**OEIS Data Request 12.1**

**Regarding PacifiCorp’s reasons for its changes in wildfire mitigation maturity between 2023-2024:** Energy Safety issued data requests OEIS-P-WMP\_2024-PC-07 and OEIS-P-WMP\_2024-PC-09 toinquire about PacifiCorp’s changes in its 2024 Maturity Survey responses, which showed adecrease in projected maturity for 2025 and 2026. Energy Safety held a meeting withPacifiCorp on January 7, 2025, to clarify portions of its responses to OEIS-P-WMP\_2024-PC-09.During this meeting PacifiCorp repeatedly communicated to Energy Safety that PacifiCorptook a more conservative approach to responding to questions in 2024 compared to 2023.PacifiCorp stated that if it lacked a formal processes, governance, and/or documentation tosupport its answer, it changed its response from “Yes” in 2023 to “No” in 2024. Theexplanation provided during the January 7, 2025, meeting does not often align withPacifiCorp’s written responses to OEIS-P-WMP\_2024-PC-07 and -09.

1. PacifiCorp is asked to amend its responses to OEIS-P-WMP\_2024-PC-07 and -09, as needed, to provide the context discussed during the January 7, 2025, meeting. Provide any amended responses in redline.
2. In its amended responses, where applicable, PacifiCorp must separately indicate Maturity Survey questions were impacted by an absence of formal processes, governance, and documentation prompting PacifiCorp to answer “No” in 2024.

**Response to OEIS Data Request 12.1**

 Please see the following attachments:

* Please refer to Attachment OEIS 12.1-1 for amended, redline responses to OEIS-P-WMP\_2024-PC-09.
* Please refer to Attachment OEIS 12.1-2 for responses to OEIS-P-WMP\_2024-PC-07. There were no changes to responses in OEIS-P-WMP\_2024-PC-07, however PacifiCorp highlighted the relevant sections in responses to Q7.4a, Q7.6a(2), Q7.7a(2) which speak to an adjustment of maturity based on a more stringent interpretation of the survey questions and PacifiCorp’s ability to provide supporting documentation.