**CalAdvocates Data Request 6.1**

Please provide, for California:

1. The predetermined weather/fuel thresholds that PacifiCorp uses to activate Public Safety Power Shutoff (PSPS) control rooms (Emergency Coordination Center or ECC).
2. The predetermined weather/fuel thresholds that PacifiCorp uses to activate PSPSs.
3. PacifiCorp’s official procedures that reference the predetermined thresholds for ECC activation for PSPSs.
4. PacifiCorp’s official procedures that reference the predetermined thresholds for PSPS activation.

**Response to CalAdvocates Data Request 6.1**

PacifiCorp objects that the terms “predetermined weather/fuel thresholds” and “predetermined thresholds” are vague and ambiguous. Subject to this objection, PacifiCorp responds as follows: The concept of a threshold has different implications in different applications. PacifiCorp uses various numerical criteria when evaluating wildfire risks and the potential for a Public Safety Power Shutoff (PSPS), but PacifiCorp does not employ a “threshold” in terms of a particular criteria measurement acting as a definitive decision point.

1. Please refer to PacifiCorp’s 1st Supplemental response to CalAdvocates Data Request 2.1 which provides the requested thresholds.
2. PacifiCorp’s Public Safety Power Shutoff (PSPS) strategy involves the meteorology team predicting extreme wildfire potential and wind-related outage potential, then also identifying when extreme wildfire potential and wind-related outages coincide. Extreme wildfire potential generally correllates to when the United States (U.S.) Forest Service’s Severe Fire Danger Index has reached the categories of Very High or Extreme. Additional fuels analysis is performed to identify if the fuels environment in the area of concern. Extreme wind-related outage potential generally correllates to when winds are forecast to reach the 99th percentile for a circuit or circuit segment as determined by comparing PacifiCorp’s Weather Research Forecast (WRF) model predicted winds with a 30-year historical weather reanalysis created using the same WRF model.
3. Please refer to PacifiCorp’s 1st Supplemental response in CalAdvocates Data Request 2.1 and its associated attachment for the official procedures.
4. Please refer to PacifiCorp’s 1st Supplemental response in CalAdvocates Data Request 2.1 and its associated attachment for the official procedures.