

## CalPA Data Request 11.4

**2022 WMP Update submission, and to the attached Follow-up Accident Report submitted to the CPUC regarding the Slater Fire (the “Accident Report”), dated October, 16, 2020.<sup>1</sup> If the responses include privileged information or legal analysis or conclusions as well as technical and policy conclusions, please provide a version with the privileged and legal analysis/conclusions redacted.**

- (a) Please identify the circuit and circuit-segment nearest to the location where the Slater Fire started.
- (b) Please state when the above-identified circuit segment had been last subject to a vegetation management inspection prior to the Slater Fire.
- (c) Please provide any vegetation corrective notifications identified by as part of the most recent vegetation management inspections conducted prior to the Slater Fire.
- (d) Please state when you last performed vegetation management work (i.e., tree trimming or removal) on the above-identified circuit segment prior to the Slater Fire.
- (e) Please state when the above-identified circuit segment had been last subject to detailed asset inspections prior to the Slater Fire.
- (f) Please provide any asset maintenance corrective notifications identified as part of the most recent asset management inspections conducted prior to the Slater Fire.
- (g) At the time the ignition occurred, was the above-identified circuit segment scoped for inclusion in any system hardening programs in PacifiCorp’s 2020 Wildfire Mitigation Plan (for work to be performed during the 2020-2022 WMP cycle)?
- (h) If the answer to part (d) is yes, identify the type of system hardening project(s) that PacifiCorp planned to perform on this circuit segment in its 2020 Wildfire Mitigation Plan.

## 1<sup>st</sup> Supplemental Response to CalPA Data Request 11.4

Further to the Company’s response to CalAdvocates Data Request 11.4 dated June 7, 2022, the Company provides the following additional information responsive to subparts (b) and (f):

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<sup>1</sup> “Follow-Up Accident Report to the California Public Utilities Commission,” Pacific Power, October 16, 2020.

2022 WMPs/ PacifiCorp

June 15, 2022

CalAdvocates-PacifiCorp-2022WMP-11 – 11.4 – 1<sup>st</sup> Supplemental

(b) Please refer to Attachment CalPA 11.4(b) 1<sup>st</sup> Supplemental which provides information on the five most recent vegetation management patrol inspections conducted on Circuit 5G16 were produced to the California Public Utility Commission (CPUC) Safety and Enforcement Division (SED) with Bates numbers PC-SED-SLATER000000033 to PC-SED-SLATER0000000313, which were produced to the CPUC SED with Bates numbers PC-SED-SLATER000001243 to PC-SED-SLATER000001933.

(f) Please refer to Attachment Confidential CalPA 11.4(f) 1<sup>st</sup> Supplemental which provides condition records from the FPI system, PacifiCorp's system of record that was produced to the CPUC SED as Bates number PC-SED-SLATER000000024.

PacifiCorp requests confidential treatment of "Attach CalPA 11.4(f) 1<sup>st</sup> SUPP CONF", which is a document Bates numbered PC-SED-SLATER000000024. Please see the attached written justification for confidential treatment under General Order 96-B. Confidential information will be provided to those parties who have executed a Nondisclosure Agreement (NDA). Contact Pooja Kishore at (503) 813-7314 to obtain an NDA and access to the confidential information.

Despite PacifiCorp's diligent efforts, certain information protected from disclosure by the attorney-client privilege or other applicable privileges or law may have been included in its responses to these data requests. PacifiCorp did not intend to waive any applicable privileges or rights by the inadvertent disclosure of protected information, and PacifiCorp reserves its right to request the return or destruction of any privileged or protected materials that may have been inadvertently disclosed. Please inform PacifiCorp immediately if you become aware of any inadvertently disclosed information.