Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA WMP Section Catego	ory Subcategory
1 Cal Adovcates 2023WMP-01	2023-WMP	1	Cal Advocates 1.1	Please provide a copy of each WMP-related document, submission, or report you submit to the Office of Energy Infrastructure Safety (Energy Safety) in 2023 that is related to your WMP. Provide the copy to Call Advocates within one business day of the document's submittal to Energy Safety. (If you have submitted the document to Energy Safety in 2023 prior to this data request, please provide a copy as soon as possible and no later than 10 business days from the issuance of this data request.) This request is limited to materials or documents that (1) are related to work plans, initiative targets, risk models, risk spend efficiency (RSE) calculations, or WMP change orders; and (2) are provided to Energy Safety to provide additional details or context concerning information or statements in your WMP (and any subsequent revisions or change orders affecting your WMP).	Please refer to Attachment CalAdvocates 1.1.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/7/2023	3/7/2023	N/A	1	Attach CalAdvocates 1.1	N/A	
2 Cal Adovcates 2023WMP-01	2023-WMP	2	Cal Advocates 1.2	Please provide a copy of your WMP pre-submission within two business days of its submission to Energy Safety.	Please refer to the Company's response to CalAdvocates 1.1, specifically Attachment CalAdvotates 1.1.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/8/2023	3/8/2023	N/A	N/A		N/A	
3 Cal Adovcates 2023WMP-01	2023-WMP	3	Cal Advocates 1.3	Provide a copy of all documents or files that are referenced in your WMP Quarterly Data Reports and submitted to Energy Safety (including but not limited to all PDFs, spatial data files, non-spatial data files, and confidential attachments) on the same business day that the document is sent to Energy Safety.	Please refer to Attachment CalAdovcates 1.3 for a copy of the Q4 2022 Update.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/8/2023	3/8/2023	N/A	1	Attach CalAdvocates 1.3	N/A	
4 Cal Adovcates 2023WMP-01	2023-WMP	4	Cal Advocates 1.4	Provide a copy of all your confidential responses to WMP discovery requests, on the same business day that you send the documents to the issuer of the discovery request. This includes: a) Confidential responses to WMP discovery requests issued by Energy Safety. b) Confidential responses to WMP discovery requests issued by other entities.	If PacifiCorp submits confidential information in responses to discovery requests related to PacifiCorp's 2023-2025 Wildfire Mitigation Plan (WMP), issued by the Office of Energy Infrastructure Safety (OEIS) and other entitletes, Pacificorp will provide a copy of confidential responses to Cal Advocates at the same time, subject, of course, to CalAdvocates treatment of the responses as confidential under California Public Utilities Code § 583 and General Order (GO) 66-D.	Charles Madison e Carolyn Chen Marybelle Ang	2/27/2023	3/14/2023	3/14/2023	N/A	N/A		N/A	
5 Cal Adovcates 2023WMP-02	2023-WMP	1	Cal Advocates 2.1	Please identify and provide a copy of all quality assurance or quality control (QA/QC) reports conducted by internal entities that were completed since January 1, 2022 and that examined any programs, initiatives, or strategies described in your 2022 WMP Update.		Carolyn Chen Marybelle Ang f	2/27/2023	3/16/2023	3/16/2023	N/A	1	Attach Cal Advocates 2.1	N/A	
6 Cal Adovcates 2023WMP-02	2023-WMP			reports conducted by external entities that were completed since January 1, 2022 and that examined any programs, initiatives, or strategies described in your 2022 WMP Update. External entities include, but are not limited to, consultants, contractors, auditors, court-appointed monitors, and Independent Evaluators.	In 2022, external quality assurance (QA) / quality control (QC) was performed on Vegetation Management and Asset Inspections initiatives. Please refer to Attachment CalAdvocates 2.2 which provides a copy of the following vegetation management work QA/QC report: "File "PpAuditException2022_CY2022_California_EXTERNAL AUDITS" - this spreadsheet lists audit findings (exceptions) that were identified by the external contractor who conducted post-audits of completed work. *For asset inspections, QA/QC conducted by internal entities are summarized in file "CA Audit Summary (2022)" and listed as "Osmose" under column D "Company". Please refer to folder "Asset Inspections - Osmose - External Audits" for copies of each audit report.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/16/2023	3/16/2023	N/A	1	Attach Cal Advocates 2.2	N/A	
7 Cal Adovcates 2023WMP-02	2023-WMP	3	Cal Advocates 2.3		As of January 1, 2023, PacifiCorp had not received any notices of defect from the Office Energy Infrastructure Safety's (OEIS) Compliance Branch.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/16/2023	3/16/2023	N/A	N/A		N/A	

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA W Required	/MP Section Cate	gory	Subcategory
8 Cal Adovcates 2023WMP-02	2023-WMP	4	Cal Advocates 2.4	Provide an Excel table of all violations in the year 2022 found by Energy Safety's Compliance Branch (as rows) that includes the following information in separate columns. a) Associated circuit name. b) Violation type. c) Description of violation. d) 2022 WMP initiative (from your 2022 WMP update) associated with violation. e) Date that the violation was identified. f) Date that the violation was corrected. g) If the violation has not yet been corrected as of the issuance date of this data request, a brief explanation of why not. h) Priority level of corresponding corrective tag. i) Geographic latitude of violation in decimal degrees, truncated to seven decimal places.	As of January 1, 2023, PacifiCorp had not received any notices of violation from the Office of Energy Infrastructure Safety's (OEIS) Compliance Branch.	Charles Madison Carolyn Chen Marybelle Ang		3/16/2023	3/16/2023	N/A	N/A		N	/A		
9 Cal Adovcates 2023WMP-03	2023-WMP	1	Cal Advocates 3.1	Provide an Excel table of all distribution circuits existing as of January 1, 2023 (as rows) that includes the following information in separate columns. a) Circuit name b) Circuit ID number c) Total circuit miles d) Circuit miles in Non-HFTD Areas e) Circuit miles in Other HFTD f) Circuit miles in HFTD Tier 2 g) Circuit miles in HFTD Tier 3 h) Circuit SAIDI (System Average Interruption Duration Index) for 2021 j) Circuit SAIDI (System Average Interruption Duration Index) for 2022 k) Circuit SAIFI (System Average Interruption Frequency Index) for 2021 l) Circuit SAIFI (System Average Interruption Frequency Index) for 2021 c) Circuit MAIFI (Momentary Average Interruption Frequency Index) for 2021 n) Circuit MAIFI (Momentary Average Interruption Frequency Index) for 2022 o) Total customer-minutes of de-energization on the circuit due to PSPS events in 2022 (sum of customer-minutes across all PSPS events). q) Total customer-minutes of de-energization on the circuit due to PSPS events in 2022 (sum of customer-minutes across all PSPS events). q) Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2021. r) Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2021. s) Miles of covered conductor installed in Non-HFTD in 2021	Please refer to Attachment CalAdvocates 3.1. Note: ID# 5G76/5G77 is a new circuit therefore some metrics are not available for this circuit.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/24/2023	3/24/2023	N/A	1	Attach CalAdvocates 3.1	, N	/A		
10 Cal Adovcates 2023WMP-03	2023-WMP	2	Cal Advocates 3.2	Provide an Excel table of all transmission circuits existing as of January 1, 2023 (as rows) that includes the following information in separate columns. a) Circuit name b) Circuit ID number c) Total circuit miles d) Circuit miles in Non-HFTD Areas e) Circuit miles in Other HFTD f) Circuit miles in HFTD Tier 2 g) Circuit miles in HFTD Tier 3	Please refer to Attachment CalAdvocates 3.2 which provides the requested transmission circuits data. Note: the requested data for columns AD, AH and AJ is not currently available. The Company will provide the requested data for these columns is a supplemental response during the first week of April 2023.		2/27/2023	3/28/2023	3/28/2023	N/A	1	Attach CalAdvocates 3.2	N.	/A		
11 Cal Adovcates 2023WMP-03	2023-WMP	3	Cal Advocates 3.3	Provide an Excel table of all distribution circuits existing as of January 1, 2022 (as rows) that were removed or decommissioned in 2022, either partially or entirely. This includes permanent removal, removal of overhead lines that were moved underground, or overhead lines that were decommissioned but not physically removed. Include the following information in separate columns. a) Circuit name b) Circuit ID number c) Circuit miles removed or decommissioned in Non-HFTD Areas d) Circuit miles removed or decommissioned in Other HFTD e) Circuit miles removed or decommissioned in HFTD Tier 2 f) Circuit miles removed or decommissioned in HFTD Tier 3 g) Reason(s) for removal or decommissioning	Please refer to Attachment CalAdvocates 3.3.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/24/2023	3/24/2023	N/A	1	Attach CalAdvocates 3.3	N	/A	ļ	

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA WMP Section Category Required	Subcategory
12 Cal Adovcates 2023WMP-03	2023-WMP	4		Provide an Excel table of all transmission circuits existing as of January 1, 2022 (as rows) that were removed or decommissioned in 2022, either partially or entirely. This includes permanent removal, removal of overhead lines that were moved underground, or overhead lines that were decommissioned but not physically removed. Include the following information in separate columns. a) Circuit Iname b) Circuit ID number c) Circuit miles removed or decommissioned in Non-HFTD Areas d) Circuit miles removed or decommissioned in Other HFTD e) Circuit miles removed or decommissioned in HFTD Tier 2 f) Circuit miles removed or decommissioned in HFTD Tier 3 g) Reason(s) for removal or decommissioning	There were no removals, decommissioning or undergrounding of transmission circuits	s. Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/24/2023	3/24/2023	N/A	N/A		N/A	
13 Cal Adovcates 2023WMP-03	2023-WMP			for each circuit or circuit-segment influenced where you performed work in 2022. a) Enhanced Overhang Reduction b) Dead and Dying Tree Removal c) Covered conductor installation d) Undergrounding e) Distribution pole replacement f) Grid sectionalization g) Detailed inspections of distribution assets h) Detailed inspections of transmission assets j) Aerial inspections of distribution assets j) Aerial inspections of distribution assets l) LiDAR inspections of distribution assets l) LiDAR inspections of distribution assets	(HFTD) map and the Company's internal Localized Risk Assessment Model (LRAM) to qualitatively evaluate relative risk and develop programs and inform strategies.	Charles Madison Carolyn Chen Marybelle Ang			3/24/2023		N/A		N/A	
14 Cal Adovcates 2023WMP-03	2023-WMP	6	Cal Advocates 3.6	For each WMP initiative listed below, please state how modeled Wildfire Risk Scores for each circuit or circuit-segment influenced how work in 2022 was sequenced. a) Enhanced Overhang Reduction b) Dead and Dying Tree Removal c) Covered conductor installation d) Undergrounding e) Distribution pole replacement f) Grid sectionalization g) Detailed inspections of distribution assets h) Detailed inspections of transmission assets i) Aerial inspections of stribution assets j) Aerial inspections of transmission assets k) LiDAR inspections of transmission assets l) LiDAR inspections of transmission assets	In 2022, PacifiCorp leveraged a combination of California's high fire threat district (HFTD) map and the Company's internal Localized Risk Assessment Model (LRAM) to qualitatively evaluate relative risk and develop programs, inform strategies and sequence the work.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	3/24/2023	3/24/2023	N/A	N/A		N/A	
15 Cal Adovcates 2023WMP-03				for each circuit or circuit-segment influence where you plan to perform work in 2023. a) Enhanced Overhang Reduction b) Dead and Dying Tree Removal c) Covered conductor installation d) Undergrounding e) Distribution pole replacement f) Grid sectionalization g) Detailed inspections of distribution assets h) Detailed inspections of transmission assets i) Aerial inspections of distribution assets j) Aerial inspections of distribution assets l) LiDAR inspections of distribution assets	combination of Calinornia's night nire threat district (HFID) map and the Company's internal Localized Risk Assessment Model (LRAM) to qualitatively evaluate relative ris and develop programs and inform strategies. In Q4 2022, the Company received it's Wildfire Risk Reduction Model (WRRM) from Technosylva and has begun incorporating output for the calculation of wildfire risk scores for each circuit for work planning purposes in line with the new 2023-2025 Wildfire Mitigation Plan (WMP) guidelines from California Office of Energy Infrasture Safety (OEIS). The Company expects this new risk calculation to be completed by the end of 2023 to began informing mitigations in 2024.	Carolyn Chen k Marybelle Ang	2/27/2023				N/A		N/A	
16 Cal Adovcates 2023WMP-03	2023-WMP	8	Cal Advocates 3.8	For each WMP initiative listed below, please state how modeled Wildfire Risk Scores for each circuit or circuit-segment influence how work in 2023 will be sequenced. a) Enhanced Overhang Reduction b) Dead and Dying Tree Removal c) Covered conductor installation d) Undergrounding e) Distribution pole replacement f) Grid sectionalization g) Detailed inspections of distribution assets h) Detailed inspections of transmission assets i) Aerial inspections of transmission assets j) Aerial inspections of transmission assets l) LiDAR inspections of fistribution assets	For projects scheduled to be implemented in 2023, PacifiCorp leveraged a combination of California's high fire threat district (HFTD) map and the Company's internal Localized Risk Assessment Model (IRAM) to qualitatively evaluate relative ris and develop programs and inform strategies. In Q4 2022, the Company received it's Wildfire Risk Reduction Model (WRRM) from Technosylva and has begun incorporating output for the calculation of wildfire risk scores for each circuit for work planning purposes in line with the new 2023-2025 Wildfire Mitigation Plan (WMP) guidelines from California Office of Energy Infrasture Safety (OEIS). The Company expects this new risk calculation to be completed by the end of 2023 to began informing mitigations in 2024.		2/27/2023	3/24/2023	3/24/2023	N/A	N/A		N/A	

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Du Received	ue Date I	Date Sent	Link	Number of Attachments	Attachment Name	NDA WN Required	MP Section Category	Subcategory
17 Cal Adovcates 2023WMP-03	2023-WMP	9		For each WMP initiative listed below, please state how modeled Wildfire Risk Scores for each circuit or circuit-segment influence where you plan to perform work in 2024. a) Enhanced Overhand Reduction b) Dead and Dying Tree Removal c) Covered conductor installation d) Undergrounding e) Distribution pole replacement f) Grid sectionalization g) Detailed inspections of distribution assets h) Detailed inspections of transmission assets i) Aerial inspections of distribution assets j) Aerial inspections of transmission assets k) LiDAR inspections of stribution assets l) LiDAR inspections of stribution assets l) LiDAR inspections of stransmission assets l) LiDAR inspections of transmission assets	In 2024, PacifiCorp will leverage its Wildfire Risk Reduction Model (WRRM) from Technosylva coupled with internal analysis / subject matter experts to generate operational risk scores per circuit to inform planned work.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023 3/2-	24/2023 3/	(24/2023	N/A	N/A		N/A	A	
18 Cal Adovcates 2023WMP-03	2023-WMP		3.10	For each WMP initiative listed below, please state how modeled Wildfire Risk Scores for each circuit or circuit-segment influence how work in 2024 will be sequenced. a) Enhanced Overhang Reduction b) Dead and Dying Tree Removal c) Covered conductor installation d) Undergrounding e) Distribution pole replacement f) Grid sectionalization g) Detailed inspections of distribution assets h) Detailed inspections of transmission assets i) Aerial inspections of distribution assets j) Aerial inspections of distribution assets k) LiDAR inspections of distribution assets l) LiDAR inspections of distribution assets	In 2024, PacifiCorp will leverage its Wildfire Risk Reduction Model (WRRM) from Technosylva coupled with internal analysis / subject matter experts to generate operational risk scores per circuit to inform sequenced work plans.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023 3/2-	24/2023 3/	(24/2023	N/A	N/A		N/£	Δ.	
19 Cal Adovcates 2023WMP-04	2023-WMP	1		For any WMP initiative for which you forecast capital expenditures in 2023 to be at least two times actual capital expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	(a) 1.Expulsion fuse replacement 2.Public emergency communication strategy (b) 1.GH-05 2.EP-03 (c) 1.Expulsion fuse replacement 2.Customer support in emergencies (d) 1.7.3.3.7 2.7.3.9.2 (e) 1.The expulsion fuse replacement forecast for 2023 is significantly higher than the number of expulsion fuse replacements in 2022. Pacific Power also experienced an increase in unit cost for fuse replacement over plan. 2.Advancements to Pacific Power's existing Public Safety Partner portal were delayed in 2022 due to contractor resource constraints. Project scope is still expected to occur		2/27/2023 5/9/	/2023 5/	(10/2023	N/A	N/A		N/A	4	
20 Cal Adovcates 2023WMP-04	2023-WMP	2		For any WMP initiative for which you forecast capital expenditures in 2024 to be at least two times actual capital expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	Not applicable. There are no initiatives with capital expenditures in 2024 more than twice that which was reported for 2022.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023 5/9,	0/2023 5/	(10/2023	N/A	N/A		N/A	A	

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent Link	Number of Attachments	Attachment Name	NDA WMP Section Catego	ory Subcategory
21 Cal Adovcates 2023WMP-04	2023-WMP	3	Cal Advocates 4.3	For any WMP initiative for which you forecast operating expenditures in 2023 to be at least two times actual operating expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	(a) 1. Public emergency communication strategy 2. Transmission Detail Inspections 3. Vegetation Inspections: Patrol Inspection – Transmission 4. Wildfire Mitigation Strategy Development (b) 1. EP-03 2. Al-03 3. VM-04 4. WP-01 (c) 1. Customer support in emergencies 2. Detailed inspections of transmission electric lines and equipment 3. Patrol inspections of vegetation around transmission electric lines and equipment 4. Centralized Repository for Data (d) 1.7.3.9.2 2.7.3.5.3 3.7.3.5.12 4.5.3.7 (e) 1. Advancements to Pacific Power's existing Public Safety Partner portal were delayed in 2022 due to contractor resource constraints. Project scope is still expected to occur. Consequently, scope and cost have shifted into 2023. 2. Transmission detail inspections are cyclical in nature. More inspections are	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023 5	/9/2023	5/10/2023 N/A	N/A		N/A	
22 Cal Adovcates 2023WMP-04	2023-WMP	4	Cal Advocates 4.4	For any WMP initiative for which you forecast operating expenditures in 2024 to be at least two times actual operating expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	(a) 1.Transmission Detail Inspections 2.Wildfire Mitigation Strategy Development (b) 1.Al-03 2.WP-01 (c) 1.Detailed inspections of transmission electric lines and equipment 2.Centralized Repository for Data (d) 1.7.3.5.3 2.5.3.7 (e) 1.Like 2023, transmission detail inspections are cyclical in nature and more inspections occur in some years than in others. As a result, the forecast shows an increase in spend from what was reported in 2022. 2.Spending on this program includes expenditures associated with a centralized team to manage program delivery. Work orders and tracking were set up in 2022 and only a portion of the costs were captured under these new work orders. While the work was completed as planned, only a fraction of the costs was captured for reporting in this way. Moving forward, Pacific Power intends to fully capture these costs throughout the year to better reflect actuals.		2/27/2023 5	/9/2023	5/10/2023 N/A	N/A		N/A	
23 Cal Adovcates 2023WMP-04	2023-WMP	5	Cal Advocates 4.5	d) If your response to the previous part indicates that PacifiCorp has hired additional	The Company assumes that the reference in subpart (d) "response to the previous part" is intended to be a reference to the Company's response to subpart (c), and that the reference in subpart (f) "response to the previous part" is intended to be a reference to the Company's response to subpart (e). Based on the foregoing assumptions, the Company responds as follows: (a)PacifiCorp continues to have challenges obtaining resources for the following grid hardening initiatives: 1.Distribution pole replacement and reinforcement, including with composite poles, 2.Installation of system automation equipment,	Carolyn Chen Marybelle Ang	2/27/2023 5	/9/2023	5/10/2023 N/A	N/A		N/A	

Count Pa	arty Name	DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Received	Due Da	ite Date S	ent Link	Number of	Attachment	NDA WMP Section	Category Subcategory
24 Ca	Adovcates 2	2023WMP-05	2023-WMP	1	Cal Advocates 5.1	a) Have you identified transportation corridors within your service territory where	(a)No. Pacific Power has not identified transportation corridors within its service	Charles Madison		4/3/2023	3 4/3/202	3 N/A	N/A	Ivailie	N/A	
						falling or failing lines or poles could currently limit egress and/or ingress during an	territory where falling or failing lines or poles could limit egress or ingress during an	Carolyn Chen		1			1		,	
						emergency?	emergency.	Marybelle Ang								
						b) If the answer to part (a) is yes, please describe how you identify such transportation										
						corridors.	(b)Not Applicable.									
						c) If available, please provide a geospatial data file that contains all current identified										
25 Ca	Adoventos 2	2023WMP-05	2023-WMP	2	Cal Advocator 5 3	transportation corridors with ingress and egress hazards. Provide an Excel table of all distribution circuit-segments that traverse HFTD areas	(c)Not Applicable. Please refer to Attachment CalAdvocates 5.2 which provides the data to requested in	Charles Madison	2/27/2022	2 4/2/2023	3 4/3/202	3 N/A	1	Attach	N/A	
25 Ca	Audvicates 2	E023 VV IVIF-03	2023-WIVIF	2	Cai Auvocates 3.2	(i.e., the segment has greater than zero circuit-miles in HFTD) existing as of January 1,		Carolyn Chen	2/2//2023	4/3/202	3 4/3/202	3 11/14	_	CalAdvocates 5.2	IN/A	
							subparts (I) through (s) because the risk assessment tools are currently being	Marybelle Ang						CalAdvocates 5.2		
						following information in separate columns:	developed as part of the 2023-2025 Wildfire Mitigation Plan. PacifiCorp does not	, , , , ,								
						For items (n) and (r), please include all relevant risk scores. For example, include	anticipate having circuit and power safety power shutoff (PSPS) risk scoring									
							components completed until end of 2024year.									
						you have developed. Please insert additional columns as needed to accommodate										
						this.										
						a) Circuit name for the circuit that each segment is part of b) Circuit ID for the circuit that each segment is part of										
						c) Name or ID number of each circuit segment										
						d) Nominal voltage										
						e) Total circuit-miles on the circuit-segment										
						f) Overhead circuit-miles on the circuit-segment in non-HFTD Areas										
						g) Overhead circuit-miles on the circuit-segment in HFTD Tier 2										
						h) Overhead circuit-miles on the circuit-segment in HFTD Tier 3										
						i) Underground circuit-miles on the circuit-segment in non-HFTD Areas										
						j) Underground circuit-miles on the circuit-segment in HFTD Tier 2 k) Underground circuit-miles on the circuit-segment in HFTD Tier 3										
						I) Probability of ignition score for the circuit-segment, according to the risk model you										
						used for your 2022 WMP filing										
						m) Consequence of ignition score for the circuit-segment, according to the risk model										
						you used for your 2022 WMP filing										
						n) Total wildfire risk score(s) for the circuit-segment, according to the risk model you										
						used for your 2022 WMP filing										
26 Ca	Adovcates 2	2023WMP-05	2023-WMP	3	Cal Advocates 5.3	Provide a geodatabase file containing the outputs from your current wildfire risk	The Company assumes that the references to "the previous question" are intended to		2/27/2023	4/3/2023	3 4/3/202	3 N/A	1	Attach	N/A	
						model (i.e., the model you are using for your 2023-2025 WMP filing), at the circuit-	be references to CalAdvocates Data Request 5.2. Based on the foregoing assumption,							CalAdvocates 5.3		
						segment level. (This data should be equivalent to the previous question, but in GIS	the Company responds as follows:	Marybelle Ang								
						format.) Please provide, as line features, the most recent spatial data for all circuit segments	Please refer to Attachment CalAdvocates 5.3 which provides the geodatabase file outputs for subparts (a) through (c) of CalAdvocates Data Request 5.2.									
						for which your current risk model calculates circuit segment-level expected risk (i.e.,	outputs for subparts (a) through (c) or called vocates Data Request 5.2.									
						probability of ignition multiplied by the consequence of ignition). Include the following	PacifiCorp does not have a geodatabase file for subparts (p) through (s) of									
						attributes for each circuit segment:	CalAdvocates Data Request 5.2. Please refer to the Company's response to									
						Items (a) through (c) of the previous question	CalAdvocates Data Request 5.2 for an explanation.									
27 Ca	I Adovestos 2	2023WMP-05	2023-WMP	1	Cal Advocator 5 4	Items (n) through (s) of the previous question Please fill out the attached spreadsheet, CalAdvocates-PacifiCorp-2023WMP-05-	Please refer to Attachment CalAdvocates 5.4.	Charles Madison	2/27/2022	2 4/2/2023	3 4/3/202	2 N/A	1	Attach	N/A	
27 Ca	AUOVERIES 2	2023 WIVIP-03	2023-WIVIP	4	Cal Auvocates 5.4	Attachment, requesting information regarding your asset inspections in 2022.	Please refer to Attacriment Caladvocates 5.4.	Carolyn Chen	2/2//2023	4/3/202	5 4/5/202	5 IN/A	_	CalAdvocates 5.4	IN/ A	
						Actaciment, requesting information regarding your asset inspections in 2022.		Marybelle Ang						CalAdvocates 5.4		
28 Ca	Adovcates 2	2023WMP-05	2023-WMP	5	Cal Advocates 5.5	Table 13 of the non-spatial data tables in the WMP Quarterly Data Report for Q4 of	Please refer to Attachment CalAdvocates 5.5 which provides a copy of the revised Q4		2/27/2023	4/3/2023	3 4/3/202	3 N/A	1	Attach	N/A	
						2022 reports asset-related corrective notifications on electric circuits that were open	2022 Quarterly Data Report (QDR) with data for Table 13 now included.	Carolyn Chen						CalAdvocates 5.5		
						at the end of the quarter.		Marybelle Ang								
20 C-	I Adovestor 3	2023WMP-05	2023-WMP	6	Cal Advanator 5 C	Why is Table 13 blank in your WMP Quarterly Data Report for Q4 of 2022? Table 13 of the non-spatial data tables in the WMP Quarterly Data Report for Q4 of	(a)Please refer to the Company's response to CalAdvocates Data Request 5.5,	Charles Madison	2/27/2022	1/2/2023	3 4/3/202	3 N/A	N/A		N/A	
29 Ca	Auoveates 2	LUZS W IVIP-US	ZUZS-WIVIP	0	car Auvocates 5.6	2022 reports asset-related corrective notifications on electric circuits that were open		Carolyn Chen	2/2//2023	4/5/202	3 4/3/202	3 N/A	N/A		IN/A	
						at the end of the quarter.	Specifically retainment calmoveates 5.5.	Marybelle Ang								
						a) Please complete Table 13 in the WMP Quarterly Data Report for Q4 of 2022.	(b)Please refer to the Company's response to CalAdvocates Data Request 5.5,	,								
							specifically Attachment CalAdvocates 5.5.									
						the addition of the following information in separate columns:										
						i. Name of the associated circuit										
						ii. ID number of the associated circuit										
						iii. Geographic latitude in decimal degrees, truncated to seven decimal places iv. Geographic longitude in decimal degrees, truncated to seven decimal places										
						v. Object/damage code or other internal PacifiCorp description of defect										
						and the second s										
20 10	I Adous-tla	202214/845 05	2022 14/545	11	Cal Adversars Ca	Describe your weekelen that describes when a consillar destribe 5-bars 100 1	Dioace refer to Attachment Cal Advantage 6.1 Martin The archanged according	n Charles * 4 1:	2/27/2022	4/24/20	23 4/24/20	22 10/4	1	Attach	parties	3 8.2.3.2 Clearance
3U Ca	Adovcates 2	2023WMP-06	2023-WMP	1	cai Advocates 6.1	Provide your workplan that describes where you will undertake Enhanced Overhang Protection on circuits in 2023. This workplan should be in an Excel format, with circuit-		n Charles Madison Carolyn Chen	2/2//2023	4/24/202	23 4/24/20	23 N/A		Attach CalAdvocates 6.1	8 Wildfire 8.2	3 8.2.3.2 Clearance getation and
						segments as rows. Please include the following information in separate columns in the		Marybelle Ang						CalAUVUCALES 0.1	Mitigations Ve	
						Excel spreadsheet at a minimum:	The second of the cost per fille realized.	, selle Alig								inagement
						a) Circuit name									l l l	
						b) Circuit ID number										
						c) Circuit-segment name										
						d) Circuit-segment ID number										
						e) Circuit-mileage to be completed in 2023										
<u> </u>				1	1	f) Risk ranking of circuit-segment			1							

Count	Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Due Date Date Sent Link Received	Number of Attachments	Attachment Name	NDA WM Required	P Section	Category	Subcategory
31	Cal Adovcates 2023WMP-06	5 2023-WMP	2			Please refer to the Company's response in CalAdvocates Data Request 6.1. PacifiCorp's enhanced overhang reduction project will be implemented in 2023 (e.g., trees worked, and overhang clearances increased). In 2024, PacifiCorp will assess the work (e.g., visually inspect trees where this enhanced overhang reduction was implemented). No additional overhang removal is currently planned in 2024 associated with this project.		2/27/2023 4/24/2023 4/24/2023 N/A	N/A		o	gations Ve Fu	2.3 egetation and uels lanagement	3.2.3.2 Clearance
32	Cal Adovcates 2023WMP-06	5 2023-WMP	3	Cal Advocates 6.3	Please provide a list of any incidents in 2022 where the actions of a VM contractor posed a safety risk to workers and/or the public. "Safety risk" here is defined as any occurrence on a worksite where the contractor's actions created a safety hazard for either workers or the general public. For each instance, please provide: a) The date you were informed of the safety issue b) The date that the original work that created the safety issue was performed c) Whether the safety issue concerned a transmission or distribution circuit d) The vegetation management initiative involved in the original work lab cafety issue involved.	In PacifiCorp's service territory in California, there were no safety incidents reported by PacifiCorp's vegetation management contractors in 2022 where a contractor's actions created a safety hazard for either workers or the general public.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023 4/24/2023 4/24/2023 N/A	N/A		N/A	N,	/A	N/A
33	Cal Adovcates 2023WMP-06	5 2023-WMP	4		On p. 197 of PacifiCorp's 2022 WMP update, PacifiCorp describes its audit process where: PacifiCorp currently uses internal staff with ISA certifications to conduct post-work audits of routine maintenance, readiness patrol corrective actions, and pole clearing. PacifiCorp also conducts ad hoc tree crew audits or crew visits where a PacifiCorp forester engages with the vegetation management contractor, such as a crew leader, and/or supervisor to review work and/or discuss opportunities for improvement. a) How many ad hoc tree crew audits were conducted in 2022? b) Please disaggregate the figure in part (a) by HFTD tier.	(a)PacifiCorp conducted crew visits in 2022, however, the Company does not currently track the visits in a centralized manner and therefore the requested information is not readily available. In Q4 2022, PacifiCorp developed a form within its mobile data management software to document crew visits which will be used in 2023. (b)Please refer to the Company's resposne subpart (a) above. The requested information is not readily available. (c)In general, PacifiCorp prioritizes crew visits in High Fire Threat Districts (HFTD) areas over non-HFTD areas. (d)Please refer to the Company's resposne to subpart (a) above. The requested information is not readily available. (e)Please refer to the Company's response to subpart (a) above. The requested information is not readily available. (f)When the PacifiCorp forester completes a crew visit, the results and opportunities for improvement are discussed with the contractor representatives who are present. If exceptions to work are identified, the tree crews are dispatched to correct the condition noted. Crew visits serve as an informal on the job review and training (or discussion) relating to the opportunities for improvement that the PacifiCorp forester identified.	Charles Madison Carolyn Chen 5 Marybelle Ang	2/27/2023 4/24/2023 4/24/2023 N/A	N/A		N/A	N,	/A	N/A
34	Cal Adovcates 2023WMP-06	5 2023-WMP	5	Cal Advocates 6.5	On p. 197 of PacifiCorp's 2022 WMP update, PacifiCorp describes its audit process where: PacifiCorp currently uses internal staff with ISA certifications to conduct post-work audits of routine maintenance, readiness patrol corrective actions, and pole clearing. PacifiCorp also conducts ad hoc tree crew audits or crew visits where a PacifiCorp forester engages with the vegetation management contractor, such as a crew leader, and/or supervisor to review work and/or discuss opportunities for improvement. g) How many post-work audits as described in the quote above were conducted in 2022? h) Please disaggregate the figure in part (a) by HFTD tier. i) Were HFTD areas prioritized over other areas for post-work audits in 2022? j) How many post-work audits in 2022 (answered in part (a) above) found that corrective action was needed? k) How many supplemental tree trimming or removal jobs occurred in 2022 as a result of a post-work audit? J Please describe Pacificorp's process for making improvements after a post work audit as described in the quote above, including whether post-work audits lead to supplemental tree trimming/removal, retraining of contractors, process changes, or all of the above.	(a)PacifiCorp conducted 79 post audits listed as follows: 1.Routine maintenance distribution (interim and cycle): 38 (number of lines where post audits occurred). 2.Annual inspection (distribution and transmission): 33. 3.Routine maintenance transmission: 8. (b)Referencing the Company's response to subpart (a) above, the Company advises the following: 1.Tier 2: 43. 2.Tier 3: 2.		2/27/2023 4/24/2023 4/24/2023 N/A	N/A		N/A	N,	/A	N/A

Count Party Name	DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent		ber of A	Attachment Name	NDA N	WMP Section	Category	Subcategory
35 Cal Adovcates 2	023WMP-06	2023-WMP	6	Cal Advocates 6.6	hardening on distribution circuits in 2023. For projects that you expect to partially complete in 2023 (i.e., projects that started before 2023 and are expected to continue in 2023, or projects that are expected to be completed after 2023), please include the project and report the work that you forecast will actually be performed in calendar year 2023. For each project, include the following information in separate columns, at a minimum: a) Order number b) Program c) Circuit ID number d) Circuit ID number d) Circuit Engment name or ID number (if the project affects more than one circuit-segment, please identify each one) e) Relevant wildfire risk score(s) from the wildfire risk model that you are using to estimate distribution risk in your 2023-2025 WMP filing f) The expected or actual start date of the project g) The expected completion date of the project h) Length (in circuit miles) of covered conductor to be installed in 2023 i) Length (in circuit miles) of overhead conductor to be permanently removed in 2023 and replaced by underground conductor (note that this may differ slightly from the previous part due to differing overhead and underground conductor) and not replaced with covered conductor to be permanently removed in 2023 and not replaced with covered conductor to be permanently removed in 2023 and not replaced with covered conductor to underground conductor)	Please refer to Attachment CalAdvocates 6.6.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	4/24/2023	4/24/2023 N/»	1	Atta CalA	ich Idvocates 6.6		Mitigations	8.1 Grid Designs, Operations, and Maintenance	8.1.2 Grid Design and System Hardening
36 Cal Adovcates 2	023WMP-06	2023-WMP	7	Cal Advocates 6.7	I) Length (in circuit miles) of any other type of system hardening project to be installed Provide your workplan that describes where and when you will perform system hardening on distribution circuits in 2024. For projects that you expect to partially complete in 2024 (i.e., projects that are expected to start before 2024 and are expected to continue in 2024, or projects that are expected to be completed after 2024), please include the project and report the work that you forecast will actually be performed in calendar year 2024. For each project, include the following information in separate columns, at a minimum: a) Order number b) Program c) Circuit ID number d) Circuit-segment name or ID number (if the project affects more than one circuit-segment, please identify each one) e) Relevant wildfire risk score(s) from the wildfire risk model that you are using to estimate distribution risk in your 2023-2025 WMP filing f) The expected or actual start date of the project g) The expected completion date of the project h) Length (in circuit miles) of covered conductor to be installed in 2024 i) Length (in circuit miles) of overhead conductor to be installed in 2024 i) Length (in circuit miles) of overhead conductor to be permanently removed in 2024 and replaced by underground conductor (note that this may differ slightly from the previous part due to differing overhead and underground routes) k) Length (in circuit miles) of overeded on onductor to be permanently removed in 2024 and not replaced with covered conductor or underground conductor)	Please refer to Attachment CalAdvocates 6.7.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	4/24/2023	4/24/2023 N//	1	Atta	ach Advocates 6.7		Mitigations	8.1 Grid Designs, Operations, and Maintenance	8.1.2 Grid Design and System Hardening
37 Cal Adovcates 2	023WMP-06	2023-WMP	8	Cal Advocates 6.8	For each of your 2023-2025 WMP system hardening initiatives, please provide disaggregated information related to expenditures and circuit miles treated in the attached table, CalAdvocates-PacifiCorp-2023WMP-06-Attachment. Add columns as needed. Note: For the purposes of this question, "line removal" refers to conductors that are permanently removed without replacement – for instance, as part of a removed replacement. "Line removal" should be understood to be identical to part (k) of questions 6 and 7 above.	Please refer to Attachment CalAdvocates 6.8.	Charles Madison Carolyn Chen Marybelle Ang	2/27/2023	5/9/2023	5/3/2023 N/	1	Atta CalA	ach Advocates 6.8		N/A	N/A	N/A

Count Party Name DR Set # Data Request Question	Question ID Question	Responses	· ·	Date Due Date eceived	Date Sent Link	Number of Attachment Attachments Name	NDA WMP Section Cate Required	gory Subcategory
38 Cal Adovcates 2023WMP-06 2023-WMP 9 Ca	al Advocates 6.9 Please provide a spreadsheet listing (as rows) each unde completed4 during the period of January 1, 2022, through each project, please provide the following information (a) Project ID number or other identifier b) Circuit ID c) ID of each circuit segment that was entirely underground (I) ID of each circuit segment that was partially underground (I) ID of each circuit segment that was partially underground (I) Project start date g) Project completion date h) Total circuit-miles undergrounded i) Total miles of trenching required j) Total life-cycle electric costs of the project (i.e., costs facilities), including costs for planning, design, permitting, k) Total life-cycle costs of the project, including costs at utilities, including costs for planning, design, permitting, l) Whether this was a Rule 20 project (yes/no) m) Whether this was a Sule 20 project (yes/no) n) Whether this was a post-wildfire rebuild project (yes/o) Whether this was a post-wildfire rebuild project (yes/no) p) Whether you shared trenches for this project with an (yes/no) p) Whether you shared trenches for this project with ga	attributed to your electric g, and construction ributed to non-electric and construction			4/24/2023 N/A	1 Attach CalAdvocates 6.9	N/A N/A	N/A
	al Advocates Please provide a geodatabase file with a polyline featuri project completed during the period of January 1, 2022 In addition to the spatial location, please provide the fol project: a) Project ID number or other identifier, matching part (b) Circuit ID c) Project completion date.	through December 31, 2022. lowing attributes for each	dvocates 6.10-2. Charles Madison 2/2 Carolyn Chen Marybelle Ang	27/2023 4/24/2023	4/24/2023 N/A	1 Attach CalAdvocates 6.10	N/A N/A	N/A
	al Advocates Question 11 Identify any ignitions in 2022 associated with assets wh corrective notification at the time of the ignition. Please each such ignition (as rows) with the following informat a) Unique ignition ID b) Date of ignition c) Cause of ignition d) Type of asset associated with the ignition e) Acres burned f) Number of structures burned, if any g) Number of injuries associated with ignition i) Circuit ID number of circuit associated with ignition j) Notification number(s) for the existing maintenance to k) Priority level of the existing corrective notification on	provide a spreadsheet listing on in separate columns:	Charles Madison 2/2: Carolyn Chen Marybelle Ang	27/2023 4/24/2023	5/2/2023 N/A	1 Attach CalAdvocates 6.11	N/A N/A	N/A
	to a line segment will affect PSPS thresholds. b) Please describe any improvements to the present PSI that you expect to implement in 2023. c) Please describe any improvements to the present PSF that you expect to implement in 2024.		NFDRS) forecast Carolyn Chen ng for each of Marybelle Ang everal key tially completed rum wind gust num dead fuel Nindy index. In prise (WFA-E). ccasts for each ed to ner, as part of Potential Index al based on the tuti-level wind- RF wind ngility curves. n analysis of genalysis of genalysis (2013 geeds to identify	27/2023 4/24/2023	4/24/2023 N/A	N/A	6 Risk 6.2 Risk Methodology Analysis and Framew Assessment	

Count F	arty Name DR Set #	Data Request	: Question	n Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA WMF	Section Category	Subcategory
42 G	PI 2023WMP-01		1	GPI 1.1	Please provide PacifiCorp's Pre-submission 2023-2025 WMP Base Plan filed on March 6, 2023, with the OEIS per the 2023 WMP Guidelines and Schedule document. Including all attachments and associated supporting documents required for the Presubmission 2023-2025 WMP Base Plan filing.1,2		Gregg Morris Zoë Harrold	3/6/2023	3/9/2023	3/8/2023	N/A	1	Attach GPI 1	N/A		
43 Ca	l Adovcates 2023WMP-03	2023-WMP	2	Cal Advocates 3.2	Provide an Excel table of all transmission circuits existing as of January 1, 2023 (as rows) that includes the following information in separate columns. a) Circuit name b) Circuit ID number c) Total circuit miles d) Circuit miles in Non-HFTD Areas e) Circuit miles in Other HFTD	Further to the Company's response to CalAdvocates Data Request 3.2 dated March 28, 2022, the Company provides the following supplemental response to update the previously provided attachment to include the requested data in columns AD, AH and AJ. Please refer to Attachment CalAdvocates 3.2 1st Supplemental	Carolyn Chen			3/31/2023	N/A	1	Attach CalAdvocates 3.2 1st SUPP	N/A		
44 Ca	I Adovcates 2023WMP-07	2023-WMP	1	Cal Advocates 7.1	Please provide an Excel sheet listing of each sustained outage that was caused by equipment failure for the period from 2020 to 2022 in any HFTD area. A sustained outage is an outage that lasts for five or more minutes. The Excel sheet should list each outage as a row, with the following information in columns: a) ID number of the circuit affected. b) Name of circuit affected. c) Date of the outage. d) Cause of the outage. e) Conductor type at the location where the fault occurred (e.g., overhead (OH) bare conductor, overhead covered conductor, underground (UG) cable). f) For all equipment failure outages, please state the specific type of failure (i.e. OH transformers failure, cross arms, UG transformer failure, cable failure, conductor failure etc.). g) The outage duration in minutes. h) Total number of customers impacted.	Please refer to Attachment CalAdvocates 7.1	Charles Madison Carolyn Chen Marybelle Ang	5/18/2023	5/26/2023	5/25/2023	N/A	1	Attach CalAdvocates 7.1.xlsx	N/A		
45 Ca	l Adovcates 2023WMP-08	2023-WMP	1	Cal Advocates 8.1	PacifiCorp's Quarterly Data Report for the 1st quarter of 2023, filed with Energy Safety on May 2, 2023 (Excel spreadsheet named "PC_2023_Q1_Tables1-15_R0.xlsx") (hereinafter Q1 2023 QDR). Also PacifiCorp's Quarterly Data Report for the 4th quarter of 2022, filed with Energy Safety on March 6, 2023 (Excel spreadsheet named "PC_2022_Q4_Tables1-15_R1.xlsx") (hereinafter Q4 2022 QDR). In the "Table 5" tab, PacifiCorp reports the quarterly number of risk events from Q1 2022 through Q1 2023. However, the values under the 2022 columns4 are exactly the same values PacifiCorp reported for 2021 in its Q4 2022 QDR5. (See attachment 1) (a)Please provide a revised Q1 2023 QDR that contains the corrected values for risk events that occurred in each quarter of 2022.		Charles Madison Carolyn Chen Marybelle Ang	5/25/2023	5/31/2023	5/31/2023	N/A	1	Attach CalAdvocates 8.1	N/A		
46 Ca	I Adovcates 2023WMP-08	2023-WMP	2	Cal Advocates 8.2	PacifiCorp's Q1 2023 QDR - In the "Table 2" tab of the Q1 2023 QDR, PacifiCorp reports the median hours for "Time between level 1 asset inspection and resulting maintenance activity" in its HFTD areas. The values are summarized in the table below. AreaHoursDays HFTD Tier 369629.0 HFTD Tier 369629.0 HFTD Tier 369629.0 HFTD Tier Jevo17.5 Non HFTD3614.0 According to General Order 95, utilities must "[t]ake action immediately, either by fully repairing the condition, or by temporarily repairing and reclassifying the condition to a lower priority." (a)Please provide an explanation for the substantial amount of time it took PacifiCorp to address level 1 asset corrective findings in its HFTD Tier 3 areas. (b)Please provide an explanation for the substantial amount of time it took PacifiCorp to address level 1 asset corrective findings in its HFTD Tier 2 areas.	The Company utilizes internal procedure (Procedure 069) that outlines the conditions being assessed during the inspection process. This procedure assigns a priority level teach condition being found. The Company designates level 1 Safety Hazards as specified by General Order (GO) 95 as A conditions. Depending on the severity of the A condition it can be defined as an imminent danger which has an imminent risk to safety or reliability. When a condition is found to be an imminent danger during inspection, local operations is notified immediately, and the inspector does not leave the site until the condition has been addressed. Based on the Company's facility poin inspection (FPI) mainframe limitations, these conditions get recorded as A conditions with correction timeframes within one day, however in reality the correction timeframes are much sooner. The data provided in Table 2 of PacifiCorp's Q1 2023 Quarterly Data Report (QDR) includes the correction time for all conditions that were designated as an A condition per Company Procedure 069. The Company's internal Policy 192 requires A condition that are imminent dangers to be corrected immediately. For any A conditions that are not imminent dangers, the policy allows for up to 30 days.	co Carolyn Chen Marybelle Ang	5/25/2023	5/31/2023	5/31/2023	N/A			N/A		

Count Party Name DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Due Date Date Sent Link Received	Number of Attachme	ent NDA WMP Section Category	Subcategory
47 Cal Adovcates 2023WMP-08	2023-WMP	3	Cal Advocates 8.3	PacifiCorp's Q1 2023 QDR. In the "Table 2" tab of the Q1 2023 QDR, PacifiCorp reports the median hours for "Time between level 1 asset inspection and resulting maintenance activity" in its HFTD areas. (a)For level 1 asset corrective findings in HFTD Tier 3 areas in this quarter, the "resulting maintenance activity" occurred at a median of 696 hours after the inspection finding. Did PacifiCorp take interim actions prior to that maintenance to remediate the immediate safety hazards? Please explain your response. (b)For level 1 asset corrective findings in HFTD Tier 2 areas in this quarter, the "resulting maintenance activity" occurred at a median of 420 hours after the inspection finding. Did PacifiCorp take interim actions prior to that maintenance to remediate the immediate safety hazards? Please explain your response. (c)Please describe PacifiCorp's internal standards or protocols for remediating level 1 findings in compliance with the General Order 95 requirement to "take action immediately".	Please refer to the Company's response to CalAdvocates Data Request 8.2.	Charles Madison Carolyn Chen Marybelle Ang	5/25/2023 5/31/2023 5/31/2023 N/A		N/A	
48 Cal Adovcates 2023WMP-08	2023-WMP	4	Cal Advocates 8.4	Please provide a list of all Q1 2023, HFTD Tier 3, level 1, asset corrective work orders in a spreadsheet that lists each work order as a row and has the following columns. (a) Work Order Number, (b) Work Order Description, (c) Equipment Type, (d) Circuit ID number, (e) Line Type (Distribution or Transmission), (f) Date of Asset Inspection, (g) Date the work order was originally opened, (h) Due Date of the original work order, (i) Geographic latitude of the work order in decimal degrees, truncated to seven decimal places, (j) Geographic longitude of the work order in decimal degrees, truncated to seven decimal places, (k) Date (s) the work order was reinspected or modified (if applicable), (j) Due date of the work order after it was reinspected or modified (if applicable), (n) Priority of the work order after it was reinspected or modified (if applicable), (n) Reason for reinspection (if applicable), and (o) Date the work order (original or reclassified) was completed	Please refer to Attachment CalAdvocates 8.4.	Charles Madison Carolyn Chen Marybelle Ang	5/25/2023 6/5/2023 6/5/2023 N/A	1 Attach CalAdvocate	s 8.4	
49 Cal Adovcates 2023WMP-08	2023-WMP	5 (reports the total number of "Wire down risks" and "Wire down trends". The values are summarized in the table below: Performance MetricCount in Q1 2023 Wire Down Risks59 Wire Down Trends34 (a)Please provide a definition for "Wire Down Risks". (b)How is this metric different than the total number "Wire Down Events" provided in "Table 5"? (c)"Wire Down Risks" refers to "downed conductor during fire season".1 For this purpose, how is PacifiCorp defining fire season? (d)Please provide a definition for "Wire Down Trends". (e)"Wire Down Trends" refers to the "[r]eduction in quantity of wire down events, year	calendar dates. May 1 to October 31. (d)Wire down events looking at year over year totals (e)Please refer to the Company's response subpart (c) above. (f)Wire down events can be more prevalent during fire season depending on the risk	Carolyn Chen Marybelle Ang	5/25/2023 5/31/2023 5/31/2023 N/A		N/A	

Count	Party Name	DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA Required	WMP Section	Category	Subcategory
50	Cal Adovcate	s 2023WMP-08	2023-WMP	6	Cal Advocates 8.6	PacifiCorp's 2023 WMP, Table 8-5, p. 136 - PacifiCorp has provided wire down, outage, inspection count, and work order information in its Q1 2023 QDR. However, this information is missing in Table 8-5. PacifiCorp explains that "[a]t the time of this filling, Pacific Power is unable to provide performance metrics for Grid Design, Operations, and Maintenance. (a)Please provide an explanation for reporting the aforementioned data in PacifiCorp's Q1 2023 QDR but not in PacifiCorp's 2023 WMP. (b)Please describe PacifiCorp's Quality Assurance and Quality Control procedures for ensuring accurate and consistent information is provided in both QDRs and its WMP.	(a)PacifiCorp only has data for 2022 in the Quarterly Data Report (QDR) and not any of the previous year's to complete the table (b)PacifiCorp is investing in new technology and developing an automated outage reporting process that will ensure consistency across its outage data filings. This implementation is expected to be completed by the end of 2023.	Charles Madison Carolyn Chen Marybelle Ang		5/31/2023	5/31/2023	N/A						8.1.1.3 Performance Metrics Identified by the Electrical Corporation
51	Cal Adovcate	s 2023WMP-08	2023-WMP	7	Cal Advocates 8.7	(a)Is Pacificorp aware of any errors or omissions in its Q1 2023 QDR, aside from the issues noted in question 1 above? (b)If the answer to the previous part is yes, please identify and correct each such error.	The Company assumes that the reference to "question 1 above" is intended to be a reference to CalAdvocates 8.1. Based on the foregoing assumption, the Company responds as follows: (a)No. (b)Not applicable.	Charles Madison Carolyn Chen Marybelle Ang	5/25/2023	5/31/2023	5/31/2023	N/A				N/A		
52	Cal Adovcate	s 2023WMP-08	2023-WMP	8	Cal Advocates 8.8	At this time, does PacifiCorp intend to submit errata or a corrected version of its Q1 2023 QDR?	No, Pacificorp does not intend to submite a corrected version of it's Q1 2023	Charles Madison	5/25/2023	5/31/2023	5/31/2023	N/A				N/A		
53	Cal Adovcate	s 2023WMP-09	2023-WMP	1	Cal Advocates 9.1	In the "Table 1" tab, PacifiCorp reports the quarterly number of miles of covered conductor installed from Q1 2022 through Q4 2022. PacifiCorp reports, in cell AB18, a total of 62 miles of covered conductor installed as of Q4 2022. PacifiCorp forecasted the installation of 112 miles of covered conductor by the end of Q4 2022.4 a) Please explain why PacifiCorp failed to achieve its 2022 target for its covered conductor installation initiative. Identify each factor that contributed to PacifiCorp's missed target for this initiative in 2022. b) Does PacifiCorp plan to install the remaining 50 miles of covered conductor it failed to install in 2022, in 2023? c) If the answer to part (b) is "yes," describe PacifiCorp's plan to finish installation of the remaining covered conductor from 2022. d) If the answer to part (b) is "yes," will these 50 miles displace other covered conductor projects that were previously planned for 2023? Please explain your response. e) If the answer to part (b) is "no," explain why not. f) What measures has PacifiCorp put in place to ensure future targets for covered conductor installations are met?		Carolyn Chen Marybelle Ang	6/1/2023	6/6/2023	6/6/2023	N/A				Mitigations		ŭ
54	Cal Adovcate	S 2023WMP-09	2023-WMP	2	Cal Advocates 9.2	In the "Table 1" tab, PacifiCorp reports the quarterly number of targeted distribution pole replacements from Q1 2022 through Q4 2022. PacifiCorp reports, in cell AB15, a total of 1,101 distribution poles replaced as of Q4 2022. PacifiCorp forecasted the replacement of 2,158 distribution poles by the end of Q4 2022.5 a) Please explain why PacifiCorp failed to achieve its 2022 target for its distribution pole replacement initiative. Identify each factor that contributed to PacifiCorp's missed target for this initiative in 2022. b) Does PacifiCorp plan to replace the remaining 1,057 distribution poles it failed to replace in 2022, in 2023? c) If the answer to part (b) is "yes," describe PacifiCorp's plan to replace the remaining distribution poles from 2022. d) If the answer to part (b) is "yes," will these 1,057 distribution poles displace other distribution pole replacements that were previously planned for 2023? Please explain your response. e) If the answer to part (b) is "no," explain why not. f) What measures has PacifiCorp put in place to ensure future targets for distribution pole replacements are met?	a) The factors leading to not achieving the 2022 distribution pole replacement target are: 1. Several 2022 projects were delayed due to lack of permits including National Forest and California Department of Transportation (CALTRANS) permits. 2. Material supply was constrained for many special-order materials including spacer cable and non-expulsion fuses. 3. Contract resources were constrained causing delays in project design and implementation. b) Yes c) 872 poles of the total poles have been completed as of May 31, 2022. The remaining 185 poles are on line rebuild projects that have been issued for construction.	t s	6/1/2023	6/6/2023	6/6/2023	N/A				Mitigations	8.1 GRID DESIGNS, OPERATIONS, AND MAINTENANCE	8.1.2 Grid Design and System Hardening

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent		umber of achments	Attachment Name	NDA W	MP Section Category	Subcategory
55 Cal Adovcates 2023WMP-09	2023-WMP	3	Cal Advocates 9.3	This question pertains to PacifiCorp's 2023 WMP, Table 4-2, p. 30. PacifiCorp forecasts \$12.8.1 million in total WMP related expenditures for 2023, which is a 39.3% increase over expenditures from 2022. a) State the basis of PacifiCorp's cost estimate of \$128.1 million for WMP spending in 2023. b) What factors led to the 39.3% increase in forecasted expenditures?	planning and reporting, and aligning cost to reflect the level of effort projected for the	Charles Madison Carolyn Chen Marybelle Ang		6/6/2023	6/6/2023	N/A				IVERVIEW 4.3 PROPOSED WMP EXPENDITURES	
Cal Adovcates 2023WMP-09	2023-WMP	4	Cal Advocates 9.4	This question refers to PacifiCorp's Quarterly Data Report for the 1st quarter of 2023, filed with Energy Safety on May 6, 2023 (Excel spreadsheet named "PC_2023_Q1_Tables1-15_R0.xlsx") (hereinafter Q1 2023 QDR).	a)The cost estimate of spending \$83 million for covered conductor in 2023 was based on the forecast for the projects to be included in the 2023 plan. These projects included significant spend on engineering, design, permitting, and materials procurement in 2022. It is anticipated that 2023 will have a lower pre-spend on 2024 line miles, as there are fewer 2024 line miles (80 line miles in plan). b)The following factors lead to the 27 percent decrease in cost per mile for the installation of covered conductors: 1.It is anticipated that 2023 will have a lower pre-spend on 2024 line miles as there are fewer 2024 line miles (80 mile in plan) than the pre-spend that occurred in 2022 for 2023 line miles (130 miles in plan). 2.The projects later in 2023 and into 2024 include higher percentages of tree wire projects. PacifiCorp's experience to date show that these projects are generally lower in cost per mile.	Marybelle Ang	6/1/2023	6/6/2023	6/6/2023	N/A			N/	Δ	
57 Cal Adovcates 2023WMP-10	2023-WMP		Cal Advocates 10.1	RE: PacifiCorp's Quarterly Data Report for the 1st quarter of 2023, filed with Energy Safety on May 6, 2023 (Excel spreadsheet named "PC_2023_Q1_Tables1-15_R0.xlsx") (hereinafter Q1 2023 QDR). According to "Table 5," PacifiCorp reports a total of 52 unplanned distribution outages in Q1 2023 due to contact with vegetation. 4 This total of 52 represents approximately 40 percent of the total unplanned outages from 2022, surpassing the quarterly average of 33 outages from the same year.5,6 Please provide an explanation for the observed rise in vegetation-related outages during the first unarter of 2023.	2023 and only one of the 25 were preventable.		6/6/2023	6/15/2023	6/15/2023	N/A			N/	4	
58 Cal Adovcates 2023WMP-10	2023-WMP		Cal Advocates 10.2		Due to a major weather event that occurred in Q1 2023, there was an increase in vegetation related incidents.	Charles Madison Carolyn Chen Marybelle Ang	6/6/2023	6/15/2023	6/15/2023	N/A			N/	4	
59 Cal Adovcates 2023WMP-10	2023-WMP		Cal Advocates 10.3	This question pertains to PacifiCorp's 2023 WMP, Table 8-17, p. 185. PacifiCorp states, "At the time of this filling, Pacific Power is unable to provide Vegetation Management and Inspection Performance Metrics." Yet, PacifiCorp provides this same information in its Q1 2023 QDR.	(a)PacifiCorp did not provide these numbers in the 2023 wildfire mitigation plan (WMP) due to miscommunication and a lapse in the data gathering process. PacifiCorp is currently developing a tool to streamline this process by tracking and gathering this information. Efforts are also underway to develop additional quality assurance and quality control processes to ensure data is consistent in all of the Company's filings by Q3 of 2023. (b)Please refer to the table provided below: Performance Metrics2020202120222023 Projected2024 Projected2025 ProjectedMethod of Verification (e.g., third-party evaluation, quarterly data report (QDR)) Vegetation-caused ignitions543555Q1 2023 QDR Vegetation-caused outages9014013513813813801 2023 QDR	Marybelle Ang	6/6/2023	6/15/2023	6/15/2023	N/A				vildfire 8.2 tigations VEGETATION MANAGEMENT AND INSPECTIONS	8.2.1 Overview
Cal Adovcates 2023WMP-10	2023-WMP		Cal Advocates 10.4	This question refers to PacifiCorp's response to data request CalAdvocates-PacifiCorp-2023WMP-06, question 6(d) and 6(e). PacifiCorp states, "Out of the 79 distribution and transmission lines audited, 58 lines were found with corrective actions identified." (a)In the context of the quote above, how does PacifiCorp define a "line"? (b)Does the statement above imply that only 21 lines (26.6%) passed the audit? Please explain your response.	the reference to "question 6(d) and 6(e)" should have been references to "question		6/6/2023	6/15/2023	6/15/2023	N/A			N/	A	

Count	Party Name	DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Due Date Date Sent Link Received	Number of Attachments	Attachment	NDA WMP Section Category	Subcategory
61	Cal Adovcates 202	23WMP-10	2023-WMP	5	Cal Advocates 10.5	This question refers to PacifiCorp's response to data request CalAdvocates-PacifiCorp-2023WMP-06, question 6(d) and 6(e). PacifiCorp states, "Out of the 79 distribution and transmission lines audited, 58 lines were found with corrective actions identified." Additionally, PacifiCorp states, "(a)s a result of post-audits, 5,542 corrective actions were identified. Corrective actions include both pruning and removal and include actions requested by PacifiCorp that are not indicative of contractor performance (e.g., a tree that started to decline between work completion and post-audit)." (a)How many corrective actions were identified in 2022 in Tier 3 areas as a result of these audits? (b)What is PacifiCorp's target timeframe for completing such corrective actions in Tier 3 areas? (c)Have all corrective actions identified in 2022 in Tier 3 areas been completed? (d)If the answer to (b) is "no", please explain why not. (e)How many corrective actions were identified in 2022 in Tier 2 areas as a result of these audits? (f)What is PacifiCorp's target timeframe for completing such corrective actions in Tier 2 areas? (g)Have all corrective actions identified in 2022 in Tier 2 areas been completed? (h)If the answer to (e) is "no", please explain why not.	the reference to "question 6(d) and 6(e)" should have been references to "question 5(d) and 5(e)". With that clarification, the Company assumes that the reference to "data request CalAdvocates-PacificOrp-2023WMP-06, question 5(d) and 5(e)" is intended to be a reference to CalAdvocates Data Request 6.5 subparts (d) and (e). Based on the foregoing assumption, the Company responds as follows: (a)In 2022, 388 corrective actions were identified in Tier 3 areas.	Charles Madison Carolyn Chen Marybelle Ang	6/6/2023 6/15/2023 6/15/2023 N/A	Audumens	Nonic	N/A	
62	Cal Adovcates 202	23WMP-10	2023-WMP	6	Cal Advocates 10.6	This question refers to PacifiCorp's 2023 WMP, Table 8-19, pp. 205-206. In 2022, PacifiCorp has reported that it audited 72% of all miles for detailed vegetation inspection for distribution and only 83% of all miles for detailed vegetation inspection for transmission. The 2022 goal for both detailed vegetation inspection programs was 100%. (a)Please explain why PacifiCorp was unable to complete audits for the remaining 28% of detailed vegetation inspections for distribution in 2022. (b)Please explain why PacifiCorp was unable to conduct audits for the remaining 17% of detailed vegetation inspections for transmission in 2022. (c)How did PacifiCorp set its targets of 100% in 2022 for both distribution and transmission? (d)Did any adverse consequences arise as a result of PacifiCorp's failure to achieve its 2022 targets in this area? Please explain your response. (e)Does PacifiCorp's 2022 performance in this area demonstrate prudent management? Why or why not?	(a)The remaining line miles were distribution circuits that were inspected, worked, and post-audited as part of the annual patrol inspection program. The remaining line	Marybelle Ang	6/6/2023 6/15/2023 6/15/2023 N/A			8 Wildfire 8.2 Mitigations WEGETATION MANAGEMENT AND INSPECTIONS	8.2.5 Quality Assurance and Quality Control
63	Cal Adovcates 202	23WMP-11	2023-WMP	1	Cal Advocates 11.1	This question pertains to PacifiCorp's 2023 WMP, Figures 6-10 and 6-11, pp. 95-96. a) Please define "cumulative ignition risk driver" as used in the context of Figures 6-10 and 6-11. b) Please define "fire season" as used in the context of Figures 6-10 and 6-11.	(a)Cumulative ignition risk drivers are the sum of specific risk drivers for the period specified. (b)Every year from May 1 to October 31.	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023 6/12/2023 6/12/2023 N/A			6 RISK 6.5 METHODOLO ENTERPRISE GY AND SYSTEM FOR ASSESSMENT RISK ASSESSMENT	N/A
64	Cal Adovcates 202	23WMP-11	2023-WMP	2	Cal Advocates 11.2	This question pertains to PacifiCorp's 2023 WMP, Figure 6-10, p. 95. a) Cal Advocates interprets the table in Figure 6-10 to mean that the rows labeled 2015 through 2022 represent annual numbers of "ignition risk driver" events in California (rather than, e.g., wire down events). Is this interpretation correct? If not, please explain the meaning of each of these rows. b) The "wire down" row of the table in Figure 6-10 does not specify a date range. Cal Advocates interprets this table to mean that the "wire down" row represents total numbers for the years 2015-2022. Is this interpretation correct? If not, please explain the meaning of the "wire down" row. c) Please disaggregate the data on wire down events by year (i.e., provide data for each year from 2015-2021).	(a)Yes, the interpretation is correct. (b)Yes, the interpretation is correct. (c)Please refer to table below:	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023 6/12/2023 6/12/2023 N/A			6 RISK METHODOLO ENTERPRISE GY AND ASSESSMENT RISK ASSESSMENT	N/A
65	Cal Adovcates 202	23WMP-11	2023-WMP	3	Cal Advocates 11.3	This question pertains to PacifiCorp's 2023 WMP, Figure 6-10, p. 95.	(a)Ignition risk drivers helped shape Pacific Power's programs which typically focus on methods, tactics, and technologies that reduce outages or, more specifically, fault events. (b)For many risk drivers, risk is mitigated through a combination of programs and there is not always a 1:1 relationship between a risk driver category and a mitigation program. All elements and programs in the plan work together to collectively mitigate wildfire risk.	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023 6/12/2023 6/12/2023 N/A	,		6 RISK 6.5 METHODOLO ENTERPRISE GY AND SYSTEM FOR ASSESSMENT RISK ASSESSMENT	N/A

Count Party Name	DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA WMP Se	tion Category	Subcategory
66 Cal Adovcates 202	23WMP-11	2023-WMP		Cal Advocates 11.4	This question pertains to PacifiCorp's 2023 WMP, Figure 6-11, p. 96. a) Cal Advocates interprets the table in Figure 6-11 to mean that the rows labeled 2015 through 2022 represent annual numbers of "ignition risk driver" events in California (rather than, e.g., wire down events). Is this interpretation correct? If not, please explain the meaning of each of these rows. b) The "wire down" row of the table in Figure 6-11 does not specify a date range. Cal Advocates interprets this table to mean that the "wire down" row represents total numbers for the years 2015-2022. Is this interpretation correct? If not, please explain the meaning of the "wire down" row. c) Please disaggregate the data on wire down events by year (i.e., provide data for each year from 2015-2022).	(a)Yes. The interpretation is correct. (b)Yes. The interpretation is correct. (c)Please refer to the table provided below:	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A			GY AND	6.5 DLO ENTERPRISE SYSTEM FOR RISK ASSESSMENT	N/A
67 Cal Adovcates 202	23WMP-11	2023-WMP		Cal Advocates 11.5	This question pertains to PacifiCorp's 2023 WMP, Figure 6-11, p. 96. In 2022, the count of cumulative risk drivers that occurred during fire season is considerably lower compared to historical records. (Please refer to attachment 1.) a) Please provide an explanation as to why there is a decrease in the number of cumulative risk drivers during fire season when compared to historical data. b) Please list the factors that led to the decrease in the number of cumulative risk drivers during fire season when compared to historical data.	(a)Ignition risk drivers helped shape Pacific Power's programs which typically focus on methods, tactics, and technologies that reduce outages or, more specifically, fault events. (b)For many risk drivers, risk is mitigated through a combination of programs and there is not always a 1:1 relationship between a risk driver category and a mitigation program. All elements and programs in the plan work together to collectively mitigate wildfire risk.	Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A			GY AND	6.5 DLO ENTERPRISE SYSTEM FOR ENT RISK ASSESSMENT	N/A
68 Cal Adovcates 202	23WMP-12	2023-WMP		Cal Advocates 12.1	Please provide a copy of PacifiCorp's Public Safety Power Shutoff Execution Playbook (PSPS Playbook), as referenced in PacifiCorp's 2023 WMP, p. 252.	Please refer to Attachment 12.1 which provides a copy of the 2023 Public Safety Power Shutoff (PSPS) Execution Playbook.	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A	1	Attachment 12.1	8 Wildfir Mitigatio		8.4.2 Emergency Preparedness Plan
69 Cal Adovcates 202	23WMP-12	2023-WMP		Cal Advocates 12.2	due to fast-trip settings in 2021." None of PacifiCorp's circuits had any customer- minutes of de-energization. However, PacifiCorp provided a response to CalAdvocates-PacifiCorp-2022WMP-18, Question 1, which provided outages on circuits that had fast-trip settings enabled in 2021 with 39 circuits having outages. a) Please explain the discrepancy. b) Assuming that the customer-minutes of de-energization in 2021 due to fast trip settings was accurate in PacifiCorp's response to CalAdvocates-PacifiCorp-2022WMP-	Question 1" is intended to be a reference to CalAdvocates Data Request 3.1. Further, the Company assumes that the reference to "CalAdvocates PatafiCorp-2022WMP-18, Question 1" is intended to be a reference to CalAdvocates Data Request 18.1. Based on the foregoing assumptions, the Company responds as follows: (a)The data provided in the Company's response to CalAdvocates Data Request 18.1 was related to all outages that occurred in 2021 and were not limited to only if fast-trip settings were enabled. (b)Not Applicable. The data provided in the Company's response to CalAdvocates Data	Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A			N/A	N/A	N/A
70 Cal Adovcates 202	23WMP-12	2023-WMP		Cal Advocates 12.3	This question is related to PacifiCorp's transmission lines. a) Do any of PacifiCorp's California circuits receive electricity from sources outside of California? b) if the answer to part (a) is yes, please list the circuits and their electricity sources. c) Please describe PacifiCorp's plan in the event of de-energization of transmission lines that supply power from sources outside of California. d) Has PacifiCorp ever experienced any de-energizations (including, but not limited to PSPs) because of loss of electricity supply from outside of California? e) If the answer to part (d) is yes, please state the date of each such outage since the beginning of 2018. f) If the answer to part (d) is yes, for each outage since the beginning of 2018, please elaborate on the duration, number of customers affected and actions PacifiCorp took during the outage.	(d)PacifiCorp is unable to determine at this time if the Company has ever experienced any de-energizations because of loss of electricity from outside of California. PacifiCorp would need additional time to gather up this information to		6/7/2023	6/12/2023	6/12/2023	N/A	1	Attachment 12.3	N/A	N/A	N/A
71 Cal Adovcates 202	23WMP-12	2023-WMP		Cal Advocates 12.4	Regarding Pacificorp's Elevated Fire Risk (EFR) settings: a) Please provide a description of the weather conditions in which PacifiCorp will enable or adjust its EFR settings. b) Please identify the months or seasons in which PacifiCorp enables its EFR program. c) Please provide any relevant work documents or procedures that PacifiCorp utilizes related to enabling its EFR settings. d) Please provide a list of which circuits utilized EFR settings in 2021. e) Please provide a list of which circuits utilized EFR settings in 2022. f) Please provide a list of circuits that PacifiCorp expects will utilize EFR settings in 2023.	Geographic Area Coordination Center's (GACC) 7-DAY Significant Fire Potential product, publicly available fuels information, and weather forecast data.	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A	1	Attachment 12.4	N/A	N/A	N/A

Count	Party Name	DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA Required	WMP Section	Category	Subcategory
72	Cal Adovcates	2023WMP-13	2023-WMP	1	Cal Advocates 13.1	On page 159 of its WMP, PacifiCorp states that it "does not have an asset management and inspection enterprise system. Instead, the company leverages a combination of legacy databases and internal planning tools to determine asset inventory and manage inspection, correction, and maintenance programs." PacifiCorp also notes that it does not have plans to develop or migrate toward a single enterprise system. Please respond to the following questions: a) Why has PacifiCorp chosen not to develop a single system for asset management and inspection data? b) List and describe PacifiCorp's "internal planning tools" referenced in the quote above. c) List all "legacy databases" that PacifiCorp uses to house asset management and inspection data. For each "legacy database" listed, please specify what type of data it houses (e.g., transmission detailed inspection results, QA/QC audit results, etc.). d) Describe and provide examples (e.g., screenshots, data outputs, dashboards, etc.) of the "Facility Point Inspection (FPI) mainframe style database" that contains condition records for assets outside the substation, as described on p. 159 of PacifiCorp's WMP.				6/12/2023	6/12/2023	N/A	1	Attachment CalAdvocates 13.1		8 Wildfire Mitigations	8.1 GRID DESIGNS, OPERATIONS, AND MAINTENANCE	8.1.5 Asset Management and Inspection Enterprise System(s)
73	Cal Adovcates	2023WMP-13	2023-WMP	2	Cal Advocates 13.2	On page 159 of its WMP, PacifiCorp states that it "does not have an asset management and inspection enterprise system. Instead, the company leverages a combination of legacy databases and internal planning tools to determine asset inventory and manage inspection, correction, and maintenance programs." Please provide a step-by-step description of PacifiCorp's recordkeeping or data management procedures – identifying the databases or tools used at each stage – for conducting a detailed asset inspection, generating an asset corrective work order, and performing the necessary maintenance. Please include, at minimum, the following steps in your narrative: a) Scheduling a detailed asset inspection b) Performing the inspection c) Recording results and findings from the inspection d) Creating a work order for asset repairs/remediation e) Scheduling the remediation work f) Performing the remediation work g) Closing the work order	(a)The Inspections are setup in the geographic information systems maintenance organizer (GISMO) based on the type of inspection and by given year. The inspection plan is based on a cycle of specific lines (transmission) or specific mapstring-sections (one mile grid of distribution facility points). These plans vary from year-to-year based on wildfire risk areas, state requirements, grids and lines which can vary the number of inspections completed each year. A weekly progress report is put in place to determine timeline for completion. This will outline the work to be performed and which inspector will perform the work. (b)The inspections are routed to the inspection contractor via a data extract from the facility point inspection (FPI) mainframe. The inspection contractor will prepare the active data and assign it to the inspector that will be performing the work. This will coincide with the plan and progress report referred to in (a) of this response. As the inspections are completed, the progress report is adjusted depending on the number of inspections being complete to ensure inspections stay on track. The inspections are completed from PacifiCorp's inspection plan in coordination with PacifiCorp's Procedure 069. Please refer to Attachment CalAdvocates 13.2 which provides a copy of PacifiCorp's Procedure 069. (c)The inspector will use a proprietary software model to perform an inspection to PacifiCorp's inspection standards. The inspector will perform all acts of the required	Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A					DESIGNS, OPERATIONS,	8.1.5 Asset Management and Inspection Enterprise System(s)
74	Cal Adovcates	2023WMP-13	2023-WMP		Cal Advocates 13.3	Table 8-7 of PacifiCorp's WMP notes that QA/QC audit results in 2022 for patrol inspections were 92%, compared to the yearly target pass rate of 95%. Please respond to the following: a) Why did patrol inspection audits miss the target pass rate of 95%? b) What actions has PacifiCorp taken to ensure audit results meet targets in future years?	inspection, take all measurements and photos while walking pole to pole. Once completed, the inspector will "close" out the inspection which will show as completed. At the end of the week, the inspection results are uploaded to the inspection contractor's database. Once in the contractor's database, the inspection [a)PacifiCory does not currently perform audits on patrol inspections. This row was a typo in Table 8-7 of PacifiCory's 2023 Wildfire Mitigation Plan (WMP). (b)The Company is currently meeting all audit result targets. To ensure this continues in future years, the Company will continue to review and actively manage inspection audit results for all inspectors. This includes reviewing individual inspector performance and conditions identified during inspections. From these results, the Company adjusts training and inspection practices to ensure targets are met.	Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023	N/A	1				DESIGNS,	8.1.6 Quality Assurance and Quality Control
75	Cal Adovcates	2023WMP-13	2023-WMP	4	Cal Advocates 13.4	On page 164 of its WMP, PacifiCorp notes that it does not currently have the capability to project trends or future targets with regards to past due work orders. Please respond to the following questions: a) Explain why PacifiCorp is unable to project trends or future targets with regards to past due work orders. b) Does PacifiCorp intend to develop the capacity to project trends or future targets with regards to past due work orders?	(a)PacifiCorp does not currently have the tools available to project trends or future targets with regards to past due work orders. (b)Yes, the Company is planning to develop trending and future target tools for past due work orders. The Company is currently in the process of evaluating its existing processes and data to determine the toolsets needed.	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	6/12/2023 I	N/A		1	1			8.1.7 Open Work Orders

Count Party Name DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date	Due Date Date Sent	Link	Number of	Attachment	NDA	WMP Section	Category	Subcategory
76 Cal Adovcates 2023WMP-13	2023-WMP	No. 5	13.5	On pages 164 and 165 of its WMP, PacifiCorp documents its numbers of past due work orders. a) What is PacifiCorp's plan to address its increasing numbers of past due work orders? b) Does PacifiCorp currently have any overdue Level 1 priority open work orders? c) If the answer to part (b) is yes, please state the number of such overdue work orders in each HFTD tier.	(a)PacifiCorp's plan to address this is to actively monitor and track these work orders so they can be corrected as soon as possible. (b)Yes, the Company currently has 16 Level 1 priority open work orders (A conditions). Note: the Company designates all Level 1 priority work orders as A conditions. This includes conditions that are imminent dangers that must be corrected immediately and conditions that are non-imminent dangers, but higher priority than a Level 2 priority work order. The Company's policy is to correct non-imminent danger A conditions within 30 days. All 16 conditions are non-imminent dangers. Please refer to Attachment CalAdvocates 13.5 which provides a list of these conditions. (c)Please refer to the Company's response below: CA Tier 2 = 3 CA-Non-Tier = 13		Received 6/7/2023	6/12/2023 6/12/2023	N/A	Attachments 1	Name Attachment CalAdvocates 13.5	Required			8.1.7 Open Work Orders
77 Cal Adovcates 2023WMP-13	2023-WMP		13.6	11,007 detailed inspections on distribution and transmission facilities. a) Please explain the discrepancy.	the state of the s	Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023 6/12/2023	N/A	1	Attachment CalAdvocates 13.6		Mitigations		8.1.3 Asset Inspections
78 Cal Adovcates 2023WMP-14	2023-WMP	1	14.1	Please provide a list of all level 1 asset corrective work orders that were created (opened) in 2020 through 2022 in a spreadsheet that lists each work order as a row and has the following columns. a) Work Order Number b) Work Order Description c) Equipment Type d) HFTD Tier e) Circuit ID number f) Line Type (Distribution or Transmission) g) Date of Asset Inspection h) Date the work order was originally opened i) Due date of the original work order j) Geographic latitude of the work order in decimal degrees, truncated to seven decimal places k) Geographic longitude of the work order in decimal degrees, truncated to seven decimal places l) Date(s) the work order was reinspected or modified (if applicable) m) Due date of the work order after it was reinspected or modified (if applicable) n) Priority level of the work order after it was reinspected or modified (if applicable) o) Reason for reinspection (if applicable) p) Date the work order (original or reclassified) was completed.	Please refer to Attachment CalAdvocates 14.1. Note - the Company designates all Level 1 priority work orders as A conditions. The data in the attachment includes all conditions designated as an A condition in 2020 through 2022 per Company Procedure 069. The Company's internal Policy 192 requires A conditions that are imminent dangers to be corrected immediately. For any A conditions that are not imminent dangers, the policy allows for up to 30 days for corrective action.	Charles Madison Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	N/A	1	Attachment CalAdvocates 14.1		N/A	N/A	N/A

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date D	Due Date Date	Sent Link	Number of Attachments	Attachment Name	NDA W	MP Section Category	Subcategory
79 Cal Adovcates 2023WMP-15	2023-WMP	1	Cal Advocates 15.1	management partner through a competitive bidding process initiated in 2022 and concluding in 2023. This new contracted partner is expected to facilitate delivery of the various aspects of line rebuild projects, such as project management, project controls, project reporting, engineering, estimating, permitting, surveying, material management, construction, and post construction inspections. Pacific Power anticipates that the new contracted partner will begin supporting the delivery of covered conductor in 2023. (p. 139, 140) a) What has PacifiCorp accomplished in 2022 to obtain a construction management partner?	landscape and key elements for a successful partnership and program. More than 50 contractors were invited to participate in the RFI and 13 responded; Reviewing RFI responses to determine the scope and plan for a request for proposal (RFP) bid event and identifying the list of potential bidders to invite; Issuing the RFP to 11 bidders; and Facilitating a pre-bid meeting – mandatory for bidders submitting a proposal – to review the scope and schedule and to ensure that bidders' questions were addressed. (b)As of June 12, 2023, PacifiCorp has performed the following activities to obtain a construction management partner: addressed bidders' questions before proposals were due; completed technical and commercial evaluations of proposals submitted by seven bidders; and conducted separate interviews with five bidders to give each an opportunity to detail their proposal to the PacifiCorp team. (c)PacifiCorp sent pre-bid communication to potential bidders. Please refer to Attachment CalAdvocates 15.1-1 which provides a copy of Pre-Bid Communication CMAR Fire Mitigation RFP_Redacted.	Marybelle Ang	6/8/2023 6/	/13/2023 6/13/2	023 N/A	2	CalAdvocates 15.1-1 CalAdvocates 15.1-2		WILDFIRE 8.1 GRID TIGATIONS DESIGNS, OPERATIONS, AND MAINTENANC	
80 Cal Adovcates 2023WMP-15	2023-WMP	2	Cal Advocates 15.2	Pacificory's 2023 WMP proposes to "engage a construction management partner to facilitate delivery of the various aspects of line rebuild projects, such as project management, project controls, project reporting, engineering, estimating, permitting, surveying, material management, construction, and post construction inspections." (p. 139, 140) Please describe PacifiCory's plan for managing this proposed contractor. Please address the following issues, at minimum: a) How many internal staff members will be needed to manage the contractor and what skills or qualifications will the internal staff members bring to bear? b) Which PacifiCorp teams or units will be responsible for managing the contractor? c) How will PacifiCorp provide guidance and direction to the contractor regarding goals, tasks, and deliverables? d) How will PacifiCorp maintain effective oversight and supervision of the contractor's work?	may be needed to manage the contractor. Skills and qualifications for these internal resources are yet to be determined.	Tyler Holzschuh Carolyn Chen Marybelle Ang	6/8/2023 6/	/13/2023 6/13/-	023 N/A				VILDFIRE 8.1 GRID TIGATIONS DESIGNS, OPERATIONS, AND MAINTENANC	
81 Cal Adovcates 2023WMP-15	2023-WMP	3	Cal Advocates 15.3	In PacifiCorp's quarterly data report for Q4 2022, PacifiCorp missed its annual target for installation of system automation equipment. Please explain: a) Why the installation target was missed; b) What the limiting factors for installation are; and c) What PacifiCorp is changing in 2023 and going forward so that future targets are not missed.	(b)As explained in the Company's response to subpart (a) above, the annual target for		6/8/2023 6/	/13/2023 6/13/.	023 N/A				VILDFIRE 8.1 GRID TIGATIONS DESIGNS, OPERATIONS, AND MAINTENANC	

Cour	t Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA Required	WMP Section	Category	Subcategory
82	Cal Adovcates 2023WMP-15	2023-WMP	4	Cal Advocates 15.4	In PacifiCorp's quarterly data report for Q4 2022, PacifiCorp missed its annual target for expulsion fuse replacement. Please explain: a) Why the installation target was missed; b) What the limiting factors for installation are; and c) What PacifiCorp is changing in 2023 and going forward so that future targets are no missed.	(a)Suppliers delivered the required quantities of expulsion fuses later than anticipated. This delayed the mass installation of expulsion fuses until Q4 2022. Additionally, December of 2022 had poor weather impacting construction progress. (b)The limiting factors were the date replacement fuses became available and the weather in December 2022. (c)The limiting factors in 2022 have been addressed with the receipt of the materials late in 2022 supporting work into 2023. While weather was not favorable in Q1 2023, PacifiCorp was able to complete 1,455 installations during out of an annual target of 5,000 (29 percent complete). Based on this, installations are occurring at a pace to meet targets for 2023.	Tyler Holzschuh Carolyn Chen Marybelle Ang		6/13/2023 6		N/A				8 WILDFIRE MITIGATIONS	DESIGNS,	8.1.2 Grid Design and System Hardening
83	Cal Adovcates 2023WMP-15	2023-WMP		15.5	For covered conductor installation, PacifiCorp's 2023 target is significantly higher than its 2024-2025 targets (PacifiCorp's 2023 WMP p. 132, 133). a) Why is PacifiCorp's 2023 target significantly higher than its 2024-2025 targets? b) Why does PacifiCorp's Strategy of decreasing system hardening targets over time optimally reduce risk?	(a) PacifiCorp's targeted run rate of line rebuild projects is 80 miles per year. The 2023 target is higher than this run rate due to inclusion of about 50 miles of 2022 projects that were incomplete at the end of 2022. (b) This target of 80 miles was set as an achievable target for predicable results at the recommendation from Cal Advocates. PacifiCorp will look for opportunities to exceed these targets as additional resources or efficiencies allow.	Carolyn Chen Marybelle Ang	6/8/2023	6/13/2023 6	5/13/2023	N/A						8.1.1.2 Targets
84	Cal Adovcates 2023WMP-15	2023-WMP	6	15.6	For covered conductor installation, PacifiCorp's 2023 target is significantly higher than its 2024-2025 targets (PacifiCorp's 2023 WMP p. 132, 133). a) Why is PacifiCorp's 2023 target significantly higher than its 2024-2025 targets? b) Why does PacifiCorp's	Please refer to Company's response to CalAdvocates Data Request 15.5	Tyler Holzschuh Carolyn Chen Marybelle Ang	6/8/2023	6/13/2023 6	5/13/2023	N/A						8.1.1.2 Targets
85	Cal Adovcates 2023WMP-15	2023-WMP		15.7	For distribution pole replacement, PacifiCorp's 2023 target is significantly higher than its 2024-2025 targets (PacifiCorp's 2023 WMP p. 132, 133). a) Why is Pacificorp's 2023 target significantly higher than its 2024-2025 targets? b) Why does PacifiCorp's strategy of decreasing system hardening targets over time optimally reduce risk?	(a) Distribution pole replacements are a function of the line rebuild program. The target line miles for 2023 is higher than 2024-2025 so the distribution pole replacement targets are adjusted proportionally. (b) Please refer to Company's response to CalAdvocates Data Request 15.5, subpart (b).	Tyler Holzschuh Carolyn Chen Marybelle Ang	6/8/2023	6/13/2023 6	5/13/2023	N/A						8.1.1.2 Targets
86	Cal Adovcates 2023WMP-15	2023-WMP	8	15.8	For transmission pole replacement, PacifiCorp's 2023 target is significantly higher than its 2024-2025 targets (PacifiCorp's 2023 WMP p. 132, 133). a) Why is Pacificorp's 2023 target significantly higher than its 2024-2025 targets? b) Why does PacifiCorp's strategy of decreasing system hardening targets over time optimally reduce risk?	(a)Transmission pole replacements are a function of the line rebuild program. The target line miles for 2023 are higher than 2024-2025 so the transmission pole replacement targets are adjusted proportionally. (b)Please refer to Company's response to CalAdvocates Data Request 15.5 subpart (b).	Tyler Holzschuh Carolyn Chen Marybelle Ang	6/8/2023	6/13/2023 6	5/13/2023	N/A						8.1.1.2 Targets
87	Cal Adovcates 2023WMP-15	2023-WMP		15.9	For installation of system automation equipment, Pacificorp's 2023 target is significantly higher than its 2024-2025 targets (Pacificorp's 2023 WMP p. 132, 133). a) Why is Pacificorp's 2023 target significantly higher than its 2024-2025 targets? b) Why does Pacificorp's strategy of decreasing system hardening targets over time optimally reduce risk?	(a)PacifiCorp has already replaced most of the system automation equipment within California including equipment outside the high fire threat districts (HFTD) Tier 2 and Tier 3 areas. While PacifiCorp will continue to evaluate additional system automation projects, there is no additional scope to include in 2024-2025 at this time. (b)There is not a strategy to decrease system hardening targets. With respect to this request, PacifiCorp has replaced most of the system automation equipment, so a reduction in targets is a function of that background.	Carolyn Chen	6/8/2023	6/13/2023 6	5/13/2023	N/A						8.1.1.2 Targets
88	Cal Adovcates 2023WMP-15	2023-WMP	10	15.10	For expulsion fuse replacement, PacifiCorp's 2023 target is significantly higher than its 2024-2025 targets (PacifiCorp's 2023 WMP p. 132, 133). a) Why is PacifiCorp's 2023 target significantly higher than its 2024-2025 targets? b) Why does PacifiCorp's strategy of decreasing system hardening targets over time optimally reduce risk?	(a)PacifiCorp anticipates that it will have replaced the majority of the total scoped expulsion fuses by the end of 2023. The 2024 scope is projected to complete out this program. (b)There is not a strategy to decrease system hardening targets. With respect to this request, PacifiCorp anticipates that it will have replaced the majority of the total scoped expulsion fuses by the end of 2023. The 2024 scope is projected to complete out this program.	Tyler Holzschuh Carolyn Chen Marybelle Ang	6/8/2023	6/13/2023 6	5/13/2023	N/A				8 WILDFIRE MITIGATIONS		8.1.1.2 Targets
89	Cal Adovcates 2023WMP-15	2023-WMP		15.11	This question relates to the number of electromechanical relays that protect Pacificorp's California HFTD area. a) What does PacifiCorp mean by "all identified relays" (PacifiCorp's 2023 WMP, p. 132) when it states that it will upgrade all identified relays by December 2026? b) Please provide PacifiCorp's definition of transmission.	(a)All protection relays for circuits with sections within high fire threat district (HFTD) areas. (b)PacifiCorp's definition of transmission includes any circuit designed to operate at 46 kilovolt (kV) to 200 kV as Local Transmission, and above 200 kV as Main Grid Transmission. It is understood that this is different than the California Public Utilities Commisson (CPUC) definition of transmission as provided in General Order (GO) 131D. PacifiCorp's definition of Local Transmission is similar to how the CPUC defines "power line" and Main Grid Transmission matches the definition of "transmission line." PacifiCorp's current local transmission network in California is operated at 69 kV and 115 kV,	Carolyn Chen Marybelle Ang	6/8/2023	6/13/2023 6	5/13/2023	N/A						8.1.1.2 Targets

Count Party Name DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA V Required	/MP Section Category	Subcategory
90 Cal Adovcates 2023WMP-15	2023-WMP	12	Cal Advocates 15.12	This question relates to the number of electromechanical relays that protect PacifiCory's California HFTD area. Assuming PacifiCorp meets its stated system automation equipment targets, please answer the following: a) Where both the 1st and 2nd local transmission substation relays (which protect HFTD circuit segments) are electromechanical: 1. How many instances of these situations will be left after 2025? 2. How many instances of these situations will be left after December 2026? b) Where both the 1st and 2nd local distribution substation relays (which protect HFTD circuit segments) are electromechanical: 1. How many instances of these situations will be left after 2025? 2. How many instances of these situations will be left after December 2026? c) For overhead distribution reclosers relays (which protect HFTD circuit segments), where the relay is electromechanical. 1. How many instances of these situations will be left after 2025? 2. How many instances of these situations will be left after 2025? 2. How many instances of these situations will be left after December 2026? d) How many total electromechanical relays (which protect HFTD circuit segments): 1. Will be left after 2025? 2. Will be left after December 2026?	(a)Please refer to the Company's response to subparts 1. and 2. below: 1.Zero 2.Zero (b) Please refer to the Company's response to subparts 1. and 2. Below: 1.Zero 2.Zero (c) Please refer to the Company's response to subparts 1. and 2. Below: 1.Zero 2.Zero (d) Please refer to the Company's response to subparts 1. and 2. Below: 1.Zero 2.Zero 2.Zero	Tyler Holzschuh Carolyn Chen Marybelle Ang		6/13/2023	6/13/2023	N/A	Attechnicis	Name	8	WILDFIRE 8.1 GRID ITTIGATIONS DESIGNS, OPERATIONS, AND MAINTENANC	8.1.1.2 Targets
91 Cal Adovcates 2023WMP-16	2023-WMP		Cal Advocates 16.1	In its response to question 1 of CalAdvocates-PacifiCorp-2023WMP-14, PacifiCorp states: the Company designates all Level 1 priority work orders as A conditions. The data in the attachment includes all conditions designated as an A condition in 2020 through 2022 per Company Procedure 069. The Company's internal Policy 192 requires A conditions that are imminent dangers to be corrected immediately. For any A conditions that are not imminent dangers, the policy allows for up to 30 days for corrective action. a) Please provide a copy of Company Procedure 069. b) Please provide a copy of Company Procedure 192. c) Please describe how PacifiCorp determines whether an "A condition" is or is not an imminent danger. d) Please state the basis for classifying an A condition as imminent. e) Please state the basis for classifying an A condition as non-imminent.	The Company assumes that the reference to "question 1 of CalAdvocates-PacifiCorp-2023WMP-14" is intended to be a reference to CalAdvocates Data Request 14.1. Based on the foregoing assumption, the Company responds as follows: (a)Please refer to Attachment CalAdvocates 16.1 which provides a copy of PacifiCorp's Procedure (SOP) 069. (b)Please refer to Attachment CalAdvocates 16.1 which provides a copy of PacifiCorp's Asset Management Policy 192. (c)As stated in PacifiCorp's Asset Management Policy 192, page 2, an imminent threat/danger is a condition that poses a present and significant threat to human life or property. (d)The classifying of an "A" condition as imminent is based on if an "A" condition meets the definition of an imminent threat as stated in PacifiCorp's Asset Management Policy 192; then it is imminent. (e)If an "A" condition does not meet the definition of an imminent threat as stated in PacifiCorp's Asset Management Policy 192, then it is non-imminent.	Carolyn Chen Marybelle Ang	6/15/2023	6/20/2023	6/20/2023	N/A	1	Attach CalAdvocates 16.1	N	/A	
92 Cal Adovcates 2023WMP-16	2023-WMP		Cal Advocates 16.2	a) For asset work orders that are designated as Level 1 priority but non-imminent dangers, does PacifiCorp take any interim measures or actions (temporary repairs, increased inspections, or patrols, etc.) to ensure that the problem is made safe until the corrective action is completed? b) If the answer to (a) is "yes," please describe the types of interim measures or actions that PacifiCorp takes. c) If the answer to (a) is "no," please explain why not.	The Company assumes that the reference to "question 1 of CalAdvocates-PacifiCorp-2023WMP-14" is intended to be a reference to CalAdvocates Data Request 14.1. Based on the foregoing assumption, the Company responds as follows: (a)Yes, depending on the severity and if possible, the Company may take interim measures or actions to ensure the condition is made safe until correction action can be completed. (b)Interim measures or actions the Company may take on a condition prior to corrective action include: 1.Temporary covering – The company may install a temporary covering, which is used temporarily until corrective work is performed; examples of a temporary covering are an insulating sleeve and an avian hose 2.Temporary reinforcement/supports – The company may install a temporary reinforcement/support, which is used temporarily until corrective work is performed, examples of a temporary reinforcement/support are steel plating, guying, and extension arms 3.Follow-up inspections – An inspector may visit the site prior to the correction date to ensure the condition has not further deteriorated and does not require escalation. (c)Not applicable.	Carolyn Chen Marybelle Ang	6/15/2023	6/20/2023	6/20/2023	N/A			N	/A	

Count Party Name DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment	NDA \	WMP Section Category	Subcategory
93 Cal Adovcates 2023WMP-16	2023-WMP		Cal Advocates 16.3	remediate the condition?	The Company assumes that the reference to "question 1 of CalAdvocates-PacifiCorp-2023WMP-14" is intended to be a reference to CalAdvocates Data Request 14.1. Based on the foregoing assumption, the Company responds as follows: (a)The work orders listed in this data request were not classified as an imminent threat because the Company's inspector made the determination that they did not meet the definition of an imminent threat per PacifiCorp's Asset Management Policy 192. PacifiCorp's Procedure 069 allows for inspectors to specify an "A" priority for CONDFRAY condition, which allows up to 30 days for correction per PacifiCorp's Asset Management Policy 192 if it is deemed not an imminent threat. Application of Asset Management Policy 192 to a particular circumstance in the field requires an inspector to exercise judgment regarding the severity of the condition; inspector training contemplates that an "A" priority CONDFRAY condition is any conductor that has greater than 50 percent of conductor strands cut. If a condition is determination that the condition poses a present and significant threat to human life or property. With respect to each particular condition addressed in the work orders referenced in this request, the inspector did not make a determination the condition posed a present and significant threat to human life or property. (b)Any "A" condition that is deemed not an imminent threat is allowed up to 30 days for correction per PacifiCorp's Asset Management Policy 192.	Carolyn Chen Marybelle Ang	6/15/2023	6/20/2023	6/20/2023	N/A	ALBUMINEM	Name		N/A	
94 Cal Adovcates 2023WMP-16	2023-WMP		Cal Advocates 16.4	This question pertains to the Excel spreadsheet named "Attach CalAdvocates 14.1.xlsx." In this spreadsheet, 13 asset work orders have damage codes listed as "DISTRIBUTION - TREE CONTACTING PRIMARY" or "TREE CONTACTING OPEN SECONDARY," including the following 3 examples: (1) Work order ID 574335972-98671-DTLTRT-06_22_2021-TREDIST-1^668041/00 4/030, created on 6/22/2021. (2) Work order ID 739842814-48640-DETAIL-06_02_2020-TREDIST-1^07218001.0262905, created on 6/2/2020. (3) Work order ID 519963558-30409-DETAIL-02_01_2022-TRESCBRN-1^06147005.0265404, created on 2/1/2022. For each of the work orders listed above, please answer the following questions: a) Please explain why the work order was not classified as an imminent threat. b) Why did PacifiCorp deem it prudent to set a deadline of approximately 30 days to remediate the condition? (2) Did PacifiCorp deem it prudent to set a deadline of approximately 30 days to remediate the condition? (3) If the answer to part (c) is yes, please describe the interim remedial actions taken. e) If the answer to part (c) is no, why not?	The Company assumes that the reference to "question 1 of CalAdvocates-PacifiCorp-2023WMP-14" is intended to be a reference to CalAdvocates Data Request 14.1. Based on the foregoing assumption, the Company responds as follows: (a) The work orders listed in this data request were not classified as an imminent threat because the Company's inspector made the determination that they did not meet the definition of an imminent threat per PacifiCorp's Asset Management Policy 19.2. PacifiCorp's Procedure 069 allows for inspectors to specify an "A" priority for TREDIST and TRESCBRN conditions, which allows up to 30 days for correction per PacifiCorp's Asset Management Policy 192, if it is deemed not an imminent threat. (b) Any "A" condition that is deemed not an imminent threat is allowed up to 30 days for correction per PacifiCorp's Asset Management Policy 192. (c) No, the Company did not take any interim remedial actions for these conditions. (d) Not applicable. (e) In this case, the Company's inspector made the determination interim remedial action was not needed for the conditions.	Charles Madison Carolyn Chen Marybelle Ang	6/15/2023	6/20/2023	6/20/2023	N/A			P	N/A	
95 Cal Adovcates 2023WMP-16	2023-WMP		Cal Advocates 16.5	1/055, created on 1/27/2020. (2) Work order ID 983435913-45949-ADMIN-05_03_2021-POLEREPL- 1^07114001.0276306, created on 5/3/2021. (3) Work order ID 169522597-70849-ADMIN-01_02_2020-POLEDERP- 1^07114001.0341100, created on 1/2/2020. For each of the work orders listed above, please answer the following questions: a) Please explain why the work order was not classified as an imminent threat.	(a)The work orders listed in this data request were not classified as an imminent threat because the Company's inspector made the determination that they did not meet the definition of an imminent threat per PacifiCorp's Asset Management Policy 192. PacifiCorp's Procedure 069 allows for inspectors to specify an "A" priority for POLEREPL and POLEEREPL and POLEGENE and POLEGENE and POLEGENE and POLEGENE and POLEGENE and The state of	Carolyn Chen Marybelle Ang	6/15/2023	6/20/2023	6/20/2023	N/A	(Attach .alAdvocates .6.5		N/A	

Count Party Name DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Received	Due Date	Date Sent	Link	Number of Attachments	Attachment Name	NDA W	MP Section Category	Subcategory
96 Cal Adovcates 2023WMP-09	2023-WMP		st Revised	In the "Table 1" tab, PacifiCorp reports the quarterly number of miles of covered conductor installed from Q1 2022 through Q4 2022. PacifiCorp reports, in cell AB18, a total of 62 miles of covered conductor installed as of Q4 2022. PacifiCorp forecasted the installation of 112 miles of covered conductor by the end of Q4 2022. a) Please explain why PacifiCorp failed to achieve its 2022 target for its covered conductor installation initiative. Identify each factor that contributed to PacifiCorp's missed target for this initiative in 2022. b) Does PacifiCorp plan to install the remaining 50 miles of covered conductor it failed to install in 2022, in 2023? c) If the answer to part (b) is "yes," describe PacifiCorp's plan to finish installation of the remaining covered conductor from 2022. d) If the answer to part (b) is "yes," will these 50 miles displace other covered conductor projects that were previously planned for 2023? Please explain your response. e) If the answer to part (b) is "no," explain why not. f) What measures has PacifiCorp put in place to ensure future targets for covered conductor installations are met?	Further Company's response to Cal Advocates 9.1 dated June 6, 2023, the Company has become aware that the responses to subparts (e) and (f) were inadverely combined as subpart (e). This 1st Revised response correctly provides the Company's intended responses to subparts (e) and (f) of this data request. Note: the responses to subparts (a) through (d) of the Company's original response remain unchanged and valid. (e)Not applicable. (f)PacifiCorp has taken the following measures to ensure targets are met: 1.Projects are initiated earlier. Generally, scoping, design, and permitting are initiated one year prior to the year of construction with a target of all miles designed and permitted by January 1 in the year of construction. 2.Materials procurement has moved to an earlier milestone within the design phase for special order long lead materials. 3.Some materials for line rebuild are not special ordered. Larger bulk orders for these materials were placed with the larger scale of planned 2023 work. 4.PacifiCorp has been using light detection and ranging (LiDAR) to more efficiently collect existing line configuration information. 5.PacifiCorp brought on additional contract resources in 2022 to support the line rebuild program. This includes a project manager, two field inspectors, 0.5 project				6/28/2023	N/A			8	Wildfire 8.1 GRID Itigations DESIGNS, OPERATIONS AND MAINTENAN	
97 Cal Adovcates 2023WMP-15	2023-WMP	1	5.3 - 1st upplemental	In PacifiCorp's quarterly data report for Q4 2022, PacifiCorp missed its annual target for installation of system automation equipment. Please explain: a) Why the installation target was missed; b) What the limiting factors for installation are; and c) What PacifiCorp is changing in 2023 and going forward so that future targets are not missed.	Further to the Company's response to Cal Advocates Data Request 15.3 dated June 13 2023, the Company provides additional clarifying information responsive to subpart (a): (a)PacifiCorp will be updating the reported number of system automation units to 57	Carolyn Chen Marybelle Ang		6/29/2023	6/29/2023	N/A	1	Attach CalAdvocates 15.3 1st SUPP		WILDFIRE 8.1 GRID ITIGATIONS DESIGNS, OPERATIONS AND MAINTENAN	8.1.2 Grid Design and System Hardening
98 Cal Adovcates 2023WMP-13	2023-WMP		3.2 - 1st Revised	On page 159 of its WMP, PacifiCorp states that it "does not have an asset management and inspection enterprise system. Instead, the company leverages a combination of legacy databases and internal planning tools to determine asset inventory and manage inspection, correction, and maintenance programs." Please provide a step-by-step description of PacifiCorp's recordkeeping or data management procedures – identifying the databases or tools used at each stage – for conducting a detailed asset inspection, generating an asset corrective work order, and performing the necessary maintenance. Please include, at minimum, the following steps in your narrative: a) Scheduling a detailed asset inspection b) Performing the inspection c) Recording results and findings from the inspection d) Creating a work order for asset repairs/remediation e) Scheduling the remediation work f) Performing the remediation work g) Closing the work order	Further Company's response to Cal Advocates 13.2 dated June 12, 2023, the Company has become aware that the response to subpart (b) was omitted and the responses to subparts (c) through (g) were mislabled as (b) through (f). This 1st Revised response correctly provides the Company's intended responses to subpart (b) and correct the labeling of subparts (c) through (g) of this data request. Note: the response to subpart (a) of the Company's original response remain unchanged and valid. (a) The Inspections are setup in the geographic information systems maintenance organizer (GISMO) based on the type of inspection and by given year. The inspection plan is based on a cycle of specific lines (transmission) or specific mapstring-sections (one mile grid of distribution facility points). These plans vary from year-to-year based on wildfire risk areas, state requirements, grids and lines which can vary the number of inspections completed each year. A weekly progress report is put in place to determine timeline for completion. This will outline the work to be performed and (b)The Inspections are routed to the Inspection Contractor via a data extract from the FPI Mainframe. The Inspection Contractor will prepare the active data and assign it to the Inspector that will be performing the work. This will coincide with the plan and progress report mentioned above. As the Inspections are completed, the progress report is adjusted depending on the number of Inspections being completed to ensure Inspections are on track. The Inspections are completed from Pacificorp Inspection plan in coordination with Procedure 069. (c) The inspections are routed to the inspection contractor via a data extract from the facility point inspection (FPI) mainframe. The inspection contractor will prepare the active data and assign it to the inspector that will be performing the work. This will coincide with the plan and progress report referred to in (a) of this response. As the	Carolyn Chen Marybelle Ang	6/7/2023	6/12/2023	7/11/2023	N/A				Wildfire 8.1 GRID Itigations DESIGNS, OPERATIONS AND MAINTENAN	Enterprise

Count Party Name	DR Set #	Data Request	Question No.	Question ID	Question	Responses	Requestor	Date Due Date Date Sent	Link Number o	f Attachment	NDA Required	WMP Section	Category Subcategory
99 OEIS	P-WMP_2023-PC- 2	2023-WMP	NO.		March 2023. i. Provide a status update on this initiative (SA-03), including the following: (1) The number of sensors currently deployed as part of this program (2) The number of sensors to be deployed over the next 3 years (3) A map of current and future deployment locations ii. Will PacifiCorp be providing the information from these sensors to the local, State, and Federal fire agencies in its service area? (1) If yes, please explain how this information will be provided. (2) If no, please explain why. iii. PacifiCorp does not reference these sensors in Table 8-29 "Fire Detection Systems Currently Deployed" (p. 220) of its WMP. Are these sensors accounted for as part of PacifiCorp's "existing and planned ignition detection sensors and systems"? (1) If yes, please explain why this information is not listed in Table 8-29 of PacifiCorp's WMP.	the Company's response to subpart (2) above, PacifiCorp has no plans to deploy more sensors. (iii)Please refer to the Company's responses to subparts (1) and (2) below: (1)Yes. The California Department of Forestry and Fire Protection (CAL FIRE) has access to the sensor platform and has signed up to receive alerts as part of the Department of Homeland Security (DHS) Wildland Fire Sensor Program. (2)Not applicable. (iii)Please refer to the Company's responses to subparts (1) and (2) below:	Jessica McHale	7/19/2023 7/24/2023 7/24/2023	N/A	U TRAILE			
100 OEIS	P-WMP_2023-PC- 2	2023-WMP	2		Regarding Fire Potential Index (FPI) a. On p. 242 of its WMP, PacificOrp states that it does not yet have an operational Fire Potential Index (FPI). i. Provide the method and matrix that is being utilized to formulate the current daily FPI for PacificOrp's service area.	(1)Smoke and air quality sensors are listed in Table 8-29 (line item. "Smoke and Air i.Not Applicable. PacifiCorp is currently using an operational Fire Potential Index (FPI), as shown in the figure and table below from P. 242 of the 2023 Wildfire Mitigation Plan (WMP):	Jessica McHale	7/19/2023 7/24/2023 7/24/2023	N/A			Mitigations	8.3 Situational 8.3.6 Fire Potential Awareness and Index Forecasting
101 OEIS	P-WMP_2023-PC- 2 001	2023-WMP	3	OEIS 1.3	Regarding Weather Station Totals a. On p. 157 of its WMP, Pacificorp states that it has, "continued to increase the weather station density across [its] service territory with close to 100 (portable and fixed) weather stations in California." On p. 213 PacifiCorp states that it utilizes three different types of weather stations: microstations, remote automated weather stations (RAWS), and portable stations. i. Provide a listing of the total number of each type of station owned and operated by PacifiCorp, including the location of each. iii. Provide a list of the total number of stations owned by other entities (e.g., CAL FIRE, BLM, USFS, NWS, NOAA, etc.) that PacifiCorp utilizes for environmental monitoring, including the locations. iii. Provide the location and type of the 26 additional weather stations that are	ii.Additional data could be used from Automated Surface Observing Systems (ASOS),		7/19/2023 7/24/2023 7/24/2023	N/A 1	Attach OEIS 1.3		Mitigations	8.3 Situational 8.3.2 Awareness and Environmental Forecasting Monitoring Systems
102 OEIS	P-WMP_2023-PC- 2	2023-WMP	4		Regarding Weather Station Standards a. On page 216 of its WMP, Pacificorp states that it, "has complete control and knowledge of [its weather station] network calibration and maintenance to ensure that the weather data used to support operational decision making is of the highest quality." Pacificorp also states that its weather stations are calibrated annually before wildfire season to ensure accuracy of the data throughout fire season (p. 213). Please provide the following: i. The installation and equipment standard that governs PacifiCorp's weather station installation, including height from ground, direction of cross-arm, and which side of the pole/tower they are installed on. ii. The total number of stations that were serviced annually over the past 3 years and the maintenance preformed on each station in accordance with PacifiCorp's Procedure 699, Policy 001, Policy 356, as listed in Appendix F of PacifiCorp's WMP (p. 387). iii. The total number of stations not serviced annually over the past 3 years, including an explanation as to why they did not receive the annual maintenance/calibration and how many attempts were made to perform the annual maintenance/calibration. iv. The estimated life span of each sensor and the replacement cycle for each. v. The total number of repair requests initiated per year over the past 3 years, including the duration from initiation to completion of the repair. vi. A copy PacifiCorp's Policy 001 on the maintenance of weather station assets.	operational. The stations have each sensor (wind monitor, temperature/relative humidity sensor, rain gauge) checked individually at each station. At the end of the maintenance the station is confirmed to be operational with the weather station vendor. If a sensor measured outside of the tolerance levels the equipment is either replaced with spares on hand or with a new sensor ordered. iii.All stations were calibrated annually in 2020, 2021 and 2022. iv.Please refer to the table below which provides the estimated lifespans for the		7/19/2023 7/24/2023 7/24/2023	N/A 1	Attach OEIS 1.4		Mitigations	8.3 Situational 8.3.2 Awareness and Environmental Monitoring Systems

Coun	t Party Name	e DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Due Date Date Sent Link Received	Number of Attachments	Attachment Name	NDA \	WMP Section	Category	Subcategory
103	OEIS	P-WMP_2023-PC- 001	2023-WMP	5	OEIS 1.5	Regarding Social Vulnerability and Exposure Risk: a. On p. 59 of its WMP, Pacificorp states that it is currently working on calculating its composite risk score and therefore cannot provide areas that exceed the 85th percentile at this time. i. Please provide PacifiCorp's expected timeline for completion of this calculation. Please also include an explanation of any factors contributing to potential delays in calculating this risk score, if apolicable.	i.As discussed on page 68 of the 2023 Wildfire Mitigation Plan (WMP), PacifiCorp expects to complete calculating the composite score by the end of 2023. At this time, there are no identified barriers to completing the calculation by the end of 2023.	Jessica McHale	7/19/2023 7/24/2023 7/24/2023 N/A	Automicina	Nume	t	o Overview of 5.4 the Service CC Ferritory VA RIS	OMMUNITY &	5.4.2 Communities at Risk from Wildfires
104	OEIS	P-WMP_2023-PC- 001	2023-WMP	6	OEIS 1.6	Regarding Priority A/Level 1 Conditions a. In Cal Advocates' data requests 14 and 16 (CalAdvocates-PacifiCorp-2023WMP-14), and CalAdvocates-PacifiCorp-2023WMP-16), additional information was requested related to Priority A conditions. Please clarify the following: i. Who determines if a Priority A condition is an imminent threat? iii. How are Priority A conditions that are classified as imminent threats tracked? iii. Is there any form of QA/QC performed on Priority A conditions to determine if the conditions should have been classified as an imminent threat? iv. Are there temporary repairs/interim measures taken to address Priority A conditions tracked? (1) if so, please provide a copy of the spreadsheet created in response to Cal Advocates data request 14 (question 1) with an additional column (q) temporary repair implemented.	i.The Company's inspectors will make the determination if a Priority A condition meets the definition of an imminent threat per Policy 192. ii.Imminent threat Priority A conditions are tracked the same as non-imminent threat Priority A conditions. Per Policy 192, imminent threat Priority A conditions shall have corrective action taken immediately. iii.Any Priority A condition that is reviewed during the Company's quality assurance (QA) / quality control (QC) processes as outlined in section 8.1.6 of the Company's 2023 Wildfire Mitigation Plan (WMP) will verify the severity of the condition was identified correctly and determine if the condition should have been classified as an imminent threat. iv.Yes, depending on the severity and if possible, the Company will take interim measures or actions to ensure the condition is made safe until correction action can be completed. (1)The Company currently does not have a way to track temporary repairs/interim measures specifically unless comments are added to the condition in the Company's Facility Point Inspection (FPI) system. In reviewing the conditions provided with the Company's response to Cal Advocates Data Request 14.1, specifically Attachment CalAdvocates 14.1, it was determined no temporary repairs/interim measures were	Jessica McHale	7/19/2023 7/24/2023 7/24/2023 N/A				N/A		
105	OEIS	P-WMP_2023-PC- 2	2023-WMP	1	OEIS 2.1	Regarding Vegetation Management (Open Work Orders: a. In relation to Vegetation Management (VM) open work orders, on page 207 of its WMP, PacifiCorp writes that it "does not have specific due dates for each condition at the time of this filing." Describe if and how VM work orders are tagged for priority level (e.g., Level 1, 2, 3), and if and how due dates are assigned to specific work orders. b. Does PacifiCorp track the completion of work orders in its mobile data managemen software (MDMS)? i. If PacifiCorp does not track completion of work orders in MDMS, describe how it tracks completion of work orders. c. Describe how PacifiCorp ensures and confirms that VM work orders are completed within the assigned timeframe.	As the inspection takes place, if the inspection contractor identifies any imminent vegetation conditions, the contractor will immediately notify the applicable PacifiCorp		7/21/2023 7/26/2023 7/26/2023 N/A				3 Wildfire 8.3 Mitigations Man In:	anagement i	
106	OEIS	P-WMP_2023-PC- 2	2023-WMP	2	OEIS 2.2	Regarding Emergency Preparedness External Contractor Training: a. On page 262 of its WMP, PacifiCorp states it does not provide emergency preparedness training for its contractors. i. Please describe in what capacity, and during which types of emergency events, contractors are used in executing PacifiCorp's Emergency Preparedness program(s). ii. Approximately how many contractors does PacifiCorp employ to execute its Emergency Preparedness program(s)? iii. Describe how PacifiCorp ensures that contract staff are trained in lieu of a dedicated training program.	i.Contractors are not utilized in PacifiCorp's Emergency Preparedness program. ii.None. iii.Emergency management staff conduct both internal and external emergency preparedness training (exception - ICS courses). Examples below: *Internal: Emergency Coordination Center (ECC) and Department Operations Center (DOC) training program for employees. *External: Outreach and training program for public safety partners include regionally appropriate PacifiCorp employees.	Jessica McHale	7/21/2023 7/26/2023 7/26/2023 N/A						8.4.2 Emergency Preparedness Plan

Count Party Name	DR Set #	Data Request	Question	Question ID	Question	Responses	Requestor	Date Due Received	Date Date Se	nt Link	Number of Attachments	Attachment Name	NDA WMP	ection Catego	y Subcategory
107 OEIS	P-WMP_2023-PC- 2	2023-WMP	3	OEIS 2.3	Regarding PSPS Customer Minutes of Interruption: i. In Table 9-1 (page 312) of PacifiCorp's WMP, "Total Customer Minutes of Interruption" for 2020 and 2021 are blank. Provide the total customer minutes of interruption for 2020 and 2021 or provide an explanation for why these values are unavailable.	Please refer to the table below, column "Total Customer Minutes of Interruption". Table 9.1 is from the Company's 2023 Wildfire Mitigation Plan (WMP), which now contains the Total Customer Minutes of Interruption values.	Jessica McHale	7/21/2023 7/26/	2023 7/26/202	3 N/A	Accountance	- Turne	9 Publ Safety Shutof	Power	ew 9.1.1 Key PSPS Statistics
					unavanaure.	Table 9-1 PSPS Event Statistics									
						No. of EventsTotal Circuits De-energizedTotal Customers									
						ImpactedTotal Customer Minutes of									
						Interruption									
						2020212,559231,169,463									
						2021161,9531,113,210 20220000									
						23 As requested in the QDR template from OEIS: customers impacted by PSPS: if multiple PSPS events impact the same customer, count each event as a separate									
						customer.									
108 OEIS	OEIS-P- WMP_2023-PC- 003	2023-WMP	1	OEIS 3.1	Regarding Non-Exempt Lightning/Surge Arrestors: Does Pacificorp plan to replace its installed, non-exempt lightning/surge arrestors with CAL FIRE-exempt lightning/surge arrestors? If so, please provide a timeline for the project and yearly replacement targets.	PacifiCorp includes lightning/surge arrestor replacement within the expulsion fuse replacement program (Company's 2023 Wildfire Mitigation Plan (WMP), GH-OS page 143). This program is planned for completion in 2024. The program targets are 5,000 poles/locations in 2023 and 500 poles/locations in 2024. These targets are inclusive of all non-exempt equipment on a pole including fuses and arrestors.	Jessica McHale	7/27/2023 8/1/2	8/1/2023	N/A	N/A		N/A		
109 OEIS	WMP_2023-PC-	2023-WMP	2	OEIS 3.2	8.5.3 of its WMP, PacifiCorp provides a summary of its access and functional needs	l i.Yes	Jessica McHale	7/27/2023 8/1/2023	023 8/1/2023	N/A	N/A		8 Wild Mitiga	ions Outreach	nity 8.5.3 Engagement nd with Access and
	003				(AFN) demographics, its methods for identifying AFN customers within its service territory, as well as its services and resources offerings for AFN customers. However,	(1)One of the functions of the Wildfire Advisory Board is to address issues such as the challenges and needs of AFN customers during a PSPS event. During the Spring 2023								Engageme	nt Functional Needs Populations
					PacifiCorp does not provide an evaluation of the specific challenges and needs during a wildfire or PSPS event of its AFN customer base.	Wildfire Advisory Board meeting, the Board specifically addressed these issues. As result of recommendations received at that meeting, PacifiCorp has reached out to,									
						and created new partnerships with, both the Redwood Coast and the Far Northern									
					i.Has PacifiCorp evaluated the specific challenges and needs of its AFN customer base during a wildfire or PSPS event?	Regional Centers. These two regional centers directly serve the AFN population in PacifiCorp's service territory.									
						Along similar lines, at a 2022 meeting between Cal Office of Emergency Services (OES) Office of Access and Functional Needs (OAFN), PacifiCorp and Redwood Coast Regional Center, and a discussion of CRC services, PacifiCorp received a)								
					(2)If not, what process does PacifiCorp use to establish its services and resource	recommendation to add sensory tools to CRCs. Subsequently, PacifiCorp requested									
					offerings for its AFN customers that it describes in its WMP (pages 308-309).	the CRC vendor to include sensory tools.									
						PacifiCorp also evaluates the challenges and needs of the AFN through multiple PSPS learning avenues. In terms of the most practical experience, PacifiCorp worked with									
						Siskiyou County Office of Emergency Services (OES) during the 2022 wildfires which									
						impacted several communities in Siskiyou County. During these efforts, there were no									
						additional needs identified for AFN customers. Similarly, PacifiCorp established a	.								
						Community Resource Center (CRC) during the 2021 Public Safety Power Shutoff (PSPS) event. During the activation, customers were provided with feedback forms, as part of									
						PacifiCorp's general efforts to improve processes and address needs. No feedback was									
						received during the activation or following the event.									