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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Liberty Utilities
(CalPeco Electric) LLC (U933-E) for
Authority to Recover Costs Related to
the 2020 Mountain View Fire
Recorded in the Wildfire Expense
Memorandum Account.

Application 25-06-017

**EMAIL RULING MODIFYING THE SCHEDULE FOR
SERVICE OF TESTIMONY**

Dated December 12, 2025, at San Francisco, California.

/s/ ROBERT W. HAGA

Robert W. Haga
Administrative Law Judge

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Subject: A.25-06-017: Email Ruling Modifying the Schedule for Service of Testimony

Parties to A.25-06-017:

This email ruling modifies the schedule for the service of testimony in this proceeding.

On December 11, 2025, the Public Advocates Office (Cal Advocates) served a Motion to Pause this proceeding so that it may have time to meaningfully review

and consider changes the applicant made in its testimony and responses to data requests that the applicant served on Tuesday, December 9, 2025.

On December 12, 2025, Liberty Utilities (CalPeco Electric) LLC (Liberty or applicant) filed a response opposing to the Motion to Pause and seeking a reasonable extension of the procedural schedule.

On December 12, 2025, the assigned Administrative Law Judge (ALJ) convened a Status Conference to hear from the parties and determine what changes to the schedule are needed. Prior to the Status Conference the Small Business Utility Association (SBUA) and The Utility Reform Network (TURN) sent messages that they were not able to attend and stated they supported Cal Advocates' request. A-3 Customer Coalition also sent a message that they would not attend as they did "not intend to submit intervenor testimony and consequently are neutral in the current dispute."

The current schedule calls for intervenor testimony to be served today, December 12, 2025. At the Status Conference we heard the parties concerns and discussed alternatives to the current schedule. Cal Advocates indicated that they were prepared to move forward with service today based on the original versions of chapters 2 and 3 of Liberty's prepared testimony as well as without factoring in the data responses that were served this week. Accordingly, parties shall adhere to the schedule in the scoping memo for intervenor and rebuttal testimony that addresses testimony and discovery responses sent before December 8, 2025.

For the revised exhibits designated by the applicant as Liberty-02E: Ignition and Liberty-03E: Prudence of Operations, parties shall have until January 12, 2026, to serve supplemental intervenor testimony. Such supplemental intervenor testimony may update its original testimony or provide new testimony based on the changes served by Liberty this week. Also by January 12, 2026, intervenors may serve supplemental testimony that addresses any change to or new information that was included by the applicant in any data response sent after December 7, 2025.

The applicant has agreed to respond to any new data requests as quickly as they can over the next few weeks, and will endeavor to respond within 48 business hours for any data request sent the week of January 5, 2026.

Liberty may serve supplemental rebuttal testimony responding to the supplemental intervenor testimony on or before January 30, 2026.

Accordingly, the testimony schedule is revised as follows:

Event	Date
Intervenors' prepared direct testimony served	December 12, 2025
Intervenors' prepared supplemental testimony served	January 12, 2026
Prepared rebuttal testimony served	January 21, 2026
Prepared supplemental rebuttal testimony served	January 30, 2026
Status conference (tentative)	February 4, 2026

Finally, I note that I and our Law and Motion ALJs remain available to help resolve any discovery dispute as well as any additional procedural issues.

IT IS SO RULED,

Robert Haga
Administrative Law Judge
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