacifiCorp's Maintenance Intervals for Apparatus, Relays, Meters, and Line/Patrol Inspection and Communications Equipment.</li> <li>(b)All 444 scheduled substation inspections were completed in 2021. In some instances, the number of scheduled substation inspections can appear not completed due to documentation not being filed with the work order. If a work order does not have the documentation associated with it, the outstanding work order is investigated, and the proper documentation is retrieved to complete the work order. Please refer to Attachment CaIPA 9.1-3 which provide documentation regarding the missing</li> </ul>		Attachment CalPA 9.1-1 Attachment CalPA 9.1-2 Attachment CalPA 9.1-3 Attachment CalPA 9.1-4 Attachment CalPA 9.1-5	

	Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section Response	Number of Attachments	Attachment Name	NDA Required
		2022WMP-09	2022-WMP	2	CalPA Data Request 9.2	Table 12 of the Non-Spatial Data File included with PacifiCorp's 2022 WMP update         refers to WMP initiative #7.3.4.14 (Quality Assurance and Quality Control of         inspection). With this context in mind,         (a)Please provide a unit of measurement for the 11,485 in column AN.         (b)Please provide projected values for 2022 and 2023.         (c)Please provide a copy of the Quality Assurance/Quality Control         procedure/program documentation related to asset management and inspections.	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	<ul> <li>(a)In the PacifiCorp 2021 California Wildfire Mitigation Plan (WMP) Update, Section 7.3.4.14, page 153-154, 11 there are a variety of quality assurance (QA) / quality control (QC) processes which occur; physical audits, software controls, quarterly desktop reviews and annual training. The 11,485 in column AN, describes the number of inspections reviewed as part of the quarterly desktop reviews, where the entirety of QA/QC inspection conditions found are reviewed with a cross functional team. Therefore, the units of AN is the number of inspections audited as part of the desktop review of all inspections.</li> <li>(b)In the future, PacifiCorp plans to transition the QA/QC numbers reported to align with the physical audits described in Policy 123 - Facility Inspection Audit Policy for Transmission and Distribution Lines for California, Oregon and Washington. Therefore, the projected number of QA/QC physical audits for 2022 and 2023 are 1,010 and 1,010, respectively.</li> <li>(c)For physical audits, Policy 123 - Facility Inspection Audit Policy for Transmission and Distribution Lines for California, Oregon and Washington is Pacific Power's audit policy for Transmission and Distribution Lines in California, Oregon, and Washington. Please refer to Attachment CalPA 9.2 which provides a copy of Policy 123 - Facility Inspection Audit Policy for Transmission and distribution lines in California, Oregon, and Washington. Please refer to Attachment CalPA 9.2 which provides a copy of Policy 123 - Facility Inspection Audit Policy for California, Oregon and Washington.</li> </ul>	1	Attachment CalPA 9.2	
29 Ca	aIPA	2022WMP-09	2022-WMP	3	CaIPA Data Request 9.3	<ul> <li>Regarding PacifiCorp's response to Cal Advocates data request CalAdvocates-PacifiCorp-2022WMP-02, Question 1, "Audit Summary (CA) (2021)" excel file:</li> <li>(a)Please define columns M through R of this excel sheet.</li> <li>(b)Please explain what is required for an inspection to pass or fail, per column L "Fail / Pass".</li> <li>(c)Please explain what subsequent action PacifiCorp takes when a value is filled in for Column M "Add".</li> <li>(d)Please explain what subsequent action PacifiCorp takes when a value is filled in for Column N "Rem".</li> <li>(e)Please explain what subsequent action PacifiCorp takes when a value is filled in for Column N "Rem".</li> <li>(e)Please explain what subsequent action PacifiCorp takes when a value is filled in for Column N "Rem".</li> <li>(e)Please explain what subsequent action PacifiCorp takes when a value is filled in for Column N "Rem".</li> <li>(f)What follow-up actions were performed as a result of the audits listed in this excel file (e.g., a new work order was generated if a new deficiency was found, or a work order was modified if a deficiency was determined to be less of an impact, etc.)?</li> </ul>	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	In addition to the responses to subparts (a) through (f) provided below, PacifiCorp would like to offer to meet with representatives of the California Public Advocates Office to walk through the audit summary provided below. (a)These are the different types of tracked changes that are made during the audits. (b)In an urban section, PacifiCorp requires 90 percent or better and in rural sections, PacifiCorp requires 80 percent or better for the section to pass. If it does not meet this metric, then it will be a Fail and require some type of reinspection depending on the reasons for the failure. (c)Column M correlates to the number of added conditions made by the auditor during the audit. (d)Column N correlates to the number of removed conditions made by the auditor during the audit that are deemed not a condition. (e)Column O correlates to the number of changes to the level of priority to the conditions made by the auditor during the audit. (f)If a section has failed an audit, depending on the reason for the failed audit, a reinspection will occur. Once a reinspection is completed, an audit from both the Osmose QC team and Pacific Power audit team will reinspect the section before it is passed. A desktop audit is always in line with the field audits and will usually drive the field audit. This is a high-level overview of the overall data delivered to Pacific Power from the inspection contractor. The Company further evaluate the data for anomalies and check for patterns. Any issues found in the desktop audit will result in a field visit to determine the outcome of the condition.			
30 Ca	alPA	2022WMP-09	2022-WMP	5	CalPA Data Request 9.5	Regarding PacifiCorp's response to Cal Advocates data request CalAdvocates- PacifiCorp-2022WMP-04, Question 1 response, "Audit Summary (CA)(2022Q1)" excel file: What follow-up actions were performed because of the audits listed in this excel file (e.g., a new work order was generated if a new deficiency was found, or a work order was modified if a deficiency was determined to be less of an impact, etc.)?	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	The conditions found in the audit are fielded by a lineman for correction. If the lineman deems the conditions not valid the condition is removed. If the condition is valid, then it is repaired or setup to be corrected. In some cases, the lineman may choose to change the level or priority to a higher or lower priority depending on what is found. This would then change the timeframe for correction based on Company guidelines.			
31 Ca	alPA	2022WMP-09	2022-WMP	6	CalPA Data Request 9.6	Regarding 7.3.4.2 (Detailed inspections of transmission electric lines and equipment):         (a)Please explain why the annual total cost of inspections, presented in Table 1         below, fluctuates during years 2021 – 2023 while the number of inspections performed increases each year.         (b)Please explain the decrease in the unit cost of inspections from the 2021 proposed figures to the 2021 actual figure.         (c)Please explain the expected decrease in the unit cost of inspections from 2021 actual figures to 2022 projections.         Table 1. Side-by-side of Detailed transmission inspections performed and associated costs. (Source: Table 12 of non-spatial data)         YearNumber of InspectionSCosts         2021 (Proposed)666527,808         2021 (Projected)2,545\$9,000         2022 (Projected)2,73\$\$18,000	Charles Madison Carolyn Chen	6/1/2022	6/6/2022	6/6/2022	<ul> <li>(a)The values provided in Table 1 initially were incorrect. Please refer to the table below which shows actual and proposed unit costs:</li> <li>YearNumber of InspectionsCostsPer Unit Cost 2021 (Proposal)6665 10,6755 16.03 2021 (Actual)7225 14,7005 20.36 2022 (Projected)12,6765 51,043 20.36 2022 (Projected)12,6765 54,044\$ 20.20</li> <li>The total cost fluctuates with the volume of inspections completed, proposed, or projected. Inspection volumes fluctuate from year-to-year based on each assets prescribed five-year interval. Unit cost can vary depending on contractor pricing, material costs (Pole Test &amp; Treat inspections), and time to inspect (based on travel time and structure complexity). PacifiCorp tracks these items and can provide on an as-needed basis.</li> <li>(b)Please refer to the table provided above which shows actual and proposed unit costs in alignment.</li> <li>(c)The decrease in projected unit cost for 2022 is in-line with historical spend.</li> </ul>			

Count Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
CaIPA	2022WMP-09	2022-WMP	7	CalPA Data Request 9.7	<ul> <li>Table 12 of the Non-Spatial Data File included with PacifiCorp's 2022 WMP update refers to WMP initiative #7.3.4.1 (Detailed inspections on electric distribution equipment and line).</li> <li>(a)Please provide the actual number of circuit miles inspected in this initiative each year from 2019 – 2021.</li> <li>(b)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2022.</li> <li>(c)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2023.</li> </ul>	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	However, equiva grid topology. W when comparing evolution of Paci inspection type. categorized as ei (a)PacifiCorp typi to estimate the n miles inspected ei 2019: 475 circuit 2020: 604 circuit 2021: 563 circuit Note: these are ei (b)PacifiCorp typi used to estimate forecast estimate	miles miles			
3 CalPA	2022WMP-09	2022-WMP	8	CalPA Data Request 9.8	<ul> <li>Table 12 of the Non-Spatial Data File included with PacifiCorp's 2022 WMP update refers to WMP initiative #7.3.4.2 (Detailed inspections on electric transmission equipment and line).</li> <li>(a)Please provide the actual number of circuit miles inspected in this initiative each year from 2019 – 2021.</li> <li>(b)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2022.</li> <li>(c)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2023.</li> </ul>	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	estimate is appro PacifiCorp plans, However, equiva grid topology. W when comparing evolution of Paci- inspection type. categorized as ei (a)PacifiCorp typi to estimate the n of circuit miles in 2019: 62 circuit 2021: 452 circuit Note: these are ee (b)PacifiCorp typ used to estimate	oximately 527 circuit miles for distribution detailed inspections in 2023. tracks, and reports inspections and corrections per facility point as opposed to per line mile. ilent inspection miles were extrapolated in years 2015-2022 assuming little to no changes in thile these values reflect best estimates or equivalent line-miles, slight difference may exist is to other data sets, such as the quarterly data report (QDR) or spatial data. Furthermore, the ffiCorp's electronic database requires extrapolation when determining condition findings per However, PacifiCorp's programmatic inspection results were generally extrapolated and ther "Detailed" or "Safety" inspection results. ically tracks this initiative by Facility Point and not by miles, however an algorithm can be used number of line miles associated with a typical spread of Facility Points. The estimated number spected each year for transmission detail inspections is provided below: miles miles			
									to estimate the n	ically tracks this initiative by Facility Point and not by miles, however an algorithm can be used number of line miles associated with a typical spread of Facility Points. The current forecast oximately 860 circuit miles for transmission detailed inspections in 2023.				

Count Party	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	d Due Date	Date Sent	Sent WMP Section Response Number of Attachment Attachments Name Re	NDA nuired
34 CalPA	2022WMP-09		10	CalPA Data Request 9.9 CalPA Data	Table 12 of the Non-Spatial Data File included with PacifiCorp's 2022 WMP update refers to WMP initiative #7.3.4.11 (Patrol inspections on electric distribution equipment and line).         (a)Please provide the actual number of circuit miles inspected in this initiative each year from 2019 – 2021.         (b)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2022.         (c)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2023.         (a)Please provide the actual number forecast of the number of circuit miles to be inspected in 2022.         (c)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2023.         Table 12 of the Non-Spatial Data File included with PacifiCorp's 2022 WMP update	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	PacifiCorp plans, tracks, and reports inspections and corrections per facility point as opposed to per line mile.         However, equivalent inspection miles were extrapolated in years 2015-2022 assuming little to no changes in grid topology. While these values reflect best estimates or equivalent line-miles, slight difference may exist when comparing to other data sets, such as the quarterly data report (QDR) or spatial data. Furthermore, the evolution of PacifiCorp's electronic database requires extrapolation when determining condition findings per inspection type. However, PacifiCorp's programmatic inspection results were generally extrapolated and categorized as either "Detailed" or "Safety" inspection results.         (a)PacifiCorp typically tracks this initiative by Facility Point and not by miles, however an algorithm can be used to estimate the number of line miles associated with a typical spread of Facility Points. The number of circuit miles 2020: 1,944 circuit miles         2019: 2,140 circuit miles         2020: 1,944 circuit miles         2020: 1,944 circuit miles         2021: 2,172 circuit miles associated with a typical spread of Facility Points. The current forecast estimate is approximately 1,986 circuit miles for distribution partol inspections in 2022.	ų ureo
				Request 9.10	refers to WMP initiative #7.3.4.12 (Patrol inspections on electric transmission equipment and line). (a)Please provide the actual number of circuit miles inspected in this initiative each year from 2019 – 2021. (b)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2022. (c)Provide PacifiCorp's current forecast of the number of circuit miles to be inspected in 2023.	Charles Madison Carolyn Chen Layla Labagh				However, equivalent inspection miles were extrapolated in years 2015-2022 assuming little to no changes in grid topology. While these values reflect best estimates or equivalent line-miles, slight differences may exist when comparing to other data sets, such as the quarterly data reporting (QDR) or spatial data. Furthermore, the evolution of PacifiCorp's electronic database requires extrapolation when determining condition findings per inspection type. However, PacifiCorp's programmatic inspection results were generally extrapolated and categorized as either "Detailed" or "Safety" inspection results. (a)PacifiCorp typically tracks this initiative by Facility Point and not by miles, however an algorithm can be used to estimate the number of line miles associated with a typical spread of Facility Points. The number of circuit miles inspected each year for transmission patrol inspections is provided below: 2019: 766 circuit miles 2020: 766 circuit miles 2020: 766 circuit miles 2021: 1,063 circuit miles 2022: 1,063 circuit miles 2022: 1,063 circuit miles 2021: 1,063 circuit miles 2022: (c)PacifiCorp typically tracks this initiative by Facility Point and not by miles, however an algorithm can be used to estimate the number of line miles associated with a typical spread of Facility Points. The current forecast estimate is approximately 1,058 circuit miles for transmission patrol inspections in 2022. (c)PacifiCorp typically tracks this initiative by Facility Point and not by miles, however an algorithm can be used to estimate the number of line miles associated with a typical spread of Facility Points. The current forecast estimate is approximately 1,058 circuit miles for transmission patrol inspections in 2022.	
36 CalPA	2022WMP-09	2022-WMP		CalPA Data Request 9.11	Table 12 of the Non-Spatial Data File included with PacifiCorp's 2022 WMP update, refers to WMP initiative #7.3.4.5 (Infrared inspections of transmission electric lines and equipment). With that context in mind: (a)Please explain why the actual cost of this initiative for 2021 is exactly \$80,000. (b)Please explain why the actual output of this initiative for 2021 is exactly 700 circuit miles. (c)Please explain why the projected cost estimated for both 2022 and 2023 is exactly \$80,000. (d)Please explain why the projected output of this initiative for both 2022 and 2023 are active exactly 700 circuit miles.	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	<ul> <li>(a) The actual cost of the inspections for 2021 was \$79,315, and will be updated in Table 12.</li> <li>(b) The actual miles inspected were 701.22 miles. Each transmission line has an equipment number and details of the line are maintained in SAP. The transmission lines also have geographic information system (GIS) data that can be pulled to get distances. Depending on where the transmission line data is gathered the total mileage could be off by a small margin (+/- five miles). The actual line mileage when pulling data from our Facility Point Inspection tool which is the Company's official record of inspections and corrections shows the mileage of those lines to be 701.22 miles.</li> <li>(c) The scope for inspections is currently planned to remain the same and the cost is estimated to be very similar to the previous year's inspections. The cost is based on the helicopter rates therefore the actual cost may vary depending on price of fuel, weather, and other contributing factors. The \$80,000 will remain as the projected cost for the inspections.</li> <li>(d) The scope for the lines inspected are all the transmission lines in California. The transmission lines total 701.22 miles.</li> </ul>	

Count Party Name	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	·	umber of A achments	Attachment Name	NDA Required
37 CalPA	2022WMP-09	2022-WMP	12	CalPA Data Request 9.12	On average, how many person-hours of labor does it take PacifiCorp to complete one asset inspection in each of the following initiatives: (a)Detailed Inspections - Distribution (b)Detailed Inspections - Transmission (c)Patrol Inspections - Distribution (d)Patrol Inspections - Transmission	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	<ul> <li>(a)Depending on the number of facility points in each section, the external contractor will complete roughly 200 to 300 inspections in a 40-hour work week or approximately eight to 12 minutes per inspection. This will vary depending on access availability to the facility point.</li> <li>(b)Depending on the amount of facility points in each section, the external contractor will complete roughly 100 to 200 inspections in a 40-hour work week or approximately 12 to 24 minutes per inspection. This will vary depending on access availability to the facility point.</li> <li>(c)Depending on access and issues observed, 500 to 1,000 inspections are completed in a 40-hour work week or approximately three to five minutes per inspection.</li> <li>(d)Depending on access, issues observed, and transmission road conditions 100 to 200 inspections are completed in a 40-hour work week or approximately 12 to 24 minutes per inspection.</li> </ul>			
38 CalPA	2022WMP-09	2022-WMP	13	CalPA Data Request 9.13	performed in HFTD areas	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/1/2022	6/6/2022	6/6/2022	Please refer to Attachment CaIPA 9.13. The provided Light Detection And Ranging (LiDAR) Pole Strength Pilot 1 summary provides the engineering analysis performed by integrating the LiDAR data into PLSCADD and running different strength simulations. Risk levels mentioned in column O were assigned based on elevation and comparisons to the Grade A and Grade B requirements. A high-risk pole is not a priority A failure and is closer to a priority B failure. Recommendations were given for the type of correction based on the risk and loading variables. Column P mentions that the poles are not part of the Wildfire Mitigation Plan (WMP) proactive pole replacement program, but a majority of the poles are being replaced through the current line rebuild projects.		ttachment JIPA 9.13	
39 CalPA	2022WMP-10	2022-WMP	1	CalPA Data Request 10.1	2022 Wildfire Mitigation Plan (WMP) Update submission - As of June 1, 2022, how many open corrective notifications does PacifiCorp have on distribution assets within the HFTD? Provide the total, and disaggregate the total by priority level and HFTD tier.	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/2/2022	6/7/2022	6/7/2022	<ul> <li>Please refer to the table below which provides the total outstanding conditions as of June 3, 2022 for distribution assets broken out by risk area and includes all conditions as per internal procedure 069 which include General Order (GO) 95 conditions. Condition counts are based only on ones that PacifiCorp has a responsibility to correct and it does not include conditions found for communications equipment:</li> <li>PRIORITY CA-TIER-2 CA-TIER-3 HFTD</li> <li>Overhead A 13 14</li> <li>Overhead B 3,820 337 4,157</li> <li>Overhead C 12,122 532 12,654</li> <li>Underground A 0 0</li> <li>Underground B 50 18 68</li> <li>Underground C 96 14 110</li> <li>17,003</li> </ul>			
40 CalPA	2022WMP-10	2022-WMP	2	CalPA Data Request 10.2		Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/2/2022	6/7/2022	6/7/2022	Please refer to the table below which provides the total outstanding conditions on or before December 31, 2021         for distribution assets broken out by risk area. Note: condition counts are based only on ones that PacifiCorp         has a responsibility to correct and it does not include conditions found for communications equipment:         PRIORITY CA-TIER-2 CA-TIER-3 HFTD         Overhead A 0 0 0         Overhead B 219 2211         Overhead B 219 221         Overhead C 8,421 324 8,745         Underground A 0 0 0         Underground B 6 1 7         Underground C 45 2 47         9,020			
41 CalPA	2022WMP-10	2022-WMP	3	CalPA Data Request 10.3	2022 Wildfire Mitigation Plan (WMP) Update submission - Where is PacifiCorp's Emergency Operations Center (EOC) located when PacifiCorp initiates a PSPS event in its California service territory?	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/2/2022	6/7/2022	6/7/2022	PacifiCorp's base of operations during system events is located in Portland, Oregon; alternate locations are available throughout the six-state service territory should it become necessary. During system events, constant communication is maintained with regional service and operations centers, local regional business managers, and regional public safety partners.			

Count Party Name	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section Response	Number of Attachments	Attachment Name	NDA Required
42 CalPA	2022WMP-10	2022-WMP	4	CalPA Data Request 10.4	<ul> <li>2022 Wildfire Mitigation Plan (WMP) Update submission - PacifiCorp is required to list the names of all entities invited to its EOC during a PSPS event, the method used to make this invitation, and whether a different form of communication was preferred by any entity invited to its EOC (D.21-06-014). In its August 2021 PSPS event, PacifiCorp states that it did not invite any other entities to its EOC. Please respond to the following:</li> <li>(a)How does PacifiCorp determine whether to invite local and state public safety partners or any other entities to its EOC during a PSPS event?</li> <li>(b)Why didn't PacifiCorp invite any other entities to its EOC for its August 2021 PSPS event?</li> <li>(c)If PacifiCorp's EOC for managing PSPS events is not located in California, describe how PacifiCorp balances the need for public safety partners to participate in its EOC against the distance those public safety partners would have to travel from the affected area to PacifiCorp's EOC.</li> </ul>	Charles Madison Carolyn Chen	6/2/2022	6/7/2022	6/7/2022	<ul> <li>(a)It is not standard practice for PacifiCorp to include public safety partners in the internal activities of the Emergency Coordination Center (ECC). Consistent communication is maintained with external organizations including public safety partners, regional emergency management, tribal organizations, and other entities as appropriate.</li> <li>(b)The ECC is staffed by a specialty group of company representatives who assemble during system events to provide critical internal support to operational resources. In the course of its work, the ECC makes decisions to maintain the safety of its customers and reliability of the transmission and distribution system. PacifiCorp maintained constant contact with public safety partners throughout the 2021 Public Safety Power Shutoff (PSPS) event to provide updates and collect feedback as appropriate; regular participation in ECC conversations was not appropriate for the circumstance.</li> <li>(c)PacifiCorp relies on the strength of relationships established by the Emergency Coordination Center staff in the communication sprocesses have been solidified through various planning coordination events, exercises and actual incident responses to prove they are not only effective but are also streamlined in the event of ECC activation.</li> </ul>			
43 CalPA	2022WMP-10	2022-WMP	5	CaIPA Data Request 10.5	2022 Wildfire Mitigation Plan (WMP) Update submission - On pages 255-256 of its 2022 WMP, PacifiCorp states: To address [challenges scaling covered conductor installations], PacifiCorp is planning to engage a construction management partner through a competitive bidding process in 2022. This new contracted partner is expected to facilitate delivery of the various aspects of covered conductor projects, such as project management, project controls, project reporting, engineering, estimating, permitting, surveying, material procurement, material management, construction, and post construction inspections. PacifiCorp anticipates that the new contracted partner will begin supporting the delivery of covered conductor in late 2022 or early 2023. Regarding this construction management partner: (a)Please provide the scope of work for PacifiCorp's construction management partner. (b)Will the construction management partner focus exclusively on covered conductor installation projects, or will the contract also cover other construction projects? (c)What is the expected duration of the contract for the construction management partner? (d)Does PacifiCorp intend to rely on a contractor for construction management support as a long-term arrangement, or does PacifiCorp intend to build these capabilities in house?		6/2/2022	6/7/2022	6/7/2022	<ul> <li>(a)Please refer to the Company's response below which lists the scope of work for PacifiCorp's construction management partner:</li> <li>Line rebuild to replace the overhead primary voltage bare conductor distribution systems and rebuild options to convert existing overhead primary voltage distribution circuits to tree wire or underground installations.</li> <li>Advanced protection and control to add or replace existing mechanical/antiquated relays and fluid insulated circuit breakers for transmission and distribution assets. Also, it may include updates to existing substation communication capabilities.</li> <li>Pole mounted overcurrent and overvoltage equipment replacements of overhead expulsion type fuses and lightning arrestors.</li> <li>Recloser installs or replacements of existing overhead hydraulic or other antiquated reclosers and controllers with up-to-date and advanced equipment.</li> <li>Additionally, PacifiCorp has provided the RFI (request for information) document which includes additional information on the scope of the future construction management partner:</li> <li>Please refer to Attachment Cal PA 10.5 for the Wildfire Mitigation Project Delivery RFI (No Cap Incl)</li> <li>(b)PacifiCorp's construction management partner will also focus on other projects such as install/replacement of relays, pole mounted equipment, and reclosers. Please refer to the Company's response to subpart (a) above for additional detail.</li> </ul>		tachment IPA 10.5	
44 CalPA	2022WMP-11	. 2022-WMP	1	CalPA Data Request 11.1	<ul> <li>2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020. If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted. The Accident Report states that "Pacific Power is conducting a full investigation of the cause and origin of the fire".</li> <li>(a)What kinds of investigations has PacifiCorp conducted into the cause and origin of the fire".</li> <li>(b)Has PacifiCorp conducted a root cause analysis of the Slater Fire?</li> <li>(c)Please include all documentation relating to technical and policy conclusions from the analyses and investigations discussed in parts (a) and (b) above. If the responsive documents include legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the legal analysis/conclusions redacted.</li> </ul>		6/2/2022	6/7/2022	6/7/2022	Packeexpected dynamics in the second of the second second and the state ware is second and the second secon			

Count	Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	· ·	Number of Attachments	Attachment Name	NDA Required
45	CalPA	2022WMP-11	2022-WMP	2	CalPA Data Request 11.2	<ul> <li>2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated</li> <li>October, 16, 2020. If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted.</li> <li>(a)Did PacifiCorp personnel (such as a trouble-person) respond to the ignition of the Slater Fire by visiting the scene of this incident within 48 hours of the ignition?</li> <li>(b)If the answer to part (a) is yes, please identify the job title(s) of each person who responded to the incident.</li> <li>(c)If the answer to part (a) is yes, what did the PacifiCorp personnel who responded conclude about how and where the fire ignited?</li> <li>(d)If the answer to part (a) is no, please explain why not.</li> </ul>		6/2/2022	6/7/2022	6/7/2022	<ul> <li>(a)PacifiCorp objects that the "scene of the incident" is ambiguous and not defined. PacifiCorp will interpret the "scene of the incident" to mean the area under investigation by the investigating agency. United States Forest Service (USFS), at the span between Pole Nos. 135300 and 136300 on Circuit 5G16. Subject to this interpretation, PacifiCorp responds as follows: PacifiCorp notes that on the morning of September 8, 2020, PacifiCorp Serviceman Randy Zink responded to the fire by manually opening a fuse at Pole No. 143300 on the tap line referenced in the Company's response to CaIPA Data Request 11.4 subpart (a).</li> <li>(b)PacifiCorp Serviceman Randy Zink.</li> <li>(c)Not applicable as USFS restricted access to the scene of the incident.</li> <li>(d)USFS prohibited access to the scene of the incident until September 15, 2020, when PacifiCorp's field operations was granted limited access to the area in order to conduct repairs.</li> </ul>			
46	CaIPA	2022WMP-11	2022-WMP	3	CalPA Data Request 11.3	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020. If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted. (a)Did PacifiCorp perform an engineering analysis to determine the causes of the Slater Fire? (b)If the answer to part (a) is yes, what were the conclusions of this analysis?		6/2/2022	6/7/2022	6/7/2022	Please refer to the Company's response to CalPA Data Request 11.1.			
47	Caipa	2022WMP-11	2022-WMP	4	CalPA Data Request 11.4	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020. If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted. (a)Please identify the circuit and circuit-segment nearest to the location where the Slater Fire started. (b)Please state when the above-identified circuit segment had been last subject to a vegetation management inspection prior to the Slater Fire. (c)Please provide any vegetation corrective notifications identified by as part of the most recent vegetation management inspections conducted prior to the Slater Fire. (d)Please state when you last performed vegetation management work (i.e., tree trimming or removal) on the above-identified circuit segment had been last subject to detailed asset inspections prior to the Slater Fire. (f)Please state when the above-identified circuit segment had been last subject to detailed asset inspections prior to the Slater Fire. (f)Please provide any asset maintenance corrective notifications identified as part of the most recent asset management inspections conducted prior to the Slater Fire. (g)At the time the ignition occurred, was the above-identified circuit segment scoped for inclusion in any system hardening programs in PacifiCorp's 2020 Wildfire		6/2/2022	6/7/2022	6/7/2022	<ul> <li>(a)The precise location of the Slater Fire's ignition remains under investigation. PacifiCorp understands that the United States Forest Service (USFS) focused its investigation on a tap line on Circuit 5G16 that terminates in the USFS Slater Butte lookout tower, and more specifically, the span between Pole Nos. 135300 and 136300.</li> <li>(b)Based on a reasonable investigation, a vegetation management audit of the tap line was performed on or about September 3, 2020. Copies of the five most recent vegetation management patrol inspections conducted on Circuit 5G16 were produced to the California Public Utility Commission (CPUC) Safety and Enforcement Division (SED) with Bates numbers PC-SED-SLATER000000333 to PC-SED-SLATER000000133. Documents reflecting vegetation management records for Circuit 5G16 for the last five years were produced to the CPUC SED with Bates numbers PC-SED-SLATER00001243 to PC-SED-SLATER000001933.</li> <li>(c)PacifiCorp objects that the question is overbroad, unduly burdensome, and ambiguous as it is not limited to the subject span. To the extent information is requested regarding the subject span, please refer to the Company's response to subpart (b) above.</li> <li>(d)Based on a reasonable investigation, a PacifiCorp contractor completed vegetation management work at the tap line on or about July 1, 2020. Please also refer to the Company's response to subpart (b) above</li> <li>(e)Please refer to the Company's response below:</li> <li>1.When an asset inspection associated with PacifiCorp's inspection and correction programs is performed on a PacifiCorp facility, an inspection record is created in the Facility Point Inspection (FPI) system, the PacifiCorp's system of record for overhead and underground facilities. PacifiCorp uses the following convention and meaning when creating inspection records of different types:</li> </ul>			
48	CaIPA	2022WMP-11	2022-WMP	5	CalPA Data Request 11.5	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020. If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted. (a)Based on PacifiCorp's experience with the Slater Fire, what have PacifiCorp's subject matter experts and engineers learned about safely operating PacifiCorp's system? (b)Based on PacifiCorp's experience with the Slater Fire, what have PacifiCorp's managers and executives learned about safely operating PacifiCorp's system?	Layla Labagh	6/2/2022	6/7/2022	6/7/2022	p፟፝ዸዸ፟ጟጟኯዸኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯኯ			

Count	Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
49	CalPA	2022WMP-11	2022-WMP	6	CalPA Data Request 11.6	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020. If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted. (a)What PacifiCorp company policies were adopted as a result of the Slater Fire? Please list each policy and its rationale separately. (b)What PacifiCorp company policies were changed as a result of the Slater Fire? Please list each company policy, the change made, and the rationale for such change separately. (c)Did PacifiCorp change its wildfire mitigation priorities as a result of the Slater Fire?		6/2/2022	6/7/2022	6/7/2022	Please refer to the Company's response to	CalPA Data Request 11.1.			
50	CaIPA	2022WMP-12	2022-WMP	1	CalPA Data Request 12.1	<ul> <li>2022 WMP Update submission - In PacifiCorp's response to data request CalAdvocates-PacifiCorp-2022WMP-02, question 1, PacifiCorp states that:</li> <li>Field inspection services perform field audits on facility points that are audited by the external contractor. These facility points are recorded in a detailed facility point report (an example is provided as Attachment CalPA 2.1-2) and this data is then accumulated into the Audit Summary, also provided in Attachment CalPA 2.1-2, with all desktop and field audits performed.</li> <li>In reference to Attachment CalPA 2.1-2, [Audit Summary (CA) (2021).xlsx]:</li> <li>(a)Please provide the criteria used to determine if an inspection merits a safety flag (column U).</li> <li>(b)Please provide the criteria used to determine if a re-inspection is required (column V).</li> <li>(c)Please provide the criteria used to determine if an inspection passes or fails (column L).</li> </ul>	Charles Madison Carolyn Chen Layla Labagh	6/7/2022	6/10/2022	6/10/2022	made on the foreman and his vehicle. For and correct marking placed on the truck. (b)A reinspection can occur from a variety of falling below the requirement, missing sev (c)A section will pass or fail given the overa percent in urban areas and 80 percent in ru conditions found in that section. The audit listed in the response to (b) above.	e to the external contractor's foreman and a safety observation was example, was a safety vest and hard hat being worn, vehicle parking of factors including but not limited to overall inspection accuracy eral of the same condition, or misidentifying conditions. Ill score of the section that was inspected. A passing score will be 90 ural areas. Passing scores are determined by the number of poles and will fail if the section falls below those requirements, or the factors er of conditions against the number of conditions missed.			
51	CalPA	2022WMP-12	2022-WMP	2	CalPA Data Request 12.2	<ul> <li>2022 WMP Update submission - In reference to the Yreka 4/28/2021 audit (line 44) in Attachment CaIPA 2.1-2, [Audit Summary (CA) (2021).xlsx]:</li> <li>(a)Please explain why the Yreka 4/28/2021 audit required a reinspection despite passing the audit.</li> <li>(b)The Yreka 4/28/2021 audit is the only audit in this table that is marked as requiring a reinspection, yet column W (description of reinspection requirement) is blank. Describe the reinspection requirements for this audit.</li> <li>(c)When did the reinspection (that was triggered by the Yreka 4/28/2021 audit) occur?</li> <li>(d)Describe the findings of the reinspection triggered by the Yreka 4/28/2021 audit.</li> </ul>	Matthew Karle Charles Madison Carolyn Chen Layla Labagh	6/7/2022	6/10/2022	6/10/2022	been marked as requiring reinspection. It h more closely in the future. (b)In looking at the report submitted by the reinspection requirements were a typo on (c)There was no reinspection required due subpart (a) above.	ternal contractor's Quality Control (QC) team. This should not have has been corrected on the tracking spreadsheet and will be monitored e external contractor for this audit, it is determined that the the spreadsheet and has since been corrected. to the typo in the shared tracking spreadsheet as explained in to the typo in the shared tracking spreadsheet as explained in	j		
52		2022WMP-12		4	CalPA Data Request 12.4	Summary (CA) (2021).xlsx]:		6/7/2022	6/10/2022	6/10/2022	rural, so they were above our required pas safety inspection was performed to ensure (b)The sections were audited by our extern above our required passing score. The safe inspection was performed to ensure he is p (c)As explained in subpart (a) above, the se	al contractor's QC team and were considered rural, so they were ty flag means the contracted inspector was visited and a safety serforming the inspections safely. A safety flag shows that PacifiCorp also did a safety inspection of sections were completed safely.	1	Attachment	
55	CurA	_022 WWF -12	LULL WIVIF	5	Request 12.5	Summary (CA) (2021).xlsx), why are columns H through V blank for all desktop audits (rows 2 through 13)?		5/ 1/ 2022	0/10/2022	0/10/2022		y provided as Actachment Carry 2:2.		CalPA 12.5	

Count	Party Name	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of	Attachment	NDA
54	Hume	2022WMP-12	2022-WMP	6	CaIPA Data Request 12.6	As part of the quality assurance (QA)/quality control (QC) process of asset inspections, the inspection contractor performs self-audits, some of which are joint audits with internal resources. The reports for these audits have been provided in Attachment CaIPA 2.2. In reference to Page 99, of attachment CaIPA 2.2, [OSMOSE - 2021 Pacific Power Manual Overhead Quality Control Inspection.pdf]: (a)Please explain why the overall accuracy is 97% in the OSMOSE report, yet the Audit Summary (CA) (2021) states that the overall accuracy is 95.5%. (b)Please provide an explanation of why bird damage was removed from the inspection record. (c)Please explain how PacifiCorp personnel employ judgment when determining	Charles Madison Carolyn Chen	6/7/2022	6/10/2022	6/10/2022	Osmose and PacifiCorp v makes several records of National Electric Safety ( (b)The bird damage was damage did not align with provided to PacifiCorp an company requirements. (c)PacifiCorp will inspect	in by the externally contracted Quality Control (QC) team Osmose. Auditors for both will enter their audits completed at the end of the week. Much of the time, the auditor f audit entries as they are auditing across the PacifiCorp footprint and across both Code (NESC), General Order 95 and Company standards. removed via a judgement call by the Osmose QC team. It was of opinion that the bird th the Company's standards for bird damage and nesting activity. Photos are also nd all changes to ensure inspection efforts are in alignment with each other and several changes made by Osmose QC team to ensure alignment with the audit teams ints. Judgement calls are made in the event where there may be a disagreement with	Attachments	Name	Required
55	CaIPA	2022WMP-11	2022-WMP	7	CaIPA Data Request 11.7			6/2/2022	6/7/2022	6/7/2022	Please refer to the Comp	pany's response to CalPA Data Request 11.1.			
56	CaIPA	2022WMP-11	2022-WMP	8	CalPA Data Request 11.8	2022 WMP Update submission, and to the attached Follow-up Accident Report		6/2/2022	6/7/2022	6/7/2022	Please refer to the Comp	pany's response to CalPA Data Request 11.1.			

Coun	Party	DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section Response	Number o Attachmen		t NDA Required
57	CalPA	2022WMP-06	2022-WMP	1	Response to CalPA	2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020 - the Accident Report states that "Pacific Power is conducting a full investigation of the cause and origin of the fire." (a)Please provide Pacific Power's analysis of the cause and origin of the Slater Fire. (b)Please include all documentation (including but not limited to root cause analyses, risk and mitigation analyses, reports, work papers, etc.) regarding the analysis discussed in subpart (a) above.	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh			6/14/2022	Further to the Company's response to CalAdvocates Data Request 6.1 dated May 24, 2022, the Compa provides the following additional information: (a)PacifiCorp objects; PacifiCorp's investigation of the Slater Fire is protected by the attorney-client pri the attorney work product doctrine; there is pending litigation regarding the Slater Fire. Subject to obj PacifiCorp responds as follows: on September 8, 2020, PacifiCorp's Office of General Counsel initiated confidential and privileged investigation regarding the facts surrounding the Slater Fire. The privilegec investigation was initiated and conducted to aid PacifiCorp's counsel with the provision of legal advice connection with current and/or anticipated litigation and to prepare for trial, and is, therefore, conduct the attorney-client privileged and protected by the attorney work product doctrine. PacifiCorp's Office Counsel and PacifiCorp's outside litigation counsel conducted the privileged investigation consel conducted the privileged investigation counsel and PacifiCorp's office of General Counsel and PacifiCorp's outside litigation counsel conducted the privileged investigation consel and PacifiCorp's office of General Counsel and PacifiCorp's outside litigation counsel conducted the privileged investigation consel conducted the privileged investigations, and subject matter experts have spent considerable time and expense or PacifiCorp's investigations into the cause and origin of the Slater Fire. Utigation regarding the Slater Fire origoning, and the privileged investigation continues to this day. PacifiCorp's legal team is not typically in PacifiCorp's investigations into the cause and origin of powerline-adjacent fires unless litigation is expected, as here, a primary purpose of the investigation is analysis of the cause or origin of the Slater Fire. For certain incidents, PacifiCorp Peoprees may be involved in an analysis of the cause or origin of the Slater Fire. For certain incidents, PacifiCorp be investigation in an analysis to whether electri	y ilege and ctions, i ded under General General With Corp General General General General Source Seand Source Seand Sean	s indifie	Reguireu
58	CalPA	2022WMP-06	2022-WMP	2	Response to CalPA	<ul> <li>2022 WMP Update submission, and to the attached Follow-up Accident Report</li> <li>submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated</li> <li>October, 16, 2020 - This question pertains to external documents, meaning any investigation, examination, or analysis of the Slater Fire that was not performed by PacifiCorp.</li> <li>(a)Please provide any external investigation reports that PacifiCorp possesses regarding the Slater Fire, including but not limited to CPUC or U.S. Forest Service investigation reports.</li> <li>(b)Are you aware of any external investigation reports or analyses pertaining to the Slater Fire, aside from those covered by part (a) of this question? If so, please identify one provide unward.</li> </ul>	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh			6/14/2022	Fuদិវាមក្រីស្រាស្រមិវិតក្រុងស្ថិទ្ធាទីកែថ្នាក់ខ្ញុំព្រៃស្ថាទ័រព្រះស្ថិទាស្ថិសិស្ថិទាស្ថិសិស្ថិស្ថិទី ដែលស្ថិស្ following additional information: (a)Please refer to the Company's 1st Supplemental response to CalPA Data Request 6.1 subpart (a). (b)Please refer to the Company's 1st Supplemental response to CalPA Data Request 6.1 subpart (b).	lege and		
59	CalPA	2022WMP-06	2022-WMP	3		2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh			6/14/2022	Further to the Company's response to CalAdvocates Data Request 6.3 dated May 24, 2022, the Compa provides the following additional information: (a)PacifiCorp objects; PacifiCorp's investigation of the Slater Fire is protected by the attorney-client pri the attorney work product doctrine; there is pending litigation regarding the Slater Fire. Subject to obj PacifiCorp responds as follows: as set forth in the Company's 1st Supplemental response to CalPA Data 6. 1, PacifiCorp's investigation to date has focused on litigation defense. After the internal investigatio complete, and at the appropriate time, PacifiCorp may conduct additional analysis based on such inve At this time, PacifiCorp disputes whether the Slater Fire ignition was associated with electrical facilities making any admissions and reserving all of its rights to dispute any item in the investigation report co by the United States Forest Service (USFS), which concluded that the cause of the fire was power lines by a fallen tree, PacifiCorp emphasizes that the USFS found the subject tree to be approximately 43 for the right of way. USFS also concluded that the tree, though burned from the fire, showed evidence healthy needles and was producing cones. The USFS entomologist described the subject tree as one ti not be classified as a hazard tree given its outward appearance. Even assuming that the USFS is correct conclusion that the USFs is related to electric facilities, PacifiCorp believes that and caused by this green tree, which could not have been identified as a hazard tree, would further suppo PacifiCorp's commitment to system hardening projects using covered conductor technologies. Again a that the USFS is correct, PacifiCorp believes that and caused by this green tree, which could not have been identified as a hazard tree, would further suppo PacifiCorp's commitment to system hardening projects using covered conductor technologies. Again a that the USFS is correct, PacifiCorp believes that a caused by this green tree, which could not have been	lege and ctions, Request is igation. Without ipleted lowned toutside if green at would in its of this Corp's ignition suming se of d against		

Count Part		DR Set #	Data Request	Question	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	t WMP Section Response Number of Attachment	Attachment Name	NDA Required
60 CalPA		2022WMP-06	2022-WMP	4	Response to CalPA	submitted to the CPUC regarding the Slater Fire (the "Accident Report"), dated October, 16, 2020 - the Accident Report also states that "Pacific Power is repairing the	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh			6/14/2022	Further to the Company's response to CalAdvocates Data Request 6.4 dated May 24, 2022, the Company provides the following additional information: (a)Please refer to the Company's 1st Supplemental response to CalPA Data Request 6.3 subpart (a). (b)PacifiCorp objects; PacifiCorp's investigation of the Slater Fire is protected by the attorney-client privilege and the attorney work product doctrine; there is pending litigation regarding the Slater Fire. Subject to objections, PacifiCorp responds as follows: The repairs identified in the Company's response to subpart (a) reflect a change to the system as a result of the Slater Fire; in addition, please refer to the Company's 1st Supplemental response to CalPA Data Request 6.1 and CalPA Data Request 6.3; no other specific changes to the system have been made as a result of the Slater		
61 CalPA	YA 2	2022WMP-11	2022-WMP	4	Response to CalPA					6/15/2022	Fire, although Pacific form may continue to evaluate whether the alleged causes of the Slater Fire influence any public safety power shut-off (PSPS) decision-making. Further to the Company's response to CalAdvocates Data Request 11.4 dated June 7, 2022, the Company 1 provides the following additional information responsive to subparts (b) and (f):	Attachment CalPA 11.4 (b) 1st SUPP	
						<ul> <li>(b)Please state when the above-identified circuit segment had been last subject to a vegetation management inspection prior to the Slater Fire.</li> <li>(c)Please provide any vegetation corrective notifications identified by as part of the most recent vegetation management inspections conducted prior to the Slater Fire.</li> <li>(d)Please state when you last performed vegetation management work (i.e., tree trimming or removal) on the above-identified circuit segment prior to the Slater Fire.</li> <li>(e)Please state when the above-identified circuit segment had been last subject to detailed asset inspections prior to the Slater Fire.</li> <li>(f)Please provide any asset maintenance corrective notifications identified as part of the most recent asset management inspections conducted prior to the Slater Fire.</li> <li>(g)At the time the ignition occurred, was the above-identified circuit segment scoped for inclusion in any system hardening programs in PacifiCory's 2020 Wildfire</li> </ul>							
62 CalPA	A 2	2022WMP-13	2022-WMP	1		a) Please confirm if PacifiCorp proposes to model wildfire spread for 96 hours. b) Does PacifiCorp plan to use the aforementioned wildfire simulations "over a 96-	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	6/21/2022	7/6/2022	7/6/2022	<ul> <li>(a)PacifiCorp runs a weather research and forecasting (WRF) model which produces a 96-hour forecast. The output from this WRF model is delivered to Technosylva to be used as the weather input for the wildfire spread model (FireCast) within Wildfire Analyst Enterprise. Each individual wildfire simulation duration is eight hours.</li> <li>(b)Individual wildfire simulations are only eight hours. Wildfire simulations are initiated at three-hour intervals across a 96-hour forecast horizon.</li> <li>(c)No. PacifiCorp plans to use the Wildfire Risk Reduction Model (WRRM) component of Wildfire Analyst Enterprise to influence the selection and priority of system hardening projects.</li> <li>(d)PacifiCorp plans the duration of each wildfire simulation to be eight hours.</li> </ul>		
63 CalPA	'A 2	2022WMP-13	2022-WMP	2	CalPA Data Request 13.2	b) Please provide all available analysis or data on the accuracy of Technosylva's	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	6/21/2022	7/6/2022	7/6/2022	<ul> <li>(a)PacifiCorp's weather research and forecasting (WRF) domain is very large and computationally expensive. There is a significant amount of time required to run and process WRF at this scale. A 96-hour forecast horizon was determined to be the best compromise between run-time and lead-time based on our current computational capabilities. A shorter forecast horizon would be completed and available sconer, but would also provide less lead time to prepare and plan for potential extreme weather events. A longer forecast horizon would take considerably more time to complete and would already be 12 to 24 hours old by the time it was delivered. The data then still must be ingested into Wildfire Analyst Enterprise (FireCast) to run the millions of eight-hour wildfire simulations across the 96-hour forecast period.</li> <li>(b)PacifiCorp does not simulate individual wildfires over a 96-hour duration. Each individual wildfire simulation duration is eight-hours. These simulations are performed at specific intervals across the 96-hour forecast period.</li> </ul>		
64 CalPA	PA 2	2022WMP-13	2022-WMP	3		a) Has PacifiCorp consulted with any other utilities on an appropriate simulation duration?	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	6/21/2022	7/6/2022	7/6/2022	<ul> <li>(a)Yes, PacifiCorp's approach is consistent with other California investor-owned utilities (IOU). Each individual wildfire simulation duration is eight-hours.</li> <li>(b)San Diego Gas &amp; Electric.</li> <li>(c)No, PacifiCorp has not consulted with any other entities on simulation duration.</li> <li>(d)Not applicable</li> </ul>		

Count	Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	chment ame	NDA Required
65		2022WMP-13		4		b) Please describe your plans if so.	Matthew Karle Miles Gordon Carolyn Chen Layla Labagh	6/21/2022	7/6/2022	7/6/2022		<ul> <li>(a)PacifiCorp does not plan to change the simulation duration at this time.</li> <li>(b)Not applicable.</li> </ul>		
66	CalPA	2022WMP-16	2022-WMP	1	CalPA Data Request 16.1		Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		Please refer to the table provided below which provides the required information by high-fire threat district (HFTD) tier: California Customers In HFTD Tier 218,171 In HFTD Tier 31,107 Total in HFTD19,278 Outside of HFTD27,335 TOTAI 46 613		
67	CalPA	2022WMP-16	2022-WMP	2	CalPA Data Request 16.2		Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		<ul> <li>(a)Yes, fast curve or fast trip settings are used during certain times of the year depending on the level of wildfire risk on particular circuits.</li> <li>(b)These settings will be implemented for circuits in the high fire threat district (HFTD) (or where fuels will allow for the ignition and spread of a wildfire) during periods of significant or extreme wildfire risk as determined by PacifiCorp Meteorology.</li> <li>(c)The reason is to reduce arc energy and fault interruption time and to cause the circuit to trip faster than what would typically be required for a fuse to operate. All of these consequences of fast trip or fast curve</li> </ul>		
68	CaIPA	2022WMP-16	2022-WMP	3	CalPA Data Request 16.3	fire-risk weather in 2022, including the following parameters:	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		reduce the notential for a fault to rause an ignition and subsequent wildfire (a)The fast curve settings for 2022 are to set the minimum trip current for the high fire-risk conditions is set to 200 percent of the maximum feeder demand based on the previous year one-year load profile, where available. Devices set prior to 2022 may have different settings, aligned with the setting guide revision at that time. (b)The definite time delay is set to 0.02 if there is no recloser downstream. If communication with the downstream device is available, the delay is set at 0.02 to 0.05 seconds to accommodate communications delays, otherwise the element is set to 0.1 seconds plus the 'fast' operate time of the downstream recloser to a maximum of 0.2 seconds. (c)Coordinate time overcurrent curves are not the primary protection used during times of elevated fire risk. At the substation time overcurrent curves are not yused as backup elements once the decision has been made to implement sensitive protective settings. For line reclosers, a very fast fuse saving curve is used. (d)When operating under sensitive protective settings definite time elements are used to provide coordinated tripping on the feeder. Time overcurrent curves are active to provide backup protection.		
69	CaIPA 2022WMP-16 2022-WMI	2022-WMP	4	CalPA Data Request 16.4	parameters for its protective devices (i.e., device settings such as the minimum to trip	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		The Company assumes that the reference to "question 3" is intended to be a reference to CalPA Data Request 16.3. Based on the foregoing assumption, the Company responds as follows: There are no direct dependencies established between the normal operating parameters and those used for sensitive protection.			
70	CalPA	2022WMP-16	2022-WMP	5		time overcurrent curves, or plans to operate protective devices in a fuse-saving mode	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		<ul> <li>(a)PacifiCorp does not plan to coordinate with fuses where sensitive protective settings are enabled.</li> <li>(b)The coordination of timer overcurrent elements such as fuses requires inherent delay, which must be reduced to minimize the risk of sustained ignition during a fault.</li> </ul>		
71	CalPA	2022WMP-16	2022-WMP	6	CalPA Data Request 16.6	settings identified in question 3 are the best settings to use during high fire-risk	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		<ul> <li>The Company assumes that the reference to "question 3" is intended to be a reference to CalPA Data Request 16.3. Based on the foregoing assumption, the Company responds as follows:</li> <li>(a)PacifiCorp has reviewed the "Probability of Bushfire Ignition from Electric Arc Faults" study, and Avista Corporation's "What's the Risk? One Utility's Approach to Strengthening its Wildfire Resiliency" to learn about and influence protective device settings.</li> <li>(b)PacifiCorp generally understands that recloser settings have an impact on reliability and seeks to find a balance between wildfire safety and providing reliable power to customers however, no formal studies have</li> </ul>		
72	CaIPA	2022WMP-16	2022-WMP	7	CalPA Data Request 16.7	outside of HFTD areas or outside of high fire-risk weather) in 2022, including the	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		heen conducted hu PacifiCorn (a)Set pickup to 200 percent of the highest forecasted feeder demand for the next five years, aligned with the setting guide revision at that time. (b)Set to 0.02 seconds unless there are line reclosers downstream. If there are line reclosers downstream set to 0.1 seconds plus the 'fast' operate time of the downstream recloser. These elements are active for the first trip only when using a fuse saving schemes. (c)Set pickup to 200 percent of the highest forecasted feeder demand for the next five years. Very inverse and extremely inverse time curves are preferred for both the substation breaker and the line recloser. (d)A coordination margin of 0.35 seconds is used between time-overcurrent elements.		

Count	: Party Name	DR Set #	Data Request	Question No.	Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	Response	Number of Attachments	Attachment Name	NDA Required
73	CalPA	2022WMP-16	2022-WMP	8	CalPA Data Request 16.8	Please provide the protective device settings that PacifiCorp used during high fire-risk weather in 2021, including the following parameters: a) The minimum to trip current, b) Definite time delay, c) Time curve, and d) Coordination parameters.	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		<ul> <li>(a)Set pickup to 200 percent of the highest forecasted feeder demand for the next five years, Devices set prior to 2020 may have different settings, aligned with the setting guide revision at that time.</li> <li>(b)Set to 0.02 seconds unless there are line reclosers downstream. If there are line reclosers downstream, set to 0.1 seconds plus the 'fast' operate time of the downstream recloser.</li> <li>(c)Coordinated time overcurrent curves were not the primary protection used during times of elevated fire risk. At the substation time overcurrent curves are only used as backup elements once the decision has been made to implement sensitive protective settings, definite time elements are used to provide coordinated tripping on the feeder. Time overcurrent curves are active to provide backup protection.</li> </ul>			
74	CalPA	2022WMP-16	2022-WMP	9	CalPA Data Request 16.9	parameters for its protective devices (i.e., device settings such as the minimum to trip	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		The Company assumes that the reference to "question 8" is intended to be a reference to CalPA Data Request 16.8. Based on the foregoing assumption, the Company responds as follows: There are no direct dependencies established between the normal operating parameters and those used for sensitive protection.			
75	CalPA	2022WMP-16	2022-WMP	10	CalPA Data Request 16.10	<ul> <li>a) Please state whether, in 2021, PacifiCorp coordinated protective devices with fuses' time overcurrent curves, or operated protective devices in a fuse-saving mode (i.e. the recloser/circuit breaker trips before the fuse operates) while fast curve settings were in effect.</li> <li>b) Please explain the reasoning for PacifiCorp's choice(s) in part (a) of this question.</li> </ul>	Carolyn Chen	7/5/2022	7/19/2022	7/19/2022		<ul> <li>(a)PacifiCorp did not coordinate with fuses in circumstances where sensitive protective settings were enabled.</li> <li>(b)The coordination of timer overcurrent elements such as fuses requires inherent delay which must be reduced to minimize the risk of sustained ignition during a fault.</li> </ul>			
76	CalPA	2022WMP-16	2022-WMP	11	CalPA Data Request 16.11		Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		The Company assumes that the reference to "question 8" is intended to be a reference to CalPA Data Request 16.8. Based on the foregoing assumption, the Company responds as follows: Please refer to the Company's response to CalPA Data Request 16.6.		Attach CalPA 16.12	
77	CaIPA	2022WMP-16	2022-WMP	12	CalPA Data Request 16.12	Please provide a spreadsheet listing (as rows) each outage that occurred in 2021 on a PacifiCorp circuit that had fast curve settings at any point during 2021, including the following information as columns: a) The circuit ID number of the circuit involved in the outage (associated circuit); b) The cause of the outage; c) The asset ID number of the furthest upstream protective device that operated on the associated circuit; d) The geographic latitude (in decimal degrees, truncated to seven decimal places) of the furthest upstream protective device that operated on the associated circuit; e) The geographic longitude (in decimal degrees, truncated to seven decimal places) of the furthest upstream protective device that operated on the associated circuit; e) The geographic longitude (in decimal degrees, truncated to seven decimal places) of the furthest upstream protective device that operated on the associated circuit; e) Whether the furthest upstream protective device on the associated circuit; g) The total customers interrupted as a result of the outage; g) The total customer minutes of interruption as a result of the outage; and h) The duration of the outage (in minutes).	Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		Please refer to Attachment CalPA 16.12. Note: some missing data is due to not having a formal system to record recloser settings as it is done manually. Some of this data is available as it was recorded in operational notes throughout the process.	1	Attach CaIPA 16.13	
78	CaIPA	2022WMP-16	2022-WMP	13	CalPA Data Request 16.13	<ul> <li>Please provide a spreadsheet listing (as rows) each protective devices that had fast curve settings enabled in 2021, including the following information as columns: <ul> <li>a) The device number of the protective device;</li> <li>b) The type of device (e.g., recloser);</li> <li>c) The geographic latitude of the device (in decimal degrees, truncated to seven decimal places);</li> <li>d) The geographic longitude of the device (in decimal degrees, truncated to seven decimal places);</li> <li>e) The ID number of the circuit the device was on;</li> <li>f) The number of times that the fast curve setting was enabled on this device in 2021;</li> <li>g) The date and time when the fast curve setting on this device was enabled;</li> <li>i) The reason why the fast curve setting on this device was enabled;</li> <li>j) If fast curve settings were enabled more than once on a particular device, please replicate columns G, H and I as needed to provide a start and end date for each instance in which was the fast curve setting was enabled.</li> </ul> </li> </ul>	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		For the Company's responses to subparts (a) through (h), please refer to Attachment CalPA 16.13. Note: some missing data is due to not having a formal system to record recloser settings as it is done manually. Some of this data is available as it was recorded in operational notes throughout the process. Please refer below to for Company's responses to subparts (i) and (j): (i)Fuel dryness was at or near record levels owing to extreme to exceptional drought conditions and highly anomalous summer heat. The extreme fuels and drought conditions contributed to a much higher than normal risk of large wildfires and extreme fire behavior even in the absence of critical fire weather conditions, particularly in mountainous terrain. As a result, the National Geographic Area Coordination Center (GACC) issued a Fuels and Fire Behavior Advisory which was in effect for much of the summer. During this time, there were numerous very large wildfires burning across the region, including the Bootleg Fire (413,717 acres) in southern Oregon, and the Dixie Fire (963,309 acres) in northern California.			

Count		DR Set #	Data Request		n Question ID	Question Text	Requestor	Date Received	Due Date	Date Sent	WMP Section	n Response		Attachment	NDA
	Name			No.									Attachments	Name	Required
79	CalPA	2022WMP-16	2022-WMP	14	CalPA Data Request 16.14	Please provide the protective device settings that PacifiCorp normally used (i.e., outside of HFTD areas or outside of high fire-risk weather) in 2021, including the following parameters: a) The minimum to trip current; b) Definite time delay; c) Time curve; and d) Coordination parameters.	Tyler Holzschuh Carolyn Chen Layla Labagh	7/5/2022	7/19/2022	7/19/2022		<ul> <li>(a)Set pickup to 200 percent of the highest forecasted feeder demand for the next five years.</li> <li>(b)Set to 0.02 seconds unless there are line reclosers downstream. If there are line reclosers downstream, set to 0.1 seconds plus the 'fast' operate time of the downstream recloser. These elements are active for the first trip only when using a fuse saving schemes.</li> <li>(c)Set pickup to 200 percent of the highest forecasted feeder demand for the next five years. Very inverse and extremely inverse time curves are preferred for both the substation breaker and the line recloser.</li> <li>(d)A coordination margin of 0.35 seconds is used between time-overcurrent elements.</li> </ul>			
80	CalPA	2022WMP-17	2022-WMP	3	CalPA Data Request 17.1	On June 14, 2022, PacifiCorp submitted its 1st Supplemental Response to Cal Advocates Data Request, CalAdvocates-PacifiCorp-2022WMP-06. In its response to Question 6.1, PacifiCorp submitted a privilege log with one entry including document "Memorandum Regarding Slater Fire Investigation" (Memorandum). The "Date" section of this entry provides no dates of the Memorandum and says, "Memorandum remains in draft form and all prior draft versions are incorporated." Please provide complete privilege log entries, including dates, of all withheld drafts of the Memorandum Regarding Slater Fire Investigation. This includes prior and current	Carolyn Chen Layla Labagh	7/20/2022	8/3/2022						
81	CalPA	2022WMP-17	2022-WMP	3	CalPA Data Request 17.2	If applicable, please provide complete privilege log entries for any other withheld materials (besides the Memorandum Regarding Slater Fire Investigation) responsive to data request CalAdvocates- Pacificion-2022WMP-06.	Carolyn Chen Layla Labagh	7/20/2022	8/3/2022						
82	CalPA	2022WMP-17	2022-WMP	3	CalPA Data Request 17.3	If applicable, please provide complete privilege log entries for any other withheld materials (besides the Memorandum Regarding Slater Fire Investigation) responsive to data request CalAdvocates- PacifiCorp-2022WMP-11.	Carolyn Chen Layla Labagh	7/20/2022	8/3/2022						