Last Updated: 12/7/2023					Liberty 2023 WMP Discovery Log						
22///2020	DR Set # Data Request	Question No.	Question ID	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	Refer to attachment: "2023-03-06_Liberty_2023_WMP-RO" for Liberty's 2023 WMP presubmission, as submitted to OEIS on March 6, 2023. Additionally, Liberty attempted to provide CalAdvocates with copies of its Q4 2022 Quarterly Data Report ("QDR") files on February 1, 2023. However, due to technical issues with the CPUC Kiteworks platform, Liberty	Date Received F	inal Date Due Date Sent Links N/A	Number of Attachements Attachment Links NDA Require	wMP Section	Category	Subcategory
CalAdvocates	1 CalAdvocates-Liberty-2023WMP-01	1	CalAdv-01-1.1	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).	Aaron Louie	2/24/2023	CalAdvocates-Liberty-2023WMP-01_Liberty 3/8/2023 Response 03082023.pdf (libertyutilities.com)		WMP Pre- Submission	Administrative	N/A
CalAdvocates	1 CalAdvocates-Liberty-2023WMP-01	2	CalAdv-01-1.2	Please provide a copy of your WMP pre-submission within two business days of its submission to Energy Safety. 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	Refer to attachment: "2023-03-06_Liberty_2023_WMP_RO_Public" for Liberty's 2023 WMP pre-submission. Liberty attempted to provide CalAdvocates with copies of its Q4 2022 QDR files on February	2/24/2023	N/A 3/8/2023 CalAdvocates-Liberty-2023WMP-01 Liberty Response 03082023.pdf (libertyutilities.com)	1	WMP Pre- Submission	Administrative	N/A
CalAdvocates	1 CalAdvocates-Liberty-2023WMP-01	3	CalAdv-01-1.3	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. 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	1, 2023. However, due to technical issues with the CPUC Kiteworks platform, Liberty was not able to provide copies of these files until February 9, 2023. Liberty will provide CalAdvocates with copies of responses to 2023 WMP discovery requests	2/24/2023	N/A 3/8/2023 CalAdvocates-Liberty-2023WMP-01 Liberty Response 03082023.pdf (libertyutilities.com)		WMP Pre- Submission	Administrative	N/A
CalAdvocates	1 CalAdvocates-Liberty-2023WMP-01	4	CalAdv-01-1.4		made by Energy Safety and other entities. Aaron Louie	2/24/2023	N/A CalAdvocates-Liberty-2023WMP-01_Liberty 3/8/2023 Response 03082023.pdf (libertyutilities.com)		WMP Pre- Submission	Administrative	N/A
CalAdvocates	2 CalAdvocates-Liberty-2023WMP-02	1	CalAdv-02-2.1	January 1, 2022, and that examined any programs, initiatives, or strategies described in your 2022 WMP Update.	or desktop review, of 100% of vegetation management invoices in order to confirm accuracy. If satisfactory, the invoices are approved in Liberty's work management system. If not satisfactory, the invoice and supporting documents are returned to the contractor for correction. The following file related to Liberty's Post-Work Verification Procedure ("PWVP") desktop review is included in the Supporting Materials email for this data request response sent to CalAdvocates through the CPUC Kiteworks system: "2022 Liberty Internal Desktop Invoice Audit Tracker." Additionally, Liberty system arborists perform post-work field validations to confirm adherence to work specifications. This includes a review to determine whether (1) adequate clearances were achieved, (2) slash and debris removal was satisfactory, (3) the inventory of the work is accurate, and (4) pruning was completed per ANSI standards. Work that is determined to be unsatisfactory is reported to the contractor to be corrected. Liberty provided additional information regarding its vegetation management QA/QC procedures in Section 8.2.5 of its 2023 WMP pre-submission. Liberty is in the process of collecting QA/QC materials completed as part of its asset inspections QA/QC program in 2022. Liberty plans to provide this information to CalAdvocates by March 17, 2023.	2/24/2023	3/10/2023 3/10/2023 CalAdvocates-Liberty-2023WMP-02 Liberty Response 03102023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) Vegetation Management (8.2)	l). 8.1.6, 8.2.5
				Please identify and provide a copy of all quality assurance or quality control (QA/QC) 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.	Refer to the following vegetation management files and folders in the Supporting Materials email for this data request response sent to CalAdvocates through the CPUC Kiteworks system: • 2022_VM_QC_Pass_Results_Report.xlsx						
CalAdvocates	2 CalAdvocates-Liberty-2023WMP-02	2	CalAdv-02-2.2	innited to, consultants, contractors, additions, court appointed monitors, and macpendent Evaluators.	 TAH7300_LiDAR_Work_QC_Corrective_Action.xlsx QC of Completed Work folder QC of Inspections folder Liberty is in the process of collecting QA/QC materials completed as part of its asset inspections QA/QC program in 2022. Liberty plans to provide this information to CalAdvocates by March 17, 2023. QC of Pole Clearing folder Dead tree audit 7_22 folder Aaron Louie	2/24/2023	3/10/2023 3/10/2023 CalAdvocates-Liberty-2023WMP-02 Liberty 3/10/2023 Response 03102023.pdf (libertyutilities.com)	6	8	Grid Design, operations, and maintenance (8.1) Vegetation Management (8.2)	l). 8.1.6, 8.2.5
				Provide an Excel table of all defects 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) Defect type	Liberty did not receive any Notices of Defects from Energy Safety in 2022.	272 77222					
				c) Description of defect d) 2022 WMP initiative (from your 2022 WMP update) associated with defect e) Date that the defect was identified							
				f) Date that the defect was correctedg) If the defect has not yet been corrected as of the issuance date of this data request, a brief explanation.h) Priority level of corresponding corrective tag							
CalAdvocates	2 CalAdvocates-Liberty-2023WMP-02	3	CalAdv-02-2.3	 i) Geographic latitude of defect in decimal degrees, truncated to seven decimal places j) Geographic longitude of defect in decimal degrees, truncated to seven decimal places. 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 	Aaron Louie Liberty did not receive any Notices of Violations from Energy Safety in 2022.	2/24/2023	3/10/2023 3/10/2023 CalAdvocates-Liberty-2023WMP-02 Liberty Response 03102023.pdf (libertyutilities.com)		12	Notices of Violation and Defect	N/A
				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							
CalAdvocates	2 CalAdvocates-Liberty-2023WMP-02	4	CalAdv-02-2.4	h) Priority level of corresponding corrective tag i) Geographic latitude of violation in decimal degrees, truncated to seven decimal places j) Geographic longitude of violation in decimal degrees, truncated to seven decimal places.	Aaron Louie	2/24/2023	CalAdvocates-Liberty-2023WMP-02_Liberty 3/10/2023		12	Notices of Violation and Defect	N/A
Cantavocates	Edinavocates Electry 2025WWW 02	·	Can lav 02 2.1	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		2/21/2025	3) 10) 2023 Response SSISESSIPAL (III)		12	Notices of Violation and Defect	
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	1	CalAdv-03-3.1	g) Circuit miles in HFTD Tier 3 h) Circuit voltage i) 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 2022 m) Circuit SAIFI (System Average Interruption Frequency Index) for 2021 n) 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 2021 (sum of customer-minutes across all PSPS events). p) 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. r) Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2022. s) Number of trees that were worked on for EVM in Non-HFTD in 2021 t) Number of trees that were worked on for EVM in Non-HFTD in 2022 u) Number of trees that were worked on for EVM in Other HFTD in 2021 v) Number of trees that were worked on for EVM in HFTD Tier 2 in 2021 z) Number of trees that were worked on for EVM in HFTD Tier 2 in 2021 z) Number of trees that were worked on for EVM in HFTD Tier 3 in 2021 a) Miles of covered conductor installed in Non-HFTD in 2022 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	Aaron Louie Refer to supporting file: "CalAdvocates-Liberty-2023WMP-03_ Liberty Response Questions 1-4," Tab Q2 – Transmission.	2/24/2023	3/24/2023 3/29/2023 Response 03292023.pdf (libertyutilities.com)	1	5, 6	Electrical Infrastructure	5.2, 6.4.2
				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 voltage i) Total customer-minutes of de-energization on the circuit due to PSPS events in 2021 (sum of customer-minutes across all PSPS events). j) Total customer-minutes of de-energization on the circuit due to PSPS events in 2022 (sum of customer-minutes across all PSPS events). k) Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2021. l) Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2022. m) Number of support structures replaced in Non-HFTD in 2021 n) Number of support structures replaced in Non-HFTD in 2022 o) Number of support structures replaced in Other HFTD in 2022 q) Number of support structures replaced in Other HFTD in 2022 q) Number of support structures replaced in HFTD Tier 2 in 2022 s) Number of support structures replaced in HFTD Tier 3 in 2021 t) Number of support structures replaced in HFTD Tier 3 in 2022 u) Miles of LiDAR inspection in Non-HFTD in 2021 y) Miles of LiDAR inspection in Non-HFTD in 2022 y) Miles of LiDAR inspection in HFTD Tier 2 in 2022 a) Miles of LiDAR inspection in HFTD Tier 2 in 2021 z) Miles of LiDAR inspection in HFTD Tier 2 in 2022 a) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021 b) Miles of LiDAR inspection in HFTD Tier 3 in 2021			CalAdvocates-Liberty-2023WMP-03 Liberty	1			
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	2	CalAdv-03-3.2	Provide an Excel table of all distribution circuits existing as of January 1, 2022, that were removed or decommissioned in 2022, either partially or entirely (as rows). This includes permanent removal, removal of overhead lines that were moved underground, or overhead lines that were	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-03_ Liberty Response Questions 1-4," Tab Q3 – Distribution Removals.	2/24/2023	3/24/2023 3/29/2023 Response 03292023.pdf (libertyutilities.com)		5, 6	Electrical Infrastructure	5.2, 6.4.3
				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				1			
				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			CalAdvocates-Liberty-2023WMP-03_Liberty				
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	3	CalAdv-03-3.3	g) Reason(s) for removal or decommissioning. Provide an Excel table of all transmission circuits existing as of January 1, 2022, that were removed or decommissioned in 2022, either partially or entirely (as rows). 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	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-03_ Liberty Response Questions 1-4," Tab Q4 – Transmission Removals.	2/24/2023	3/24/2023 3/29/2023 Response 03292023.pdf (libertyutilities.com)	1	8	Line Removal	8.1.2.9
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	4	CalAdv-03-3.4	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. For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influenced where you	Aaron Louie Liberty did not perform overall wildfire risk scores at the circuit or circuit segment level that	2/24/2023	3/24/2023 3/29/2023 CalAdvocates-Liberty-2023WMP-03 Liberty Response 03292023.pdf (libertyutilities.com)		8	Line removal	8.1.2.9
				performed work in 2022. a) Vegetation management (VM) b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of transmission assets i) Aerial inspections of transmission assets	Liberty did not perform overall wildfire risk scores at the circuit or circuit segment level that influenced where it performed work in 2022. Work performed in 2022 was planned using separate risk analysis, compliance requirements, and/or subject matter expertise. Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize where it performs future work in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual initiative subsections in Section 8 of Liberty's 2023 WMP pre-submission.						
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	5	CalAdv-03-3.5	 j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission assets. For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influenced how work in 	Aaron Louie Liberty did not perform overall wildfire risk scores at the circuit or circuit segment level that	2/24/2023	3/24/2023 3/29/2023 CalAdvocates-Liberty-2023WMP-03_Liberty Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	N/A
				2022 was sequenced. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of transmission assets i) Aerial inspections of distribution assets i) LiDAR inspections of distribution assets	influenced how work was sequenced in 2022. Work performed in 2022 was planned using separate risk analysis, compliance requirements, and/or subject matter expertise. Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize how future work is sequenced in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual initiative subsections in Section 8 of Liberty's 2023 WMP pre-submission.		CalAdvocates-Liberty-2023WMP-03 Liberty				
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	6	CalAdv-03-3.6	k) LiDAR inspections of transmission assets. For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influence where you plan to perform work in 2023. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assetsg) Detailed inspections of transmission assets h) Aerial inspections of distribution assets	Liberty did not perform overall wildfire risk scores at the circuit or circuit segment level that influenced where it performed work in 2023. Work performed in 2023 was planned using separate risk analysis, compliance requirements, and/or subject matter expertise. Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize where it performs future work in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual initiative subsections in Section 8 of Liberty's 2023 WMP pre-submission.	2/24/2023	3/24/2023 3/29/2023 Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	N/A
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	7	CalAdv-03-3.7	j) LiDAR inspections of transmission assets k) LiDAR inspections of transmission assets.	Aaron Louie	2/24/2023	3/24/2023 Salary CalAdvocates-Liberty-2023WMP-03 Liberty Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	N/A

CalAdvocates CalAdvocates CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03 3 CalAdvocates-Liberty-2023WMP-03 4 CalAdvocates-Liberty-2023WMP-04	9	CalAdv-03-3.8	work in 2023 will be sequenced. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of distribution assets i) Aerial inspections of distribution assets j) LiDAR inspections of distribution assets k) LiDAR inspections of distribution assets k) LiDAR inspections of transmission assets. For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influence where you plan to perform work in 2024. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of transmission assets l) Aerial inspections of transmission assets l) Aerial inspections of transmission assets l) LiDAR inspections of distribution assets k) LiDAR inspections of distribution assets k) LiDAR inspections of of transmission.	influenced how work was sequenced in 2023. Work performed in 2023 was planned using separate risk analysis, compliance requirements, and/or subject matter expertise. Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize how future work is sequenced in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual initiative subsections in Section 8 of Liberty's 2023 WMP pre-submission. Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize where it performs future work in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual initiative subsections in Section 8 of Liberty's 2023 WMP pre-submission.	Aaron Louie	2/24/2023	3/24/2023 3/29	CalAdvocates-Liberty-2023WMP-03 Liberty 9/2023 Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	
CalAdvocates CalAdvocates CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03 3 CalAdvocates-Liberty-2023WMP-03	9	CalAdv-03-3.8	f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of distribution assets i) Aerial inspections of distribution assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission assets. For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influence where you plan to perform work in 2024. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of distribution assets h) Aerial inspections of distribution assets i) Aerial inspections of distribution assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission.	subsections in Section 8 of Liberty's 2023 WMP pre-submission. Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize where it performs future work in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual	Aaron Louie	2/24/2023	3/24/2023 3/29			6	Risk Scoring	
CalAdvocates CalAdvocates CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03 3 CalAdvocates-Liberty-2023WMP-03	9	CalAdv-03-3.9	 i) Aerial inspections of transmission assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission assets. For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influence where you plan to perform work in 2024. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of transmission assets i) Aerial inspections of distribution assets k) LiDAR inspections of transmission. 	circuit segment level to plan and prioritize where it performs future work in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual	Aaron Louie	2/24/2023	3/24/2023 3/29			6	Risk Scoring	
CalAdvocates CalAdvocates CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03 3 CalAdvocates-Liberty-2023WMP-03	9	CalAdv-03-3.9	For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influence where you plan to perform work in 2024. a) VM b) Covered conductor installation c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of distribution assets i) Aerial inspections of distribution assets j) LiDAR inspections of transmission.	circuit segment level to plan and prioritize where it performs future work in 2024. For additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual	Aaron Louie	2/24/2023	3/24/2023 3/29	9/2023 Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	İ
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	9	CalAdv-03-3.9	c) Undergrounding d) Distribution pole replacement e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of distribution assets i) Aerial inspections of transmission assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission.									N/A
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	9	CalAdv-03-3.9	e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets h) Aerial inspections of distribution assets i) Aerial inspections of transmission assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission.									
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	9	CalAdv-03-3.9	h) Aerial inspections of distribution assets i) Aerial inspections of transmission assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission.									
CalAdvocates	3 CalAdvocates-Liberty-2023WMP-03	10		k) LiDAR inspections of transmission.					CalAdvocates-Liberty-2023WMP-03 Liberty				
CalAdvocates		10		For each WMP initiative listed below, please state how the modeled Wildfire Risk Scores for each circuit or circuit-segment influence how work in 2024 will be seguenced. a) VM	Liberty is evaluating the results of differing wildfire risk assessments at the circuit and/or circuit segment level to plan and prioritize how future work is sequenced in 2024. For	Aaron Louie	2/24/2023	3/24/2023 3/29	9/2023 Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	N/A
CalAdvocates		10		b) Covered conductor installation c) Undergrounding d) Distribution pole replacement	additional information, refer to Section 6.7, Section 7.1.3, Section 7.1.4, and individual initiative subsections in Section 8 of Liberty's 2023 WMP pre-submission.								
CalAdvocates		10		e) Grid sectionalization f) Detailed inspections of distribution assets g) Detailed inspections of transmission assets									
CalAdvocates			CalAdv-03-3.10	h) Aerial inspections of distribution assets i) Aerial inspections of transmission assets j) LiDAR inspections of distribution assets k) LiDAR inspections of transmission assets.		Aaron Louie	2/24/2023	3/24/2023 3/29	CalAdvocates-Liberty-2023WMP-03 Liberty 9/2023 Response 03292023.pdf (libertyutilities.com)		6	Risk Scoring	N/A
	4 CalAdvocates-Liberty-2023WMP-04		cumuv os s.is	For each 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	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-04_Liberty Response Questions 1-4," Tab Response 1.		2/2 1/2023	3/2.1/2023	Nesponse osesses, par (moercy atmices com)			THISK SCOTTING	1977
		1	CalAdv-04-4.1	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.		Aaron Louie	2/24/2023	3/24/2023 3/31	CalAdvocates-Liberty-2023WMP-04 Liberty 1/2023 Response 03312023.pdf (libertyutilities.com)		WMP Financials	N/A	N/A
CalAdvocates				For each 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	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-04_Liberty Response Questions 1-4," Tab Response 2.					1			
	4 CalAdvocates-Liberty-2023WMP-04	2	CalAdv-04-4.2	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. For each WMP initiative for which you forecast operating expenditures in 2023 to be at least two times actual operating expenditures in 2022, please	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-04 Liberty Response Questions 1-	Aaron Louie	2/24/2023	3/24/2023 3/31	CalAdvocates-Liberty-2023WMP-04 Liberty 1/2023 Response 03312023.pdf (libertyutilities.com)		WMP Financials	N/A	N/A
				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	4," Tab Response 3.					1			
CalAdvocates	4 CalAdvocates-Liberty-2023WMP-04	3	CalAdv-04-4.3	d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase. For each WMP initiative for which you forecast operating expenditures in 2024 to be at least two times actual operating expenditures in 2022, please	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-04 Liberty Response Questions 1-	Aaron Louie	2/24/2023	3/24/2023 3/31	CalAdvocates-Liberty-2023WMP-04 Liberty 1/2023 Response 03312023.pdf (libertyutilities.com)		WMP Financials	N/A	N/A
				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	4," Tab Response 4.					1			
CalAdvocates	4 CalAdvocates-Liberty-2023WMP-04	4	CalAdv-04-4.4	d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase. a) As of January 1, 2022, have you identified transportation corridors within your service territory where falling or failing lines or poles could currently	a) No. b) N/A c) N/A	Aaron Louie	2/24/2023	3/24/2023 4/10	O/2023 Response 03312023.pdf (libertyutilities.com)		WMP Financials	N/A	N/A
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	1		limit egress and/or ingress during an emergency? b) If the answer to part (a) is yes, please describe how you identify such transportation corridors. c) If available, please provide a geospatial data file that contains all current identified transportation corridors with ingress and egress hazards.		Aaron Louie	2/24/2023	3/30/2023 4/10	CalAdvocates-Liberty-2023WMP-05 Liberty 0/2023 Response 04102023.pdf (libertyutilities.com)		6	N/A	N/A
	2025WIVIF-U3			Provide an Excel table of all distribution circuit-segments that traverse HFTD areas (i.e., the segment has greater than zero circuit-miles in HFTD) existing as of January 1, 2023. The Excel table should list each such circuit-segment as a row and include the following information in separate columns. For items (n) and (r), please include all relevant risk scores. For example, include vegetation risk score, conductor risk score, and any other driver-specific	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-05_Liberty Response Question 2."		-1 -71 LVLJ	2,00,2025 4/10					<u> </u>
				risk scores you have developed. Please insert additional columns as needed to accommodate this. a) Name or ID number of each circuit segment b) Circuit name for the circuit that each segment is part of									
				c) Circuit ID for the circuit that each segment is part of 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						1			
				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. Insert additional columns if needed a) Power Sofety Power Shyteff (PSPS) risk seems for the circuit segment, according to the risk model you used for your 2022 WMP filing.	d								
				o) Power Safety Power Shutoff (PSPS) risk score for the circuit-segment, according to the risk model you used for your 2022 WMP filing p) Probability of ignition score for the circuit-segment, according to the risk model you are using for your 2023-2025 WMP filing q) Consequence of ignition score for the circuit-segment, according to the risk model you are using for your 2023-2025 WMP filing									
				r) Total wildfire risk score(s) for the circuit-segment, according to the risk model you are using for your 2023-2025 WMP filing. Insert additional columns if needed s) Power Safety Power Shutoff (PSPS) risk score for the circuit-segment, according to the risk model you are using for your 2023-2025 WMP filing.					Called a catas Liberty 2022WMD OF Liberty				
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	2	CalAdv-05-5.2	Provide a geodatabase file containing the outputs from your current wildfire risk model (i.e., the model you are using for your 2023-2025 WMP filing), a		Aaron Louie	2/24/2023	3/30/2023 4/10	O/2023 Response 04102023.pdf (libertyutilities.com)		6	N/A	N/A
				the circuit-segment level. (This data should be equivalent to the previous question, but in GIS format.) Please provide, as line features, the most recent spatial data for all circuit segments for which your current risk model calculates circuit segment-level expected risk (i.e., probability of ignition multiplied by the consequence of ignition). Include the following attributes for each circuit segment: a) Items (a) through (c) of the previous question	used for the 2023-2025 WIVIP pre-submission at the circuit-segment level.								
	5 CalAdvacates-Liberty-2023WMP-05	3		b) Items (p) through (s) of the previous question. Please fill out the attached spreadsheet, CalAdvocates-Liberty-2023WMP-05_Attachment Tab 1, requesting information regarding your asset	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-05_Liberty Response Question 4."	Aaron Louie	2/24/2023		CalAdvocates-Liberty-2023WMP-05 Liberty 0/2023 Response 04102023.pdf (libertyutilities.com) CalAdvocates-Liberty-2023WMP-05 Liberty 0/2023 Response 04102023 pdf (libertyutilities.com)	1	6	N/A	N/A
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	4		In response to Data Request CalAdvocates-Liberty-2022WMP-06, Question 7, March 24, 2022, Liberty stated, "Liberty's QA/QC processes for asset inspections were developed for implementation in 2022. The QA/QC processes will be conducted in Quarter 3 and Quarter 4 of 2022 after Quarter 1	a) Yes. b) As part of its QA/QC process for 2022, Liberty assigned a third-party contractor to re-	Aaron Louie	2/24/2023	3/30/2023 4/10	0/2023 Response 04102023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1)	8.1.6
				referenced in the quote above? b) Please summarize the results of Liberty's asset inspection QA/QC reviews in 2022.	inspect 0.5% of its 2022 detailed inspections, equating to 27 re-inspections. Of these, 24 were completed and three locations were inaccessible at the time of re-inspection due to snow, equating to 0.44% re-inspected. Refer to supporting file: "CalAdvocates-Liberty-								
				c) Did Liberty's asset inspection QA/QC reviews in 2022 lead to any corrective actions or improvements, such as performing re-inspections of certain assets, revising inspection protocols, or changing training for inspectors? d) If the answer to part (c) is yes, please describe the actions that Liberty is taking as a result of its asset inspection QA/QC reviews. e) If the answer to part (c) is no, please explain why not.	2023WMP-05_Liberty Response Question 5 and 6." c) No. The QA/QC reviews showed that there are some inconsistencies among inspectors, but the significant issues were captured by both inspections.	ut							
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	5	CalAdv-05-5.5	In response to Data Request CalAdvocates-Liberty-2022WMP-06, Question 7, March 24, 2022, Liberty stated "Liberty's QA/QC processes for asset	e) Minor inconsistencies among inspections are to be expected. Since major issues were captured with both inspections, no action is being taken at this time a) Liberty completed one Program Manager Review Acknowledgement form for 2022 asset	Aaron Louie	2/24/2023	3/30/2023 4/10	O/2023 Response 04102023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1)	8.1.6
				inspections were developed for implementation in 2022. The QA/QC processes will be conducted in Quarter 3 and Quarter 4 of 2022 after Quarter 1 and Quarter 2 detailed inspections are completed." The following questions refer to the QA/QC processes for asset inspections that Liberty implemented in Quarter 3 and Quarter 4 of 2022: a) Please provide a sample of 5 completed "Appendix A – Program Manager Quarterly Review	inspection QA/QC activities. Refer to supporting file: "CalAdvocates-Liberty-2023WMP-05_Liberty Response Question 6a." b) Liberty completed one Senior Manager Annual Review Acknowledgement form for 2022								
				Acknowledgment" forms. b) Please provide a sample of 5 completed "Appendix B – Senior Manager Annual Review Acknowledgment" forms. c) Please provide a sample of 5 completed "Appendix C – Third Party Inspection" forms that were completed by third party contractors.	asset inspection QA/QC activities. Refer to supporting file: "CalAdvocates-Liberty-2023WMP 05_Liberty Response Question 6b." c) Refer to supporting file: "CalAdvocates-Liberty-2023WMP-05_Liberty Response Question	0.				1			
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	6	CalAdv-05-5.6	Please augment Table 13 of the non-spatial data tables in your WMP Quarterly Data Report for Q4 of 2022, which reports asset-related corrective	and 6." This file captures the information from the third party QA/QC inspections completed in 2022. Refer to supporting file: "CalAdvocates-Liberty-2023WMP-05_Liberty Response Question 7."	Aaron Louie	2/24/2023	3/30/2023 4/10	CalAdvocates-Liberty-2023WMP-05 Liberty 0/2023 Response 04102023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1)	8.1.6
				notifications on electric circuits that were open at the end of the quarter. Add the following information in separate columns: a) Name of the associated circuit b) ID number of the associated circuit	There to supporting the. Editavocates Elberty 2023 With 03_Elberty Response Question 7.					1			
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	7		c) Geographic latitude in decimal degrees, truncated to seven decimal places d) Geographic longitude in decimal degrees, truncated to seven decimal places e) Object/damage code or other description of defect		Aaron Louie	2/24/2023	3/30/2023 4/10	CalAdvocates-Liberty-2023WMP-05 Liberty 0/2023 Response 04102023.pdf (libertyutilities.com)		Q	Grid Design, operations, and maintenance (8.1)	8.1.6
Canavocates	Sum day Sources Liberty-2023 VV IVIP-US	,		Regarding Table 13 of the non-spatial data tables in your WMP Quarterly Data Report for Q4 of 2022: a) Do you have an internal system of identifying priority levels for corrective notifications that differs from the priority levels specified in General Order 95, Rule 18? b) If the answer to part (a) is yes, please explain your internal priority system.	a) Yes.b) Along with GO 95, Rule 18, Liberty uses its fire risk maps and asset condition codes to assess the prioritization of corrective actions and replacements.	. S. S. LOUIC	L1 L+1 LUL3	5, 50, 2025 4/10	_,		8	2 2 coign, operations, and maintenance (8.1)	5.2.0
				c) Do you ever re-inspect corrective notifications before they are resolved? d) If the answer to the part (b) is yes, under what circumstances do you conduct re-inspections?	 c) Yes. d) Liberty has conducted re-inspections through its detailed asset inspection program of assets that were inspected as part of its full system survey conducted in 2020. Additionally, 								
CalAdvocates	5 CalAdvocates-Liberty-2023WMP-05	8	CalAdv-05-5.8	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	the Job Facilitator's role may include verification of issues identified during an inspection.	Aaron Louie	2/24/2023	3/30/2023 4/10	CalAdvocates-Liberty-2023WMP-05_Liberty 0/2023 Response 04102023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1)	8.1.6
					a safety risk to workers or the public.								
CalAdvocates	6 CalAdvocates-Liberty-2023WMP-06	1	CalAdv-06-6.1	c) Whether the safety issue concerned a transmission or distribution circuit d) The vegetation management initiative involved in the original work e) A brief description of the safety issue involved.		Aaron Louie	2/24/2023	4/19/2023 4/29	CalAdvocates-Liberty-2023WMP-06_Liberty 6/2023 Response 04262023.pdf (libertyutilities.com)		Q	Vegetation Management and Inspections (8.2)	8.2.7
	2025WIVII -00	<u> </u>	22	Provide your workplan that describes where and when you will perform system 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 what you forecast will actually be performed in calendar year 2023. For each	Refer to tab "2023" in supporting file: "CalAdvocates-Liberty-2023WMP-06_Liberty Response Questions 2 and 3."		-, - r, 4V4J	., 25, 2025 4/26				(0.2)	
				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						1			
				h) Length (in circuit miles) of covered conductor to be installed in 2023 i) Length (in circuit miles) of underground conductor to be installed in 2023 j) 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 routes) k) Length (in circuit miles) of overhead conductor to be permanently removed in 2023 and not replaced with covered conductor or undergrounded. l) Length (in circuit miles) of any other type of system hardening project to be installed in 2023 (if this is greater than zero, please describe the type of									
CalAdvocates	6 CalAdvocates-Liberty-2023WMP-06	2	CalAdv-06-6.2	system hardening project) Provide your workplan that describes where and when you will perform system hardening on distribution circuits in 2024. For projects that you expect	Refer to tab "2024" in supporting file: "CalAdvocates-Liberty-2023WMP-06 Liberty	Aaron Louie	2/24/2023	4/19/2023 4/26	6/2023 CalAdvocates-Liberty-2023WMP-06 Liberty Response 04262023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1)	8.1.2
				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						1			
				i) Length (in circuit miles) of underground conductor to be installed in 2024 j) 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	ed								
				due to differing overhead and underground routes) k) Length (in circuit miles) of overhead conductor to be permanently removed in 2024 and not replaced with covered conductor or undergrounded									
CalAdvocates	6 CalAdvocates-Liberty-2023WMP-06	3	CalAdv-06-6.3	I) Length (in circuit miles) of any other type of system hardening project to be installed in 2024 (if this is greater than zero, please describe the type of system hardening project).	Refer to supporting file: "CalAdvocates-Liberty-2023WMP-06_Liberty Response Question 4"	Aaron Louie	2/24/2023	4/19/2023 4/26	CalAdvocates-Liberty-2023WMP-06_Liberty Response 04262023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1)	8.1.2
CalAdvocates	6 CalAdvocates-Liberty-2023WMP-06	Л		treated in the attached table, Cal Advocates-Liberty-2023WMP-06_Attachment Tab 1. Add extra 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 remote grid project. This should be understood as identical to part (k) of questions 2 and 3 above.		Aaron Louie	2/24/2023	4/19/2023 4/26	CalAdvocates-Liberty-2023WMP-06_Liberty 6/2023 Response 04262023.pdf (libertyutilities.com)	1		Grid Design, operations, and maintenance (8.1)	812

			Regarding your PSPS circuit modeling capabilities: a) Please describe your present circuit modeling capabilities with regard to PSPS decision-making ("PSPS circuit modeling capabilities"), including with what level of granularity they	a) Liberty's 2023 WMP section 6.2 includes the baseline PSPS risk analyses and assessment performed at the beginning of this year by circuit. The PSPS risk decision-making framework
			are able to determine how circuit hardening efforts or other changes to a line segment will affect PSPS thresholds.	has not been developed and the model inputs currently do not incorporate grid hardening efforts and is a static study. The decision-making framework would have to consider current
			b) Please describe any improvements to the present PSPS circuit modeling capabilities that you expect to implement in 2023.	PSPS thresholds affecting each circuit and any current PSPS mitigation controls in place would also need to be factored in and calculated separately to support any proposed changes to
			c) Please describe any improvements to the present PSPS circuit modeling capabilities that you expect to implement in 2024.	PSPS thresholds. This would result in a more refined baseline PSPS baseline risk assessment. Liberty does not have plans to track the performance of PSPS mitigations nor improve its
			d) Please describe the expected state of your PSPS circuit modeling capabilities at the conclusion of the 2023-2025 WMP cycle.	current PSPS circuit model capabilities. Measuring PSPS risk reduction would require tracking circuit segments with PSPS mitigations planned such as covered conductor, installed Sensitive
				Relays, grid controls to divert electricity flow to other lines, and Microgrids at the specific GIS location in order to monitor and assess current PSPS thresholds and forced outage events
				during fire season. Current data limitations and root causes of outage events are not monitored at the specific asset level.
				b) See response to Question 5, part (a). c) See response to Question 5, part (a).
				d) Liberty's 2023 WMP pre-submission Section 6.7 and Table 6-9 includes Liberty risk assessment improvement plan for 2023-2025, including Liberty's data integration of asset
				and vegetation performance tracking with real-time data analytics to effectively measure risk reduction as it relates to wildfire risk. Liberty could also integrate PSPS mitigation measures
CalAdvocates	6 CalAdvocates-Liberty-2023WMP-06	5 CalAdv-06-6.5		as part of its enterprise risk management solution. Aaron Louie Aaro
			Identify any ignitions in 2022 associated with assets where you had an existing corrective notification at the time of the ignition. Please provide a spreadsheet listing each such ignition (as rows) with the following information in separate columns: a) Unique ignition ID	Liberty did not have any ignitions in 2022 associated with assets where it had an existing corrective notification at the time of the ignition
			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 if any h) Asset ID of asset associated with ignition	
			i) Circuit ID number of circuit associated with ignition j) Notification number(s) for the existing corrective notification on the asset in question	CalAdvocates-Liberty-2023WMP-06 Liberty_
CalAdvocates	6 CalAdvocates-Liberty-2023WMP-06	6 CalAdv-06-6.6	k) Priority level of the existing corrective notification on the asset in question Page 55 of Liberty's WMP states, "Liberty has not conducted a wildfire risk assessment using the 85th percentile consequence calculation." a) Why	Aaron Louie 2/24/2023 4/19/2023 4/26/2023 Response 04262023.pdf (libertyutilities.com) 8 Grid Design, operations, and maintenance (8.1) 8.1.2 a) In its 2023 WMP, Liberty provides a map in Figure 5-11 showing its service territory
			hasn't Liberty conducted a wildfire risk assessment using the 85th percentile consequence calculation? b) What other wildfire risk assessments has Liberty conducted instead?	overlaid with the Social Vulnerability Index (SVI) and its current Reax wildfire risk polygons. Liberty provides an additional map in Appendix C of its 2023 WMP showing the SVI
				distribution, Liberty's updated utility risk analysis in its 2023 WMP, and major roads. Due to increased risk modeling requirements in the Office of Energy Infrastructure Safety (OEIS)
				2023-2025 WMP Technical Guidelines, Liberty did not have enough time to analyze the intersection of the SVI and the 85th percentile of wildfire consequence risk according to
CalAdvocates	7 CalAdvocates-Liberty-2023WMP-07	1 CalAdv-07-7.1		Liberty's updated wildfire risk modeling results. b) Refer to Section 6 of Liberty's 2023 WMP. CalAdvocates-Liberty-2023WMP-07 Liberty 5/23/2023 5/23/202 5/20/202 5/20/202 5/20/202 5/20/202 5/20/202 5/20
			Page 57 of Liberty's WMP states: Survey reports produced by CAL FIRE identified 10 sub-divisions in South Lake Tahoe with no secondary egress, and one with limited egress. These	a) No. b) N/A
			sub-divisions consist mostly of single-family homes on flat land, surrounded by grass, trees, brush, and timber. In Placer County, CAL FIRE identified 21 subdivisions with no secondary egress, and three with limited egress. These areas include a mix of single-family homes, townhomes, and duplexes	c) Liberty completed mitigation actions during the 2020-2022 WMP cycle in limited egress areas throughout its service territory. Mitigation actions were driven by existing decision-
			surrounded by similar vegetation, but the topography varies from flat land to slopes, ridges, and canyons. All 35 subdivisions were categorized by CAL FIRE as "Very High" Fire Hazard Severity Zones. a) Do Liberty's PSPS and wildfire risk analyses consider whether a location has no secondary egress or limited egress?	making processes and risk analysis that did not consider egress. For an example of mitigation actions completed during the 2020-2022 WMP cycle in limited egress areas, refer to supporting materials: "CalAdvocates-Liberty-2023WMP-07_Liberty Response Question 3c."
			b) If the answer to part (a) is yes, please explain how your risk analyses address limited egress. c) What actions did Liberty take during the 2020-2022 WMP cycle to reduce wildfire risk for the subdivisions mentioned in the quote above?	d) During the 2023-2025 WMP cycle, Liberty will continue to perform mitigation work across its service territory. Mitigation actions will be driven by the decision-making processes and
			d) What actions does Liberty plan to take during the 2023-2025 WMP cycle to reduce wildfire risk for the subdivisions mentioned in the quote above?	risk analyses detailed in Liberty's 2023 WMP and in subsequent WMP submissions. Liberty may consider incorporating limited egress into wildfire risk analysis in future years so that the
CalAdvocates	7 CalAdvocates-Liberty-2023WMP-07	2 CalAdv-07-7.2		risk can be quantified. Talal Harahsheh 5/18/2023 Talal Harahsheh 5/18/2023 CalAdvocates-Liberty-2023WMP-07 Liberty Seponse 05232023.pdf (libertyutilities.com) 5 Community Values at Risk (5.4) 5.4.3.3
			Page 60 of Liberty's WMP states, "Absentee landlords make notification requirements and coordination for O&M activities difficult, sometimes resulting in delayed activities or their cancellation entirely." a) Please describe what methods or strategies Liberty has adopted to ameliorate the	a) Liberty uses a variety of methods for notifying customers of O&M activities: • Door hangers
			problem noted above. b) Please describe Liberty's method of maintaining accurate and up-to-date contact information for homeowners and renters in its service territory.	 Sign boards Mailed letters or postcards
			c) Please describe Liberty's public communication strategy to informs homeowners and renters in its service territory when O&M activities are to be expected?	• Social media posts • Email
				• Bill inserts • Everbridge text notification • Dear to dear in person patification attempts
				 Door to door in person notification attempts Phone call notification attempts Customer Service Representatives (CSRs) are required to verify customer information
				b) Customer Service Representatives (CSRs) are required to verify customer information including telephone number, email, and mailing address. This expectation is reviewed through the Call Quality Program in which "Verifies customer information according to Liberty
CalAdvocates	7 CalAdvocates-Liberty-2023WMP-07	3 CalAdv-07-7.3		standards" is one component of the scorecard. c) Refer to Response 3a. Talal Harahsheh 5/18/2023 Talal Harahsheh
Cur tu 10 cu tes	Currentees Electry 2020 Williams	S Gamar 6, 715	Page 60 of Liberty's WMP states, "Liberty is currently working with the [Tahoe Regional Planning Agency] to update an existing memorandum of understanding ("MOU") for O&M activities to allow minor repairs, replacements and vegetation maintenance to be completed without agency review	a) No.
			and approval." a) To date, has Liberty executed an updated memorandum of understanding with Tahoe Regional Planning Agency? b) If the answer the part (a) above is "no," please describe the status of developing an updated memorandum of understanding and the projected timeline to execute it.	
CalAdvocates	7 CalAdvocates-Liberty-2023WMP-07	4 CalAdv-07-7.4	Page 64 of Liberty's WMP states:	Talal Harahsheh 5/18/2023 5/23/2025 5/23/2025 5/23/2025 5/23/2023 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025 5/23/2025
			Although the current approach provides significant advancements over earlier efforts, it was neither reasonable nor feasible to conduct all the calculations and analyses provided in the 2023-2025 Wildfire Mitigation Plan Technical Guidelines ("Technical Guidelines") prior to Liberty's 2023 WMP	
			calculations described in the Technical Guidelines, to the extent possible, as part of future work. a) Please identify each calculation or analysis provide	
			in the 2023-2025 WMP Technical Guidelines that Liberty has not yet conducted. b) For each item listed in response to part (a), identify the resource constraint(s) that hindered completion prior to Liberty's 2023 WMP submission.	analytics utilizing its Wildfire Risk Reduction Model ("WRRM"). Liberty received its first analytics package with the results from WRRM in late February 2023. Additionally, in late
			c) For each item listed in response to part (a), state when Liberty anticipates completing it.	January 2023, Liberty signed a formal agreement with Direxyon to pilot its asset risk decision- making solution to be incorporated, in part, in Liberty's 2023 WMP. Liberty's 2023 WMP pre-
				submission was submitted to OEIS on March 6, 2023. Thus, time was a limiting factor in completing additional analysis contained in the OEIS 2023-2025 WMP Technical Guidelines.
CalAdvocates	7 CalAdvocates-Liberty-2023WMP-07	5 CalAdy-07-7.5		c) Liberty anticipates completing additional analysis contained in the OEIS 2023-2025 WMP Technical Guidelines during the 2023-2025 WMP cycle. Talal Harahsheh 5/18/2023 Talal Harahsheh 5/23/2023
CalAdvocates	7 CalAdvocates-Liberty-2023 WIVIF-07	S CalAuv-07-7.5	Page 70 of Liberty's WMP states that social vulnerability, physical vulnerability, and coping capabilities are not factors currently included in the wildfire risk analysis though Liberty intends to incorporate these factors in its future risk modeling process. a) When Liberty eventually incorporates the factor	a) Liberty has not determined all attributes/characteristics it will utilize to define physical
			"physical vulnerability" within future wildfire risk analyses, what attributes/characteristics would Liberty utilize to define "physical vulnerability"? b) What data does Liberty currently maintain or collect to measure physical vulnerability?	Needs (AFN) customers as physically vulnerable. In future wildfire risk analysis, Liberty can assign weights to different customer categories (i.e., AFN/MBL, Commercial, Residential,
			c) When Liberty eventually incorporates the factor "social vulnerability" within future wildfire risk analyses, what attributes/characteristics would Liberty utilize to define "social vulnerability"?	
			d) What data does Liberty currently maintain or collect to measure social vulnerability?	c) Liberty has not determined all attributes/characteristics it will utilize to define social vulnerability. Liberty considers some AFN customers as socially vulnerable (i.e., CARE
				customers). Additionally, in its 2023 WMP, Liberty provides a map in Figure 5-11 showing its service territory overlaid with the Social Vulnerability Index (SVI) and its current Reax wildfire
				risk polygons. Liberty provides an additional map in Appendix C of its 2023 WMP showing the SVI distribution, Liberty's updated utility risk analysis in its 2023 WMP, and major roads.
				d) Liberty maintains a list of self-identified AFN customers. Liberty also analyzed the Centers for Disease Control and Prevention/Agency for Toxic Substances and Disease Registry's Social
				Vulnerability Index dataset. CalAdvocates-Liberty-2023WMP-07_Liberty
CalAdvocates	7 CalAdvocates-Liberty-2023WMP-07	6 CalAdv-07-7.6	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	Talal Harahsheh 5/18/2023 5/23/2023 5/23/2023 5/23/2023 6 Response O5232023.pdf (libertyutilities.com) Refer to supporting file: "CalAdvocates-Liberty-2023WMP-08_Liberty Response Question 1." Talal Harahsheh 5/18/2023 5/23/2023 5/23/2023 6 Response O5232023.pdf (libertyutilities.com) Talal Harahsheh 5/18/2023 5/23/2023 5/23/2023 6 Response O5232023.pdf (libertyutilities.com) Talal Harahsheh 5/18/2023 5/23/2023 6 Response O5232023.pdf (libertyutilities.com)
			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 the 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.	
CalAdvocates	8 CalAdvocates-Liberty-2023WMP-08	1 CalAdv-08-8.1	h) Total number of customers impacted.	Talal Harahsheh 5/18/2023 5/23/2023 5/25/2023 S/25/2023 S/25/202 S/25/202 S/25/202 S/25/202 S/25/202 S/25/202 S/25/2023 S/25/202
Can tavocates	Electry 2025 WIVII -00		Page 70 of Liberty's WMP states that social vulnerability is not a factor currently included in Liberty's wildfire risk analysis, though Liberty intends to incorporate it in its future risk modeling process.	a) With the final 2023 WMP, Liberty was not able to incorporate social vulnerability into its
			a) Please identify the constraint(s) that hindered the incorporation of social vulnerability prior to Liberty's 2023 WMP submission. b) State when Liberty anticipates being able to include social vulnerability as part of Liberty's risk modeling process.c) In which year of this WMP cycle	2023 WMP submission due to time constraints.
			does Liberty plan on being able to include social vulnerability in its future risk modeling process?	enhancement in its future WMP filings. c) See Response 1b.
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	1 CalAdv-09-9.1	Page 70 of Liberty's WMP states that physical vulnerability is not a factor currently included in Liberty's wildfire risk analysis, though Liberty intends to	Talal Harahsheh 5/26/2023 6/1/2023 6/1/2023 6/1/2023 G/1/2023 G/1/202 G/1/202 G/1/202 G/1/202
			Page 70 of Liberty's WMP states that physical vulnerability is not a factor currently included in Liberty's wildfire risk analysis, though Liberty intends to incorporate it in its future risk modeling process. a) Please identify the constraint(s) that hindered the incorporation of physical vulnerability prior to Liberty's 2023 WMP submission.	a) Liberty's current fire science consultant, Dr. Chris Lautenberger, has advised Liberty that there is currently no validated generalized methodology that relates physical characteristics of structures to their survivability in wildland fires. Put differently, it is Liberty's understanding
			b) State when Liberty anticipates being able to include physical vulnerability as part of Liberty's risk modeling process. c) In which year of this WMP cycle does Liberty plan on being able to include physical vulnerability in its future risk modeling process?	that fragility curves to quantify a structure's probability of being damaged or destroyed in a fire based on its physical characteristics do not exist.
			, , , , , , , , , , , , , , , , , , ,	b) Liberty intends to incorporate physical vulnerability into its risk modeling when generalized and validated fragility curves, or comparable approaches, have been developed and validated
				by the fire science community. c) See Response 2b. CalAdvocates-Liberty-2023WMP-09 Liberty
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	2 CalAdv-09-9.2	Page 70 of Liberty's WMP states that coping capability is not a factor currently included in Liberty's wildfire risk analysis, though Liberty intends to	Talal Harahsheh 5/26/2023 6/1/
			incorporate it in its future risk modeling process. a) Please identify the constraint(s) that hindered the incorporation of coping capability prior to Liberty's 2023 WMP submission.	the WMP completeness check, Liberty was not able to incorporate coping capacity into its 2023 WMP submission due to time constraints.
			b) State when Liberty anticipates being able to include coping capability as part of Liberty's risk modeling process. c) In which year of this WMP cycle does Liberty plan on being able to include coping capability in its future risk modeling process?	b) Liberty plans to incorporate coping capacity in 2024 and report on this enhancement in its future WMP filings.
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	3 CalAdv-09-9.3		c) See Response 3b. Talal Harahsheh 5/26/2023 Talal Harahsheh 5/26/2023 CalAdvocates-Liberty-2023WMP-09 Liberty 6/1/2023 Response 06012023.pdf (libertyutilities.com) 6 Risk Methodology and Assessment
	.,	33.7.02 03 3.3	Page 70 of Liberty's WMP states the following factors are included as part of Liberty's wildfire risk analysis: Equipment/assets, Topography, Weather, Vegetation, Climate change, Assets at risk, and Fire ignition and spread.	a) Equipment/assets: GIS data are used to construct an ignition buffer surrounding Liberty's equipment and assets for use in fire spread modeling.
			Please explain how each of these factors impacts Liberty's quantification of risk at the circuit level: a) Equipment/assets	b) Topography: Topography is an input to Liberty's fire spread modeling. c) Weather: Weather an input to Liberty's fire spread modeling.
			b) Topography c) Weather	d) Vegetation: Vegetation is an input to Liberty's fire spread modeling. e) Climate change: Liberty conducted climate-adjusted fire spread modeling.
		_	d) Vegetation e) Climate change f) Assets at risk	f) Assets at risk: Assets at risk are considered when quantifying fire consequence. g) Fire Ignition and Spread: A fire spread model that considers fire ignition and spread forms CalAdvocates-Liberty-2023WMP-09 Liberty CalAdvocates-Liberty-2023WMP-09 Liberty Solution and Account of the property of
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	4 CalAdv-09-9.4	Page 70 of Liberty's WMP states the following factors are included as part of Liberty's wildfire risk analysis:	the basis of Liberty's fire risk modeling. Talal Harahsheh 5/26/2023 6/1/2023 6/1/2023 6/1/2023 Response 06012023.pdf (libertyutilities.com) Fire the reasons stated below, no formal processes are currently in place to verify the accuracy of changes in the quantification of risk related to the following factors:
			 Equipment/assets, Topography, Weather, 	accuracy of changes in the quantification of risk related to the following factors: • Equipment/assets: Liberty maintains internal GIS data for its equipment and assets. • Topography, weather, vegetation, climate change, assets at risk: Liberty is an end user – not a
			 Weather, Vegetation, Climate change, 	developer – of these datasets that serve as inputs to its fire spread modeling. In all cases, Liberty uses open-source, widely-used, and industry standard data sets developed by
			 Assets at risk, and Fire ignition and spread. 	authoritative federal and state agencies. • Fire ignition and spread: Liberty uses a peer reviewed open-source fire spread model for
			a) For each factor listed above, does Liberty have any review procedures in place to verify the accuracy of changes in the quantification of risk from one year to the next?	modeling ignition and spread. This same model is also used to forecast the spread of most large fires in the United States in real time under funding from the US Forest Service with its
			b) If the answer to part (a) above is yes, please provide a description of how Liberty updates the quantification of risk for each factor listed each year. c) Please provide what data sources Liberty uses to verify change in the quantification of risk for each factor listed above.	accuracy is continuously being assessed and improved. b) N/A
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	5 CalAdv-09-9.5		c) N/A Talal Harahsheh 5/26/2023 6/1/2023 CalAdvocates-Liberty-2023WMP-09 Liberty 6 Risk Methodology and Assessment 6 Risk Methodology and Assessment
		San (av 05 5.5	Page 71 of Liberty's WMP states that "Finally, Liberty also does not consider burn probability from fires caused by sources other than utilities as in the Technical Guidelines."	
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	6 CalAdv-09-9.6	Please explain why Liberty does not consider the burn probability from fires caused by sources other than utilities. Page 81 of Liberty's WMP, states "Overall utility risk is calculated by circuit from wildfire risk and PSPS risk, with an 80% weight to wildfire risk and 20%	future after its utility-caused fire risk modeling has matured Talal Harahsheh 5/26/2023 6/1/2023 6/1/2023 6/1/2023 6/1/2023 Response 06012023.pdf (libertyutilities.com) The sentence "Overall utility risk is calculated by circuit from wildfire risk and PSPS risk, with The sentence "Overall utility risk is calculated by circuit from wildfire risk and PSPS risk, with
			to PSPS risk." a) Please explain how Liberty arrived at the abovementioned specific weighting of wildfire risk and PSPS risk.	an 80% weight to wildfire risk and 20% to PSPS risk" contains a typographical error. It should read "Overall utility risk is calculated by summing wildfire risk and PSPS risk by circuit." The
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	7 CalAdv-09-9.7	b) Has Liberty consulted with any agencies, universities, research groups, or other entities on the calculation of the abovementioned weighting of wildfire risk and PSPS risk? Please list those entities if so.	statement about 80/20 weighting was inadvertently left in Liberty's 2023 WMP from a previous draft. CalAdvocates-Liberty-2023WMP-09 Liberty Response 06012023.pdf (libertyutilities.com) Response 06012023.pdf (libertyutilities.com) Risk Methodology and Assessment Risk

			Page 96 of Liberty's WMP presents Table 6-7: Liberty Top-Risk Circuits, which provides risk scores for Liberty's top 20 risk-contributing circuits. With the context:	b) Liberty plans to conduct grid design and system hardening work on 16 of the top 20 risk-							
			a) Does Liberty sequence its top risk circuit projects one by one according to the risk ranking or does Liberty work on multiple top risk circuit projects simultaneously?b) On how many of the top 20 risk-contributing circuits will Liberty complete grid design and system hardening projects for wildfire mitigation during the	c) No.							
			2023-2025 WMP cycle? c) Does Liberty use estimates of expected risk reduction to determine the sequence of mitigation work conducted on its top-risk circuits?	information to calculate the risk reductions for top-risk circuits and plans to develop an approach in 2023. Refer to Section 7.2.2.1 of Liberty's 2023 WMP for Liberty's estimated							
			d) If the answer to part (c) is no, why not?	timeline to develop the baseline risk of assets failing in service given historic outage events by type to calculate the likelihood of the risk events in future with the planned mitigations			C;	alAdvocates-Liberty-2023WMP-09 Liberty			
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	8 CalAdv-09-9.8	Page 96 of Liberty's WMP presents Table 6-7: Liberty Top-Risk Circuits, which provides risk scores for Liberty's top 20 risk-contributing circuits.	correlating to the events to estimate risk reduction. Refer to file: CalAdvocates-Liberty-2023WMP-09_Liberty Response Question 9	5/26/2023	6/1/2023		esponse 06012023.pdf (libertyutilities.com)		6	Risk Methodology and Assessment 6.4
			Please provide an Excel table that augments Table 6-7 with information about planned wildfire mitigation measures on each circuit during the 2023-2025 WMP cycle. Specifically, the table should add these new columns to Table 6-7:								
			a) Brief description of grid design and system hardening work planned for wildfire mitigation purposes in 2023-2025 (for example: 2.0 miles of undergrounding, 1.0 miles of covered conductor installation, and installation of 1 new recloser on this circuit).						1		
			b) The month and year when Liberty began project planning for the work identified in part (a). c) The month and year when Liberty began construction or plans to begin construction of the work identified in part (a).								
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	9 CalAdv-09-9.9	 d) The month and year when Liberty currently plans to complete the project(s) identified in part (a). e) Brief description of other wildfire mitigation measures planned in 2023-2025. f) Timeline for completion of the work identified in the previous part. 	Talal Harahsheh	5/26/2023	6/1/2023		alAdvocates-Liberty-2023WMP-09_Liberty_esponse_06012023.pdf (libertyutilities.com)		6	Risk Methodology and Assessment 6.4
edi/Avocates	S Can lavocates Eliserty 2023 WWW 03	S Cantav 63 3.5	Pages 104-105 of Liberty's WMP states: In late January 2023, Liberty signed a formal agreement with Direxyon to pilot its asset risk decision-making solution to be incorporated, in part, in this	a) Refer to file: CalAdvocates-Liberty-2023WMP-09_Liberty Response Question 10a for the	3, 20, 2023	0/1/2023	0,1,2023	sponse odorzozs.par (nocreyatinecs.com)			Misk Methodology and Assessment
			WMP. If the pilot is successful for the pole asset type and produces effective decision-making tools Liberty will continue building out the risk-informed decision-making tools for multiple assets to better plan future investments and repairs and maintenance plans given budget and resource constraints.	ed included GIS pole information and asset inspection information that was used to model in							
			Please describe the goals, analytical methods, and duration of the abovementioned pilot project by Direxyon. b) Describe the success criteria for the abovementioned Direxyon pilot project – in other words, what criteria is Liberty using to evaluate the success of								
			the asset risk decision-making solution? c) Will the abovementioned pilot be completed by the end of 2023?	Technosylva to model fire risk. Direxyon combined the findings from in service risk and fire risk to create an overall risk scenario for pole assets throughout Liberty's territory.							
			d) If the answer to subpart (c) is "no," please state when Liberty expects the pilot to be complete. e) Please describe each specific way that Liberty anticipates utilizing the Direxyon tools to inform its 2023-2025 wildfire mitigation strategy.	b) The final 2023 WMP technical guidelines were issued approximately three months prior to submission of the 2023 WMP. During that time, Liberty met with a list of vendors that could potentially help expand Liberty's risk profile. Direxyon was selected for this pilot project and							
				the deliverables agreed upon were provided subsequent to the 2023 WMP filing. Liberty is actively in the process of evaluating the deliverables, adjusting model weighting, and					1		
				familiarizing internal resources with the tool. Thus, evaluation criteria have not been fully developed at this time. Examples of evaluation criteria Liberty will consider are cost,							
				accuracy of risk identification and model outputs, the feasibility of scenarios and the ability to operationalize model outputs. c) Yes							
				e) Subsequent to evaluating Direxyon's modeling for pole assets, Liberty plans to operationalize outputs to inform decision-making. Liberty will continue working with							
				Direxyon to run risk and financial scenarios that can inform decisions around which pole mitigations reduce risk compared to the costs of those mitigations. Moving forward, Liberty							
				will consider including additional assets and other risk elements (i.e., conductor, vegetation, etc.).			<u>C</u> r	alAdvocates-Liberty-2023WMP-09 Liberty			
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	10 CalAdv-09-9.1	Page 107 of Liberty's WMP states "Liberty's strategy development for this WMP did not utilize wildfire risk scores developed by Reax."	a) Yes.	5/26/2023	6/1/2023	6/1/2023 Re	esponse 06012023.pdf (libertyutilities.com)		6	Risk Methodology and Assessment 6.7
			a) Does Liberty plan on utilizing the wildfire risk scores developed by Reax to help plan future decisions regarding wildfire mitigation? b) If the answer to part (a) above is yes, when does Liberty plan on utilizing the wildfire risk scores developed by Reax?	b) Liberty plans on utilizing the wildfire risk scores developed by Reax in 2024. c) As stated in Section 7.1.4.2 of its 2023 WMP, Liberty plans to have a cohesive mitigation							
			c) If the answer to part (a) above is yes, please describe how Liberty's current approach will change with the utilization of the wildfire risk scores by Reax.	portfolio plan approach in its next WMP that incorporates data analytics and risk-informed decision-making assessment and monitoring to improve its overall risk reduction				all diversities Liberty 2022WMD 00 Liberty			
CalAdvocates	9 CalAdvocates-Liberty-2023WMP-09	11 CalAdv-09-9.1	 d) If the answer to part (a) is no, please explain why Liberty will not utilize the wildfire risk scores by Reax to help plan future decisions regarding wildfing mitigation. On page 173 of its WMP, Liberty states that its 2022 target for Patrol Inspections of Distribution Electric Lines and Equipment was erroneously 	d) N/A a) Liberty erroneously reported its target as the total overhead miles for its service territory.	5/26/2023	6/1/2023		alAdvocates-Liberty-2023WMP-09_Liberty_ esponse_06012023.pdf (libertyutilities.com)		7	Wildfire Mitigation Strategy Development
			established at 706.3 miles, causing Liberty to miss its 2022 inspection target by 203 miles. Please respond to the following: a) Explain how Liberty mistakenly set a target of 706.3 miles. b) State the basis for why Liberty believes the target should have been closer to 503 miles.	Liberty does not perform patrol inspections in areas where detailed inspections are being							
			(the amount Liberty was able to complete in 2022). c) Explain Liberty's process, procedure, or protocol for determining annual asset inspection targets for each type of inspection Liberty conducts.	overhead detailed inspection miles. b) Liberty's 2022 target of 503 miles for Patrol Inspections of Distribution Electric Lines and							
				Equipment is a function of total overhead miles (706.3 miles) minus detailed inspections completed in 2022 on overhead miles (203.4 miles).							
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	1 CalAdv-10-10.		c) Refer to Table 8-8 in Liberty's 2023 WMP for Liberty's asset inspection frequency, method and criteria. Talal Harahsheh	5/26/2023	6/1/2023		alAdvocates-Liberty-2023WMP-10_Liberty_esponse_06022023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) 8.1.3
			On page 174 of its WMP, Liberty states that it completed Quality Assurance and Quality Control (QA/QC) on 0.0044% of its detailed asset inspections in 2022, while Liberty's target was to QA/QC 0.0050% of the detailed asset inspections in 2022. Please respond to the following:	a) 24 b) Yes.							
			a) How many individual asset inspections did Liberty conduct QA/QC on in 2022? b) Are both transmission and distribution detailed inspections included in the 0.0044% figure? c) If the answer is to part (b) above is "no," please answer which type of detailed inspections is included in the 0.0044% figure.	c) N/A d) 15 transmission (60 kV) and 9 distribution. e) Refer to file: CalAdvocates-Liberty-2023WMP-10_Liberty Response Question 2.							
			d) If the answer is to part (b) above is "yes," please breakdown of each type of detailed inspections is included in the 0.0044% figure. e) Please provide an Excel table of the QA/QC checks that Liberty completed on detailed asset inspections in 2022. Please list in the Excel sheet the	f) Liberty targeted 0.5% of detailed inspections as its QA/QC target as a starting point for the program and plans to escalate this sampling size in 2023.					1		
			following information as columns: the date of the original detailed inspection, the date QA/QC was performed, what type of asset was inspected, the result of the QA/QC check, and any follow-up remediation or inspections that Liberty took as a result of the QA/QC check.	g) Three of the 27 selected locations were inaccessible in December (when the QA/QC was completed) due to snow							
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	2 CalAdv-10-10.		Talal Harahsheh	5/26/2023	6/1/2023		alAdvocates-Liberty-2023WMP-10_Liberty_esponse_06022023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) 8.1.3
			On page 182 of its WMP, Liberty states that it implemented its asset inspection QA/QC in 2022 with a 0.5% sample of detailed inspections that were reinspected by third-party inspectors. Minimal differences were noted by the third-party inspectors, who found only very minor infractions during the reinspections if differences were noted at all.								
			a) Please explain the apparent discrepancy between the targets stated on pages 174 and 182 for QA/QC of detailed asset inspections (0.005% on page 174 and 0.5% on page 182).								
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	3 CalAdv-10-10.	b) If these two targets refer to different types of QA/QC activities, please provide a thorough description of each activity that identifies the similarities	Talal Harahsheh	5/26/2023	6/1/2023		alAdvocates-Liberty-2023WMP-10_Liberty_esponse_06022023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) 8.1.6
	20 Committee and an	0 000 000	On page 182 of its WMP, Liberty states that it implemented its asset inspection QA/QC in 2022 with a 0.5% sample of detailed inspections that were reinspected by third-party inspectors. Minimal differences were noted by the third-party inspectors, who found only very minor infractions during the re	e- a) 24	5, 20, 2020	3/ 1/ 1010	37272323	<u> </u>			
			inspections if differences were noted at all. Please respond to the following:	c) Examples include noting Level 3 differences such as foreign sign, loose secondary down guy, and auto splice 1" away from insulator.							
			a) How many third-party QA/QC checks were completed on detailed asset inspections in 2022? b) Of the checks included in the answer to part (a), how many checks noted "differences" between the initial inspections and the third-party QA/QC								
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	4 CalAdv-10-10.	inspections? c) Please describe and provide examples of the "very minor infractions." On page 183 of its WMP, Liberty states:	Talal Harahsheh a) Liberty halted its detailed inspections on January 1st, 2023, with the exception of detailed	5/26/2023	6/1/2023		alAdvocates-Liberty-2023WMP-10 Liberty esponse 06022023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) 8.1.6
			As of May 1, 2023, Liberty has halted its detailed inspections in 2023 to eliminate its backlog of open work orders. Both contract crews and internal crews are working to expedite the process.	underground inspections due in 2023. b) 40.3 circuit miles.							
			Liberty also states that it "will halt its detailed inspections in order to catch up with its open maintenance work orders and resume detailed inspection in 2024."								
			Please respond to the following: a) On what exact date in 2023 did Liberty halt its detailed inspections, as referenced in the above quote?	e) Liberty will remain in compliance with GO95 and 165. f) Yes.							
			b) What is Liberty's 2023 target for detailed asset inspections? c) How many detailed asset inspections has Liberty completed in 2023?								
			d) Does Liberty intend to resume detailed asset inspections on a specific date in 2024 or will the resumption timing depend on how quickly Liberty is able to eliminate its backlog of open work orders? Please explain your response.								
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	E CalAdu 10 10	e) Is Liberty currently in compliance with General Orders 95 and 165 regarding the frequency of detailed asset inspections? f) If Liberty conducts no detailed inspections for the remainder of 2023, will Liberty be in compliance with General Orders 95 and 165 on January 1,	Talal Harahsheh	5/26/2023	6/1/2022		alAdvocates-Liberty-2023WMP-10_Liberty		0	Crid Design apprations and maintenance (9.1)
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	5 CalAdv-10-10.	On page 183 of its WMP, Liberty states: As of May 1, 2023, Liberty has halted its detailed inspections in 2023 to eliminate its backlog of open work orders. Both contract crews and internal crews are working to expedite the process.	a) Liberty is halting its detailed overhead inspections in 2023 in order to avoid further overlap of infractions found in its 2020 full system survey and prioritize repairs to infractions found	5/26/2023	6/1/2023	6/2/2023 <u>Re</u>	esponse 06022023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) 8.1.7
			Please respond to the following: a) Explain Liberty's rationale for halting detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the state of the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system, as referenced in the following detailed inspections in 2023 to reduce the number of open work orders on Liberty's system.	during the system survey							
			quote above. b) Explain the prudence of halting detailed asset inspections until 2024.	inspected over a five-year period. Liberty will remain compliant during 2023 without completing any overhead detailed inspections.							
			c) Estimate the potential safety risk caused by not conducting detailed inspections of Liberty infrastructure in 2023.	c) The safety risk of halting detailed overhead inspections in 2023 is minimal. In addition to previous inspections and repair work, Liberty will be monitoring its system as part of its 2023							
ColAdvacatos	10 CalAdvocates-Liberty-2023WMP-10	Colladu 10 10		Resilience Project which will impact 15 feeders, or one third of Liberty's circuits. Additionally, Liberty will continue to make repairs and replace poles across both Tier 2 and Tier 3 areas in	5/26/2023	6/1/2022		alAdvocates-Liberty-2023WMP-10_Liberty		0	Crid Design apprehiums and maintanance (9.1)
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	6 CalAdv-10-10.	a) Describe Liberty's current staffing resources allocated to each of the following items under asset management, including but not limited to: a. Inspections	its service territory in 2023. Talal Harahsheh a) Liberty's current staffing resources include: a. Inspections: Five internal inspectors and one contract inspector	5/26/2023	6/1/2023	6/2/2023 <u>Re</u>	esponse 06022023.pdf (libertyutilities.com)		8	Grid Design, operations, and maintenance (8.1) 8.1.7
			b. Maintenance c. Resolution of open work orders and any other items not listed above.	b. Maintenance: Four internal crews and three contract crews available c. Open work orders and other: Same as above plus five internal troublemen							
			b) Please explain how Liberty's current staffing is sufficient or not sufficient to comply with regulatory requirements for asset management and inspection?	b) Liberty's current staffing has been sufficient to comply with regulatory requirements for asset management and inspection.							
			c) How many open (unfilled) staff or contractor positions does Liberty have in the area of asset management and inspections? Please explain your response.	c) Zero. Liberty is fully staffed with inspection resources and one contractor resource. d) Fiver internal staff and one contractor is currently considered fully staffed.						N/A	N/A N/A
			d) How many filled staff or contractor positions in the area of asset management and inspections would Liberty consider to be "fully staffed"? e) Does Liberty intend to increase staffing (either with directly employed personnel or contractors) to increase capacity to perform asset management and inspections?	e) No. f) N/A							
			and inspections? f) If the answer to part (e) is yes, will the increase be temporary or permanent? g) If the answer to part (e) is yes, will the increase be based on creating new positions or filling current vacancies?	0,							
CalAdvocates	10 CalAdvocates-Liberty-2023WMP-10	7 CalAdv-10-10.			5/26/2023	E 14 12022		alAdvocates-Liberty-2023WMP-10_Liberty_esponse_06022023_pdf (libertyutilities_com)			
CalAdvocates	TO CalAuvocates-Liberty-2023WIMP-10	, CalAdv-10-10.	Page 109 of Liberty's WMP states that "Liberty sought to separately strategize future risk model refinements and approaches by onboarding new vendors to help develop a formal risk model decision framework for Liberty."	a) Yes. b) N/A	5/26/2023	0/1/2023	0/2/2023 Re	esponse 06022023.pdf (libertyutilities.com)			
			a) Are the "new vendors" that Liberty refers to above IBM and Direxyon? b) If the answer to part (a), above is no, please provide the name of the vendors and a description of how Liberty is utilizing each vendor to develop its				li	iberty Response to DR CalAdvocates-Liberty-			
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	1 CalAdv-11-11.	formal risk model decision framework. Pages 109-110 discuss Liberty's risk evaluation process and how Liberty utilizes Figure 7-1: Risk Identification and Analysis for WMP. With this context:	Talal Harahsheh a) Liberty does not know the total number of discussion points that will be included in its risk	6/1/2023	6/6/2023		023WMP-11.pdf (libertyutilities.com)		7	Risk Evaluation (7.1) 7.1.1
			a) What is the total number of "discussion points" that Liberty will plot on Figure 7-1 while conducting its risk evaluation process? b) Please list all of the "discussion points" that Liberty will plot on Figure 7-1 as part of the risk identification and analysis.	evaluation process as Liberty advances its risk model decision framework. b) Examples of discussion points included in the risk evaluation process are:							
			c) Please provide any documents generated from Liberty's risk evaluation process related to the Topaz circuit. d) Please provide any documents generated from Liberty's risk evaluation process related to the Muller circuit.	 identification of all risk events; likelihood of wildfire risk drivers; impacts of significant weather (spow and wind) on asset degradation and health; 							
			e) Please provide any documents generated from Liberty's risk evaluation process related to the Meyers circuit.	 impacts of significant weather (snow and wind) on asset degradation and health; scenario analyses discussion; and how seasonality affects the planning of overhead system design and operations. 							
				c) Liberty does not have any documents generated from the process related to the Topaz circuit.							
				d) Liberty does not have any documents generated from the process related to the Muller circuit.							
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	2 CalAdv-11-11.		e) Liberty does not have any documents generated from the process related to the Meyers circuit. Talal Harahsheh	6/1/2023	6/6/2023		iberty Response to DR CalAdvocates-Liberty- 023WMP-11.pdf (libertyutilities.com)		7	Risk Evaluation (7.1) 7.1.1
			Pages 116-117 of Liberty's WMP identify the Topaz circuit as being in an area of elevated wildfire risk. Liberty also states that it did not assess risk drivers impacting the overall risk score and used older studies to support this WMP. With this context: a) Does Liberty have any system hardening mitigation work planned in 2023 for the Topaz circuit listed above? b) If the answer to part (a) above is yes.	a) Yes. b) Liberty is completing traditional overhead hardening on three projects in 2023. Those							
			a) Does Liberty have any system hardening mitigation work planned in 2023 for the Topaz circuit listed above? b) If the answer to part (a) above is yes, please identify the mitigation work selected for the circuit. c) If the answer to part (a) above is no, please explain why Liberty has chosen not to conduct mitigation work on this circuit in 2023.	repairing various poles on this circuit to address needs found during system surveys. c) N/A							
			d) Does Liberty have any system hardening mitigation work planned in 2024 for the Topaz circuit listed above? e) If the answer to part (d) above is yes, please identify the mitigation work planned for 2024.	d) Yes. e) Liberty plans to complete approximately two miles of traditional overhead hardening in							
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	3 CalAdv-11-11.	.3	2024. Those projects are still being determined. Liberty is also replacing or repairing various poles on this circuit to address needs found during system surveys Talal Harahsheh	6/1/2023	6/6/2023		iberty Response to DR CalAdvocates-Liberty- 023WMP-11.pdf (libertyutilities.com)		7	Risk Evaluation (7.1) 7.1.3
			Pages 116-117 of Liberty's WMP identify the Muller circuit as being in an area of elevated wildfire risk. Liberty also states that it did not assess risk drivers impacting the overall risk score and used older studies to support this WMP. With this context:	a) Yes. b) Liberty is replacing or repairing various poles on this circuit to address needs found during							
			a) Does Liberty have any system hardening mitigation work planned in 2023 for the Muller circuit listed above? b) If the answer to part (a) above is yes, please identify the mitigation work selected for the circuit.	system surveys. c) N/A d) Yes. e) Liberty is replacing or repairing various poles on this circuit to address needs found during							
			c) If the answer to part (a) above is no, please explain why Liberty has chosen not to conduct mitigation work on this circuit in 2023. d) Does Liberty have any system hardening mitigation work planned in 2024 for the Muller circuit listed above? e) If the answer to part (d) above is yes, please identify the mitigation work planned for 2024.	e) Liberty is replacing or repairing various poles on this circuit to address needs found during system surveys. Liberty is also planning to do some system hardening on this circuit. The first project will likely occur in 2025 but there is a possibility that it may be as soon as 2024.			1:	iberty Response to DR CalAdvocates-Liberty-			
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	4 CalAdv-11-11.		a) Yes.	6/1/2023	6/6/2023		023WMP-11.pdf (libertyutilities.com)		7	Risk Evaluation (7.1) 7.1.3
			drivers impacting the overall risk score and used older studies to support this WMP. With this context: a) Does Liberty have any system hardening mitigation work planned in 2023 for the Meyers circuit listed above?	b) Liberty is planning to complete two covered conductor projects on Meyers circuits in 2023. Those projects are Celio A (1.6 miles) and Celio B (0.93 miles). Liberty will also complete 0.11							
			b) If the answer to part (a) above is yes, please identify the mitigation work selected for the circuit. c) If the answer to part (a) above is no, please explain why Liberty has chosen not to conduct mitigation work on this circuit in 2023.	miles of undergrounding on the Cascade Project. Liberty is also replacing or repairing various poles on these circuits to address needs found during system surveys.							
			d) Does Liberty have any system hardening mitigation work planned in 2024 for the Meyers circuit listed above? e) If the answer to part (d) above is yes, please identify the mitigation work planned for 2024.	c) N/A d) Yes.							
			e) if the answer to part (d) above is yes, please identity the mitigation work planned for 2024.		1	ı					· ·
			e) If the answer to part (d) above is yes, please identity the mitigation work planned for 2024.	e) Liberty is planning to complete two covered conductor projects on Meyers circuits in 2023. Those projects are Fallen Leaf B (1.53 miles) and Angora (0.70 miles). The Angora Project includes a microgrid. Liberty is also replacing or repairing various poles on these circuits to							
CalAdvacatos	11 CalAdvocates-Liberty, 2022WAR 11	5 Colodi, 44 44		Those projects are Fallen Leaf B (1.53 miles) and Angora (0.70 miles). The Angora Project includes a microgrid. Liberty is also replacing or repairing various poles on these circuits to address needs found during system surveys	6/1/2023	6/6/2022		iberty Response to DR CalAdvocates-Liberty- 023WMP-11.pdf (libertyutilities.com)		7	Risk Evaluation (7.1)
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	5 CalAdv-11-11.		Those projects are Fallen Leaf B (1.53 miles) and Angora (0.70 miles). The Angora Project includes a microgrid. Liberty is also replacing or repairing various poles on these circuits to address needs found during system surveys Talal Harahsheh	6/1/2023	6/6/2023		iberty Response to DR CalAdvocates-Liberty- 023WMP-11.pdf (libertyutilities.com)		7	Risk Evaluation (7.1) 7.1.3
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11 11 CalAdvocates-Liberty-2023WMP-11	5 CalAdv-11-11.	Page 127 of Liberty's WMP states, "Liberty is currently evaluating wildfire risk results in consultation with its analytics team. Liberty has developed an interim mitigation strategy for its vegetation portfolio and plans to expand this strategy to incorporate assets in the future." When does Liberty anticipate it will have expanded its interim mitigation strategy to incorporate asset management measures, as referenced in the quote?	Those projects are Fallen Leaf B (1.53 miles) and Angora (0.70 miles). The Angora Project includes a microgrid. Liberty is also replacing or repairing various poles on these circuits to address needs found during system surveys Talal Harahsheh	6/1/2023	6/6/2023 6/6/2023	3 6/6/2023 203 Lib				Risk Evaluation (7.1) 7.1.3 Risk Evaluation (7.1) 7.1.4

				Page 128 of Liberty's WMP states, "Liberty is actively planning and executing wildfire mitigation initiatives while developing its risk based decision-making process."	a) No.				
				a) Are any WMP activities or initiatives that Liberty is executing in 2023 based upon the abovementioned risk based decision-making process? b) If the answer to part (a) is yes, please explain which activities or initiatives in 2023 flow from the risk based decision-making process.	c) The abovementioned risk based decision-making process is not complete. Liberty used risk-based principles and tools (i.e., Reax risk map) to inform decision-making.		Liberty Response to DR CalAdvocates-Liberty-		
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	7	CalAdv-11-11.7	c) If the answer to part (a) is no, please explain why not. Page 135 of Liberty's WMP states: In conjunction with this study, Liberty also plans to assess the asset risk reduction and vegetation risk reduction at an operational performance level	a) Examples of evaluation criteria Liberty considered are cost, accuracy of risk identification and model outputs, system compatibility, the feasibility of scenarios and the ability to	n 6/1/2023	6/6/2023 6/6/2023 2023WMP-11.pdf (libertyutilities.com)		7 Risk Evaluation (7.1) 7.1.4
				utilizing IBM's work management platform. IBM's Maximo asset health and predict solution that was customized for Liberty will integrate asset risk and detailed vegetation risk scores to help asset and vegetation managers better assess operational risk to plan and adjust work activities for significant					
				weather event days, including elevated high fire risk days. a) Describe the success criteria for the abovementioned IBM Maximo project – in other words, what criteria is Liberty using to evaluate the accuracy of the accur	c) Liberty has decided to not move forward with IBM's proposed solution at this time. of				
				the asset and vegetation risk scores produced by IBM's Maximo platform? b) When (i.e., month and year) will the abovementioned platform be complete and operational? c) Please describe each specific way that Liberty anticipates utilizing the abovementioned IBM work management platform to inform its 2023-2025			Liberty Response to DR CalAdvocates-Liberty-		
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	8	CalAdv-11-11.8	wildfire mitigation strategy. Page 138 of Liberty's WMP states:	a) Liberty plans to have an initial risk-informed decision-making framework for overhead	n 6/1/2023	6/6/2023 6/6/2023 2023WMP-11.pdf (libertyutilities.com)		7 Risk Evaluation (7.1) 7.2.2
				Liberty's risk-informed decision-making framework is under development. Liberty's engineering, planning, and regulatory staff will need three to six months post-product/service delivery of all risk studies to fully engage with internal subject matter experts to evaluate the results of the risk analyses. a) When (i.e., month and year) does Liberty expect the development (referenced in the quote above) of the risk-informed decision-making framework					
				to be finished? b) When (i.e., month and year) does Liberty expect all risk studies to be delivered (as mentioned in the quote above)?	studies (i.e., Technosylva modeling results, Reax modeling results, Direxyon outputs), OEIS risk modeling guidelines, and collaborative discussions with stakeholders through processes				
				c) Please estimate when (i.e., month and year) Liberty expects to be able to utilize the abovementioned risk-informed decision-making framework to scope planned system hardening projects for the future. d) Please describe how Liberty planned system hardening projects occurring in 2023.	such as the Risk Modeling Working Group c) Beginning in 2025. d) Liberty uses the Reax fire risk polygons and subject matter expert knowledge to target				
				e) Please describe how Liberty planned or will plan system hardening projects that will start in 2024.	specific areas that have the highest wildfire risk or previous reliability or safety issues. e) Liberty will use the Reax fire risk polygons, its circuit risk assessment, and subject matter				
CalAdvocates	11 CalAdvocates-Liberty-2023WMP-11	9	CalAdv-11-11.9	On pp. 29-30 of its WMP, Liberty describes its actual WMP spends for the 2020-2022 cycle. Please provide a breakdown of the actual spends including	expert knowledge to target specific areas that have the highest wildfire risk or previous reliability or safety issues. Talal Harahsheh a) Refer to Liberty's Revised Q4 2022 WMP Quarterly Data Report (QDR) submitted to OEIS	n 6/1/2023	6/6/2023 6/6/2023 Liberty Response to DR CalAdvocates-Liberty- 2023WMP-11.pdf (libertyutilities.com)		7 Risk Evaluation (7.1) 7.2.3
				at least the following categories: • Risk assessment and modeling	on March 8, 2023. b) See response 1a.				
				 Grid design and system hardening Asset management and inspections Vegetation management and inspections 	c) See response 1b.				
				 Situational awareness and forecasting Other spending Please provide the breakdown in tabular format for each year, showing all the costs amounting to: 					
CalAdvocates	12 CalAdvocates-Liberty-2023WMP-12	1	CalAdv 12 12 1	a) \$33,331,000 for 2020, b) \$33,567,000 for 2021, and c) \$50,132,000 for 2022	Talal Harahsheh	n 6/6/2023	CalAdvocates-Liberty-2023WMP-12_Liberty 6/9/2023 Response 06092023.pdf (libertyutilities.com)		4 Proposed Expenditures (4.3)
CalAdvocates	12 CalAuvocates-Liberty-2025 WIVIF-12	1	CalAuv-12-12.1	On p. 30 of its WMP, Liberty describes its planned spends for the 2023-2025 WMP cycle. Please provide a breakdown of the described proposed expenditures including at least the following categories:	a) Refer to Liberty's Revised Q4 2022 WMP Quarterly Data Report (QDR) submitted to OEIS on March 8, 2023.	0/0/2023	0/9/2023 Nesponse 00092023.pdf (iibertydtiitles.com)		4 Proposed Experialtures (4.5)
				 Risk assessment and modeling Grid design and system hardening Asset management and inspections 	b) See response 2a. c) See response 2b.				
				 Asset management and inspections Vegetation management and inspections Situational awareness and forecasting 					
				• Other spending Please provide the breakdown in tabular format for each year, showing all the costs amounting to: a) \$48,391,000 for 2023,					
CalAdvocates	12 CalAdvocates-Liberty-2023WMP-12	2	CalAdv-12-12.2	b) \$54,180,000 for 2024, and c) \$45,078,000 for 2025.	Talal Harahsheh	n 6/6/2023	6/9/2023 CalAdvocates-Liberty-2023WMP-12 Liberty Response 06092023.pdf (libertyutilities.com)		4 Proposed Expenditures (4.3)
				On pp. 201-202 of its WMP, Liberty provides Table 8-18: "Liberty Vegetation Inspections Targets by Year." Please explain why the row describing Liberty's Vegetation Targets by Year for the Initiative Activity "Program – LiDAR" is blank.	The blank row in Table 8-18 is a formatting error on the table carrying over from page 201 to page 202. There should only be one row for "Vegetation Management Inspection Program –		College cotos Liberty 2022WMD 12 Liberty		
CalAdvocates	12 CalAdvocates-Liberty-2023WMP-12	3	CalAdv-12-12.3	On p. 209 of its WMP, Liberty provides Figure 8-4: "Liberty VM Inspection Overview."	LiDAR" and the initiative activity row was inadvertently split up due to the page break. Talal Harahsheh a) If Liberty VM field personnel are unable to perform their job function due to a customer	n 6/6/2023	6/9/2023 6/9/2023 CalAdvocates-Liberty-2023WMP-12_Liberty_ Response_06092023.pdf (libertyutilities.com)		8 Vegetation Management and Inspections (8.2) 8.2.1.2
				a) Please describe what steps Liberty takes if a customer refuses access to his or her property for either a vegetation inspection or a vegetation maintenance activity.	refusing access, the refusal shall be documented in the VM system and on the Refusal Form document. If possible, the vegetation condition and vicinity to facilities should be				
				b) Please provide any internal protocols, handbooks, or other documents that describe the actions Liberty takes if a customer refuses access to his or her property for either a vegetation inspection or a vegetation maintenance activity.	photographed for reference and record keeping. Liberty VM field personnel (VM inspectors, VM workers) communicate the refusal as soon as possible to their immediate supervisor for resolution. Every effort should be made by the				
					supervisor to contact the property owner, or authorized agent to understand the basis of the refusal and determine an appropriate course of action toward resolution and work				
					completion. Any contact or attempt made to resolve the refusal shall be documented by the employee initiating resolution. The supervisor may need to consult with Liberty VM for support if resolution is unattainable or for approval if there is a request outside of the normal				
					scope of work that would facilitate completing work. Should attempts to reach a resolution with the refusing party be unsuccessful, Liberty may				
					need to take further action by researching existing land or easement rights to be able to perform vegetation work. Liberty VM should attempt to exercise land and easement rights in order to perform the required work within the appropriate mitigation timeline. Liberty may				
					be required to involve jurisdictional law enforcement to help facilitate completing the required work necessary to comply with applicable laws and regulations. Law enforcement				
					should be notified, or their presence requested, to facilitate gaining access or completing vegetation management work as needed. Liberty shall notify its Legal Department and Corporate Security team to advise on all hostile customers and take the necessary action to				
					facilitate completing required work within the appropriate mitigation timeline through a court order or temporary restraining order.				
					b) Liberty is in the process of developing its VM-06, Notification and Refusal Policy which provides guidance on interfacing with landowners including communication and notification processes, management of refusal scenarios, conflict resolution strategies, and the				
CalAdvocates	12 CalAdvocates-Liberty-2023WMP-12	4	CalAdv-12-12.4		documentation of these processes through the lifecycle of identification and mitigation of required Vegetation Management work Talal Harahsheh	n 6/6/2023	CalAdvocates-Liberty-2023WMP-12 Liberty 6/9/2023 Response 06092023.pdf (libertyutilities.com)		8 Vegetation Management and Inspections (8.2) 8.2.2
				On p. 243 of its WMP, Liberty provides Table 8-31: "Past Due Vegetation Management Work Orders Categorized by Age." a) In this table, does "age" refer to days since the work order was first created or days since the work order's due date?	a) Age refers to the date the work order was first created. b) Liberty details how work orders are prioritized based on risk and how mitigation	7,7,			
				b) Please explain why there are 2,588 past due work orders in HFTD Tier 2 Areas with ages of 181+ days. c) Please describe the actions Liberty is currently taking to address the 2,588 past due work orders in HFTD Tier 2 Areas with ages of 181+ days. d) When does Liberty expect that all of these 2,588 past due work orders in HFTD Tier 2 Areas with ages of 181+ days will be fully resolved? Please	timeframes are identified based on observed field conditions in Section 8.2.6 of the 2023 WMP (page 240 – 241) and per its VM-05, Vegetation Threat Procedure. Liberty intends to complete work orders and mitigate identified tree conditions within the timelines specified in				
				explain your response.	its VM-05 based on the priority level of assigned to the vegetation work order at the time of inspection and describes this process on page 240-241 of the 2023 WMP.				
					c) Of the 2,588 open work orders reported, 210 work orders remain open as of June 9th, 2023. 164 of the open work orders are on Capital improvement projects that is coordinated with Capital construction schedules. This work is currently in progress. 35 work orders on the				
					"Sagehen" fire resilient right-of-way project had maintenance deferred in late 2022 due to snow conditions and are planned to be completed in 2023. Liberty is in the process of				
					evaluating the remaining 11 work orders to determine priority and requirements beyond standard operating procedures. d) Liberty expects to complete the remaining 164 work orders by the end of the third quarter				
Cal Advocates	12 CalAdvocates-Liberty-2023WMP-12	5	CalAdv-12-12.5		in 2023. Talal Harahsheh	n 6/6/2023	CalAdvocates-Liberty-2023WMP-12_Liberty 6/9/2023 Response 06092023.pdf (libertyutilities.com)		8 Vegetation Management and Inspections (8.2) 8.2.6
		•		Please provide copies of the following documents: a) Corporate Emergency Management Plan (CEMP), dated April 27, 2022, referenced on p. 284 of your WMP	a) Refer to supporting materials: Liberty Corporate Emergency Management Plan (CEMP) b) Refer to supporting materials: Liberty Public Safety Power Shutoff Playbook		CalAdvocates-Liberty-2023WMP-13 Liberty	2	
CalAdvocates	13 CalAdvocates-Liberty-2023WMP-13	1	CalAdv-13-13.1	b) Liberty Utilities Public Safety Power Shutoff Playbook, dated June 13, 2022, referenced on p. 284 of your WMP On p. 311 of its WMP, Liberty states "NV Energy is the [Transmission Owner] for Liberty A specific plan for communicating with NV Energy including the information to be provided is included in the Liberty CEMP"	a) Yes. b) N/A	n 6/6/2023	6/9/2023 6/9/2023 Response 06092023.pdf (libertyutilities.com)		8 Emergency Preparedness (8.4) 8.4.2
				a) Is NV Energy the sole provider of electricity to Liberty's circuits?b) If the answer to part (a) is no, please list the circuits that NV Energy provides electricity to.	c) To the extent possible, Liberty will follow PSPS protocols regarding communications if an NV Energy PSOM event impacts Liberty's power lines and customers.				
				c) Please describe Liberty's plan in the event of de-energization of its circuits by NV Energy. d) Has Liberty ever experienced any de-energizations (including, but not limited to PSOM) because of loss of electricity supply from NV Energy transmission lines?	d) Liberty objects to this request as vague and ambiguous with regard to the term "de- energizations," overbroad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence. Notwithstanding the foregoing objections, Liberty responds				
				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 such outage since the beginning of 2018, please elaborate on the duration, number of customers affected,	as follows: Yes. e) Liberty objects to this request as vague and ambiguous with regard to the term "de-			1	
				and actions that Liberty took during the outage.	energizations," overbroad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence. Notwithstanding the foregoing objections, Liberty responds as follows: Refer to file: CalAdvocates-Liberty-2023WMP-13 Liberty Response Question 2.				
					f) Liberty objects to this request as vague and ambiguous with regard to the term "de- energizations," overbroad, unduly burdensome, and not reasonably calculated to lead to the				
					discovery of admissible evidence. Notwithstanding the foregoing objections, Liberty responds as follows: Refer to file: CalAdvocates-Liberty-2023WMP-13_Liberty Response Question 2.		CalAdvocatos Liberty 2022WMP 12 Liberty		
CalAdvocates	13 CalAdvocates-Liberty-2023WMP-13	2	CalAdv-13-13.2	On p. 162 of its WMP, Liberty states "[T]hese programs, in particular Liberty's SRP program, may reduce the need for PSPS in certain areas."	Talal Harahsheh a) Liberty's SRP program is not currently impacting Liberty's PSPS protocols. In 2023, Liberty is	n 6/6/2023	6/9/2023 6/9/2023 CalAdvocates-Liberty-2023WMP-13_Liberty_ Response 06092023.pdf (libertyutilities.com)		8 Emergency Preparedness (8.4) 8.4.3.2
				a) Please explain how Liberty's SRP program may reduce the need for PSPS in certain areas.b) Please describe the decision-making process for a situation in which Liberty anticipates PSPS conditions but decides to use its SRP program insteadc) Please list all dates in 2022 when Liberty anticipated PSPS conditions but use its SRP program instead.	working with University of Nevada, Reno (UNR) to develop the SRP settings and discuss how this could impact PSPS protocols. If SRP settings are set sensitive enough, then the ignition risk from a line could be low enough to act in place of a PSPS. The settings that Liberty is				
				c) Please list all dates in 2022 when Liberty anticipated PSPS conditions but use its SRP program histead.	currently planning to use for the SRP system are not currently proven to be low enough to make this call. Liberty will be evaluating this topic with UNR and other major utilities in 2023.				
					b) Liberty's SRP program is not currently impacting Liberty's PSPS protocols, and thus Liberty does not have an established decision-making process to utilize SRP as an alternative to PSPS.				
					c) None.				
CalAdvocates	13 CalAdvocates-Liberty-2023WMP-13	3	CalAdv-13-13.3	Please provide a description of the weather conditions in which Liberty enables its SRP program.	Talal Harahsheh a) Various weather conditions influence the SRP decision process, including wind conditions,	n 6/6/2023	6/9/2023 6/9/2023 CalAdvocates-Liberty-2023WMP-13_Liberty_ Response 06092023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1) 8.1.2.6
				b) Please identify the months or seasons in which Liberty enables its SRP program. c) Please provide relevant work documents or procedures that Liberty uses related to enabling its SRP program.	temperature conditions, and moisture content. b) The area of Liberty service territory and weather conditions in any given year or month				
					affect whether SRP will be enabled. Based on historical conditions, SRP settings would be enabled in the summer and early fall when the moisture content is low and temperatures and wind conditions can be high.		CalAdvocates-Liberty-2023WMP-13 Liberty		
CalAdvocates	13 CalAdvocates-Liberty-2023WMP-13	4	CalAdv-13-13.4	On p. 162 of its WMP, Liberty states "Liberty will be expanding the 2022 Fast Trip, or SRP, pilot project because of its effectiveness"	c) Liberty does not have any work documents directly related to SRP. a) Liberty utilized a different program in 2021. Prior to the SRP program pilot in 2022, Liberty	n 6/6/2023	6/9/2023 6/9/2023 Response 06092023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1) 8.1.2.6
				a) In Liberty's response to CalAdvocates-Liberty-2023WMP-03, Question 1, the excel sheet column Q "q. Total customer-minutes of de-energization or the circuit during fast-trip settings in 2021" provides a value of 20244.00 for the Circuit Meyers 3300. Please explain if the pilot SRP program began in 2021 or if Liberty used a different program for this de-energization.	utilized "wildfire mode" settings which removes reclosing. The SRP program takes this a step further by removing reclosing and lowering the trip settings to a number that impacts relay coordination and reduces incident energy on fault conditions, which in turn reduces ignition				
				b) There are values listed in Liberty's response to CalAdvocates-Liberty-2023WMP-03, Question 1, the excel sheet column R "r. Total customer-minutes of de-energization on the circuit during fast-trip settings in 2022". Please clarify if the values listed in Liberty's response were due to the SRP program	risk. b) In 2022, Liberty utilized a mix of SRP settings and "wildfire mode" settings because the				
				pilot. c) Please describe the scope, planned duration, goals, and success metrics of the 2022 Fast Trip / SRP pilot project.	pilot program took time to develop, install, and commission settings. c) The goals in 2022 were to pilot the SRP program. This entailed working with UNR to				
				d) Other than expanding which circuits may use SRP settings, as shown in Appendix C, map titled "2023 Sensitive Relay Profile Program", on pdf p. 474 in 2023, how has Liberty modified its SRP program since 2021? For example, have the speed or sensitivity of the fast-trip settings changed? e) Please provide a list of the circuits included in Liberty's SRP program in 2022.	in research these settings and benchmark them against other major utilities. Liberty enabled SRP settings and began to track associated reliability metrics. With a small sample size, Liberty has not observed a noticeable decrease in reliability for the circuits on which SRP has				
					been implemented. d) Liberty did not utilize SRP settings in 2021. Since the SRP program was started in 2022,				
					there have not been any significant changes to the "speed or sensitivity" of the fast trip settings. Liberty plans to review the load seen by the overcurrent protection devices (a recloser or a substation circuit breaker) on the SRP circuits on an annual basis. This load data				
					is then used to engineer a sensitive relay profile that aims to limit the incident energy developed on a fault event, thus reducing ignition risk, while also not "nuisance" tripping for				
	13 CalAdvocates-Liberty-2023WMP-13	5	CalAdv-13-13.5		events that are not actual faults. e) Meyers 3300 and Topaz 1261. Talal Harahsheh	n 6/6/2023	6/9/2023 6/9/2023 CalAdvocates-Liberty-2023WMP-13 Liberty Response 06092023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1) 8.1.2.6
CalAdvocates				Liberty's response to question 8 of data request CalAdvocates-Liberty-2023WMP-11 discusses an "IBM Maximo project" and when the platform would be complete and operational. Liberty's response states, "Liberty has decided to not move forward with IBM's proposed solution at this time." a) Please explain why Liberty has decided not to move forward with the proposed solution from IBM to consolidate its risk data sources.	 a) In its evaluation of whether to move forward with the proposed solution from IBM, Liberty considered factors including: e cost; 				
CalAdvocates				pay incode explaint with allocity had accided hot to move forward with the terror of account and the control of the hotel shift by			1		
CalAdvocates				b) Is Liberty pursuing an alternative solution for the same purpose? If so, please explain.	• system compatibility, particularly the risk of moving forward with the solution prior to SAP implementation later this year; and				
CalAdvocates	14 CalAdvocates-Liberty-2023WMP-14	1	CalAdv-14-14.1	b) Is Liberty pursuing an alternative solution for the same purpose? If so, please explain.	 implementation later this year; and the ability to operationalize model outputs. b) Yes, Liberty is in the process of exploring alternative solutions. Talal Harahsheh	n 6/8/2023	6/13/2023 6/13/2023 CalAdvocates-Liberty-2023WMP-14_Liberty_ Response_06132023.pdf (libertyutilities.com)		
	14 CalAdvocates-Liberty-2023WMP-14 15 CalAdvocates-Liberty-2023WMP-15	1	CalAdv-14-14.1 CalAdv-15-15.1	b) Is Liberty pursuing an alternative solution for the same purpose? If so, please explain. Please explain why your QDR for Q1 of 2022 reports the total number of distribution ignitions in 2020 and 2021 as 26, but your QDR for Q2 of 2022 reports the total number of distribution ignitions in 2020 and 2021 as 4.	implementation later this year; andthe ability to operationalize model outputs.	7,2,			
CalAdvocates		1 1	CalAdv-15-15.1	b) Is Liberty pursuing an alternative solution for the same purpose? If so, please explain. Please explain why your QDR for Q1 of 2022 reports the total number of distribution ignitions in 2020 and 2021 as 26, but your QDR for Q2 of 2022 reports the total number of distribution ignitions in 2020 and 2021 as 4.	 implementation later this year; and the ability to operationalize model outputs. b) Yes, Liberty is in the process of exploring alternative solutions. Talal Harahsheh The number of ignitions reported in Liberty's QDR for Q1 and Q2 of 2022 is incorrect. Liberty's QDR for Q1 of 2023 correctly reports the total number of distribution ignitions in 	n 6/14/2023	6/13/2023 6/13/2023 Response 06132023.pdf (libertyutilities.com) CalAdvocates-Liberty-2023WMP-15_Liberty		

				Please provide an Excel sheet listing all ignitions that occurred on your system in 2020 through 2022. Each ignition should be a row. For each ignition, please provide the following columns of data: a) Date	25_Elberty Response Question 3.						
				b) Circuit ID number c) Line Type (Distribution or Transmission) d) HFTD Tier at the ignition location							
				e) Geographic latitude of the ignition location in decimal degrees, truncated to seven decimal places f) Geographic longitude of the ignition location in decimal degrees, truncated to seven decimal places						1	
				g) Cause of the ignitionh) If the ignition involved equipment failure, identify the type of equipmenti) List any actions you have taken to reduce the likelihood of future ignitions for the same cause.							
CalAdvocates 15	15 CalAdvocates-Liberty-2023WMP-15	3	CalAdv-15-15.3	j) Was this ignition associated with equipment that had an open maintenance tag at the time of ignition? (yes/no) k) At the time of the ignition, was there an open vegetation management tag within 100 meters of the ignition location? (yes/no)		Talal Harahsheh	6/14/2023	6/19/2023	CalAdvocates-Liberty-2023WMP-15 Liberty 6/20/2023 Response 06202023.pdf (libertyutilities.com)		
					a) In its Revision Notice for Liberty's 2023-2025 Wildfire Mitigation Plan (WMP), OEIS required Liberty to provide an estimated completion date for the risk model transition as a						
CalAdvocates 16	16 CalAdvocates-Liberty-2023WMP-16	1	CalAdv-16-16.1	of the Revised 2023-2025 WMP submission, it is difficult for Liberty to predict when Liberty's wildfire risk model will be fully completed. Is this	remedy for Issue RN-LU-23-01. Liberty responded by stating that it plans to utilize an updated version of its wildfire risk model for limited facets of its business starting in Q3 2024. Liberty also made the statement that its wildfire risk model will continue to evolve with no specific		11/2/2023	11/7/2023	CalAdvocates-Liberty-2023WMP-16_Liberty 11/7/2023 Response 11072023.pdf (libertyutilities.com)		
Jan Avodates 10	20 Cultivarious Claserty 2020 William 20	<u> </u>	647144 10 1011	Liberty states on p. 174 of its Revised 2023-2025 WMP, "Liberty aims to replace approximately 3,800 fault tamers with ELFs [expulsion limiting fuses] ir 2023 and is on track for its target."		7 di on Esdic	11/2/2023	11,7,1013	response 120/2020 par (inderegration of the control		
				 a) Does Liberty plan on re-introducing traditional expulsion fuses into its overhead system in 2024? b) Does Liberty plan on re-introducing traditional expulsion fuses into its overhead system in 2025? c) How many traditional expulsion fuses currently remain in place across Liberty's service territory? 	c) 9,521 fuses.d) See Response 2c.e) The timeline for replacing all fuses in Liberty's service territory is to be determined. Liberty						
CalAdvocates 16	16 Calledvesates Liberty 2022WIMP 16	2	CalAdv-16-16.2	d) Across Liberty's service territory, how many traditional expulsion fuses remain in place? e) How many years will it take Liberty to replace all remaining expulsion fuses on its system (see part (d) above) with expulsion limiting fuses?	plans to establish fuse replacement targets for 2024 and 2025 in advance of the 2025 WMP Update.		11/2/2022	11/7/2022	CalAdvocates-Liberty-2023WMP-16_Liberty_		
LaiAdvocates	16 CalAdvocates-Liberty-2023WMP-16		CalAdv-16-16.2	Please provide Liberty'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 Pre-submission 2023-2025 WMP Base Plan filing.	Refer to attachment: "2023-03-06_Liberty_2023_WMP_RO_Public" for Liberty's 2023 WMP pre-submission.	Aaron Louie	11/2/2023	11/7/2023	11/7/2023 Response 11072023.pdf (libertyutilities.com) GPI Liberty 2023WMP 01 Liberty	1	WMP Pre-
Green Power Institute 1	1 GPI-Liberty-2023WMP-01	1	GPI-01-1.1	Q01. Regarding Weather Station Standards and Locations:	Response to Q01.:	Gregg Morris	3/6/2023	3/9/2023	3/8/2023 Response 03082023.pdf (libertyutilities.com)		Submission Administrative
				a. Liberty states in section 8.3.2.1 of its WMP (p. 243): "weather station network currently consists of 35 stations that are distributed throughout the service territory and plans to add an additional four stations in 2023. In addition to Liberty's weather stations, there are dozens more RAWS and NWS weather stations within the service territory that are monitored through the MesoWest network".							
				i. Provide the installation and equipment standard that all Liberty weather stations are installed to, including height from ground, direction of cross-arm and which side of the pole/tower they are installed on.	, Q01.iLibertyWeather Station Installation Guide." ii. None.						
			0515.4.4.4	ii. Provide the total number of stations that were serviced annually over the past three years, and the maintenance preformed on each station. iii. Provide the total number of stations not serviced annually over the past three years. iv. Provide the estimated life span of each sensor and the replacement cycle for each.	iii. 2020: 10; 2021: 29; 2022: 29. iv. Refer to supporting materials: "Attachment Q01.ivLIB-Parts-Lifespan-Warranty." v. None.						
		1	OEIS-1-1.1	v. Provide the total number of repair requests initiated, per year, over the past three years. Include the time duration from initiation to completion of repair.	vi. Liberty continuously collects weather data and compares observations to forecast in real time. Refer to: https://tahoefireweather.com/actuals/. The number of observations per hou					4	
				vi. Provide the number of times per day Liberty is collecting weather data for use in its decision-making processes and situational awareness. vii. Provide either a map or table showing the locations of all weather stations currently being used by Liberty for its situational awareness and the location of the four weather stations that will be installed in 2023. Include all weather stations owned by outside entities that Liberty uses for its	depends on the type of station (e.g., utility stations report every 10 minutes, RAWS report every 60 minutes, etc.).vii. Refer to: • https://liberty.westernweathergroup.com/						
				situational awareness.	 Supporting materials: "Attachment Q01.viiLiberty Weather Station Locations" Supporting materials; "Attachment Q01.vii_Future Liberty Weather Station Locations" 						
DEIS	1 OEIS-P-WMP_2023-LU-001			Q02. Regarding Fuel Moisture Sampling:	Response to Q02.:	Nathan Poon	6/7/2023	6/12/2023	6/12/2023 Data Request OEIS-P-WMP 2023-LU-001 Liberty Response 07122023.pdf (libertyutilities.com)		8 Situational Awareness & Forecasting (8.3)
				a. Liberty states in section 8.3.2.1 of its WMP (p. 243): "In 2022, fuel moisture sampling was conducted on a weekly basis and will continue during the 2023 fire season."	i. Refer to: https://fuelmoisture.com ii. Vegetation types:						
		2	OEIS-1-1.2	i. Provide a map of the Live Fuel Moisture (LFM) and Dead Fuel Moisture (DFM) sampling sites, including any sites used that are being collected by other entities (CAL FIRE, USFS, BLM, etc.). ii. Provide a list of the vegetation types being sampled at each location.	 Sagebrush at Meyers and Topaz (CA) Manzanita at Ward Creek and Burton Creek (CA) Sagebrush at Verdi (NV) 						
				iii. Does Liberty use the National Fuel Moisture Database for any additional fuel moisture data and/or to house its collected data? iv. Will Liberty continue to conduct fuel moisture sampling after the 2023 season?	iii. No, the national fuel moisture database is no longer maintained. iv. Yes				Data Request OEIS-P-WMP 2023-LU-001 Liberty		
EIS 2	1 OEIS-P-WMP_2023-LU-001	,		1. If no, explain why. Q03. Regarding Expulsion Fuse Replacements: a. On page 167 of Liberty's 2023 WMP, Liberty states:	Response to Q03.:	Nathan Poon	6/7/2023	6/12/2023	6/12/2023 Response 07122023.pdf (libertyutilities.com)		8 Situational Awareness & Forecasting (8.3)
				"At the end of 2022, Liberty became aware that one of the current-limiting fuse options on the market was experiencing failures in the field. Liberty halted expulsion fuse replacements because these current-limiting fuses failed to provide ignition risk reduction."	i. Liberty experienced four documented failures.ii. Liberty has experienced no ignitions associated with these fuses.						
				i. Provide the number of failures Liberty experienced with this current-limiting fuse. ii. Provide the number of ignitions associated with this current-limiting fuse that Liberty has experienced, broken down by year, if applicable.	b. i. The language quoted in this question was incorrectly stated in Liberty's 2023 WMP. The						
				b. On page 167 of Liberty's 2023 WMP, Liberty states: "The current-limiting fuse vendor suggested that no more fuses should be installed, and any that were installed needed to be continuously checked to confirm they did not have any air gaps that would lead to excessive heat buildup."	words "continuously checked" were an error and should have been "continuity-checked." ii. Liberty plans to replace the fuses with ELF non-expulsion fuses. iii. 2018						
				i. Provide Liberty's current process for performing such continuous checks. ii. Provide Liberty's plans to reduce ignition risk relating to current-limiting fuses that have been installed.	2019 2020 2021						
				iii. Provide the number of such current-limiting fuses Liberty has installed within its territory, as well as the number of fuses installed by year since 2018. c. On page 167 of Liberty's 2023 WMP, Liberty states: "In collaboration with other utilities and experts in the field, Liberty determined that removing this particular current-limiting fuse altogether and	2021 2022 Fuses Replaced						
		3	OEIS-1-1.3	replacing it with a traditional expulsion fuse—along with adding overreaching sensitive relay profiles to prevent the likelihood of the expulsion fuses operating, grubbing the poles, and clearing vegetation around the expulsion fuses—will reduce ignition risk more than keeping the current-limiting fuses	-						
				in place." i. Describe Liberty's plans and targets for performing such removals and replacements of the current-limiting fuse, including details on the fuses being used in the replacements.	1150 557						
				ii. What other options has Liberty evaluated for replacements of expulsion fuses? Why is Liberty not pursuing such options? iii. Describe the collaboration Liberty has performed with other utilities and experts, including a list of such participants and Liberty's lessons learned.	c. i. Liberty plans to replace the fuses with ELF non-expulsion fuses. Liberty will work to remove						
					and replace as many fuses as possible throughout 2023 and will conduct work in conjunction with pole repairs and replacements when possible.						
					ii. Liberty conducted a search for alternative non-expulsion fuses working with vendors and industry experts. The ELF fuse was selected as the best solution. iii. Liberty has reviewed non-expulsion fuse issues with San Diego Gas and Electric Company						
DEIS	1 OEIS-P-WMP_2023-LU-001				(SDG&E) and Pacific Gas and Electric Company (PG&E). After a thorough internal engineering review and collaboration call with PG&E's asset management team, Liberty decided to use		6/7/2023	6/12/2023	Data Request OEIS-P-WMP 2023-LU-001 Liberty 6/12/2023 Response 07122023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1)
				Q04. Regarding QA/QC for Asset Inspections: a. On page 182 of Liberty's 2023 WMP, Liberty states: "Current pass rates and pass rate targets are not currently available. Pass rates and targets will be established and implemented for use during its 2023 QA/QC of inspections."	Response to Q04.: a. i. No. Liberty expects it to take two years of program implementation and data collection to						
		4	OEIS-1-1.4	i. Has Liberty established these pass rates? If so, provide pass rates broken down by inspection type as applicable. If not, provide Liberty's expected timeline for establishment, and describe how Liberty plans to develop such pass rates.	determine the appropriate metrics and scoring criteria to measure QA/QC program performance, including establishing an Acceptable Quality Level ("AQL") and Conformance				Data Request OEIS-P-WMP_2023-LU-001_Liberty_		
DEIS 1	1 OEIS-P-WMP_2023-LU-001			Q05. Regarding Open Work Orders: a. In Table 8-11 of Liberty's 2023 WMP, Liberty shows a total of 390 overdue work orders in HFTD Tier 2 or 3, with 285 work orders 181+ days overdue.	Rate ("CR"). Response to Q05.:	Nathan Poon	6/7/2023	6/12/2023	6/12/2023 Response 07122023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1)
		5	OEIS-1-1.5	i. Provide details as to why these work orders are overdue, including trends on cause for delay.	i. The main cause includes limited resources being diverted to respond to storm events instead of being directed toward GO 95 infractions. Liberty plans to continue to address its						
DEIS	1 OEIS-P-WMP_2023-LU-001			Q06. Regarding Fast Trip Settings:	outstanding Level 2 repairs in 2023 and plans to bring on additional contract resources in Q3 and Q4 of 2023 in order to stay in compliance with GO timelines. Response to Q06.:	Nathan Poon	6/7/2023	6/12/2023	6/12/2023 Data Request OEIS-P-WMP 2023-LU-001 Liberty Response 07122023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1)
				a. On page 185 of Liberty's 2023 WMP, Liberty states "the use of fast trip settings will have an impact on system reliability." What, if any, reliability impacts has Liberty observed from use of fast trip settings so far? This should include data on the following:	a. Refer to supporting materials: "Attachment Q06.a. and Q06.fLiberty Fast Trip Data." b. Liberty is planning to implement sensitive relay profile (SRP) settings that are designed to						
				i. Number of outages that occurred while fast trip settings were enabled.ii. Number of customers affected by such outages.iii. Duration of outages that occurred while fast trip settings were enabled.	not cause nuisance trips but will trip as needed to provide protection. Settings will be staged to minimize portions of circuits that will be de-energized. In addition, Liberty will be adding fault indicators on circuits with SRP settings in order to aide in quickly locating faults and						
				iv. Customer interruption minutes associated with such outages.b. How is Liberty working to reduce reliability impacts from fast trip settings moving forward?	restoring power. c. The percentage of Liberty's system with fast trip capabilities is three percent.						
		6	OEIS-1-1.6	c. What percentage of Liberty's territory is currently included in its fast trip program? d. What percentage of Liberty's territory will be included in the expansion of its fast trip program through the inclusion of the 12 additional feeders? e. On page 185 of Liberty's 2023 WMP, Liberty states that "Liberty management will take all pertinent data into consideration before implementing a	 d. The percentage of Liberty's system with planned fast trip capabilities is 18 percent. e. Liberty will utilize its weather consultant, Reax, to monitor forecast and real-time weather conditions, just like a PSPS scenario. Weather data that Reax monitors includes wind speed, 					1	
				settings change for wildfire mitigation with the understanding of the possible effects on reliability to its customers." List the data that Liberty takes into consideration.	wind gusts, relative humidity, FFW index, ERC, fuel moisture samples, and Red Flag Warning days. Liberty also collaborated with University of Nevada, Reno PhD Electrical Engineering						
				f. Provide data on the number of times fast trip settings were enabled in 2022. This should include: i. Number of devices with fast trip setting capabilities. ii. Number of days fast trip settings were enabled.	program and other California utilities to help develop the settings. Settings changes will be implemented at thresholds below those of a PSPS. f. Refer to supporting materials: "Attachment Q06.a. and Q06.fLiberty Fast Trip Data."						
				iii. Number of times fast trip settings were enabled. iv. Duration of enablement.	There to supporting materials. Attachment Qoola, and Qooli,_Elberty rast mp bata.				Data Request OEIS-P-WMP_2023-LU-001_Liberty_		
EIS 1	1 OEIS-P-WMP_2023-LU-001			Q07. AlertWildfire Cameras Sponsorship:	Response to Q07.:	Nathan Poon	6/7/2023	6/12/2023	6/12/2023 Response 07122023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1)
					i. Liberty has partnered with the University of Nevada, Reno and the AlertWildfire camera network to bring eight cameras in the Lake Tahoe Basin as well as the ability to access other						
				ii. Provide an explanation behind the delays in achieving the previous targeted goals for partnering/adopting/sponsoring of the eight HD Cameras, including specific challenges or obstacles that has led to the postponement.	existing cameras within Liberty's service territory. The process has included discussions with AlertWildfire regarding the AlertWildfire annual operations services, scope of work, pricing and locations. The process has also included negotiating a service agreement for the targeted						
				iii. Provide the locations of the eight targeted locations that Liberty plans to sponsor.	AlertWildfire cameras. ii. Liberty has experienced challenges finalizing terms in the service agreement for the						
			OEIS-1-1.7		targeted AlertWildfire cameras, specifically the minimum insurance coverage requirement. iii. • D. L. Bliss State Park, CA						
		7			The state of the s	<u>'</u>					
		7			 Alpine Meadows CTC, CA Martis Peak, CA 						
		7			 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV 						
		7			 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV 				Data Request OEIS-P-WMP 2023-LU-001 Liberty		
DEIS 1	1 OEIS-P-WMP_2023-LU-001	7		a. Liberty describes a back-up power program in Section 2.1.3 of its Plan to Support Populations with Access and Functional Needs During PSPS. i. What type of battery back-up service does Liberty provide to medical baseline customers?	 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV Zephyr Cove, NV Bald Mtn, NV Fallen Leaf Lake 	Nathan Poon	6/7/2023	6/12/2023	Data Request OEIS-P-WMP 2023-LU-001 Liberty 6/12/2023 Response 07122023.pdf (libertyutilities.com)		8 Grid Design, operations, and maintenance (8.1)
DEIS 1	1 OEIS-P-WMP_2023-LU-001	7		 a. Liberty describes a back-up power program in Section 2.1.3 of its Plan to Support Populations with Access and Functional Needs During PSPS. i. What type of battery back-up service does Liberty provide to medical baseline customers? ii. In 2021 and 2022, how many customers participated in this back-up power program? How many customers does Liberty project to participate in the program in 2023, 2024, and 2025? 	 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV Zephyr Cove, NV Bald Mtn, NV 		6/7/2023	6/12/2023			8 Grid Design, operations, and maintenance (8.1)
PEIS	1 OEIS-P-WMP_2023-LU-001	1		i. What type of battery back-up service does Liberty provide to medical baseline customers? ii. In 2021 and 2022, how many customers participated in this back-up power program? How many customers does Liberty project to participate in the	 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV Zephyr Cove, NV Bald Mtn, NV Fallen Leaf Lake a. i. Liberty proposed a behind-the-meter battery program for medical baseline customers in its Customer Resiliency Program application (A.22-02-008). Cal Advocates opposed the program and the proposal was dropped in a settlement agreement submitted to the CPUC in that proceeding. Liberty is currently reevaluating options for providing back-up service to its medical baseline customers. 	,	6/7/2023	6/12/2023			8 Grid Design, operations, and maintenance (8.1)
	1 OEIS-P-WMP_2023-LU-001 2 OEIS-P-WMP_2023-LU-002	1	OEIS-2-2.1	i. What type of battery back-up service does Liberty provide to medical baseline customers? ii. In 2021 and 2022, how many customers participated in this back-up power program? How many customers does Liberty project to participate in the program in 2023, 2024, and 2025?	 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV Zephyr Cove, NV Bald Mtn, NV Fallen Leaf Lake i. Liberty proposed a behind-the-meter battery program for medical baseline customers in its Customer Resiliency Program application (A.22-02-008). Cal Advocates opposed the program and the proposal was dropped in a settlement agreement submitted to the CPUC in that proceeding. Liberty is currently reevaluating options for providing back-up service to its 	,	6/7/2023				8 Grid Design, operations, and maintenance (8.1) N/A AFN Plan
		1	OEIS-2-2.1	 i. What type of battery back-up service does Liberty provide to medical baseline customers? ii. In 2021 and 2022, how many customers participated in this back-up power program? How many customers does Liberty project to participate in the program in 2023, 2024, and 2025? a. Has Liberty performed a cost-benefit analysis of its annual LiDAR inspections? i. If so, provide a brief discussion of the results of that cost-benefit analysis. 	 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV Zephyr Cove, NV Bald Mtn, NV Fallen Leaf Lake a. i. Liberty proposed a behind-the-meter battery program for medical baseline customers in its Customer Resiliency Program application (A.22-02-008). Cal Advocates opposed the program and the proposal was dropped in a settlement agreement submitted to the CPUC in that proceeding. Liberty is currently reevaluating options for providing back-up service to its medical baseline customers. ii. Liberty did not have a battery back-up service for medical baseline customers in 2021 and 2022. Liberty does not have customer projections for a battery back-up service for medical baseline customers in 2023, 2024 and 2025. a. i. Yes, Liberty completed a cost-benefit analysis of its annual LiDAR inspections after 2020 	,			6/12/2023 Response 07122023.pdf (libertyutilities.com) Data Request OEIS-P-WMP 2023-LU-002 Liberty		8 Grid Design, operations, and maintenance (8.1) N/A AFN Plan
		1	OEIS-2-2.1	 i. What type of battery back-up service does Liberty provide to medical baseline customers? ii. In 2021 and 2022, how many customers participated in this back-up power program? How many customers does Liberty project to participate in the program in 2023, 2024, and 2025? a. Has Liberty performed a cost-benefit analysis of its annual LiDAR inspections? i. If so, provide a brief discussion of the results of that cost-benefit analysis. 	 Alpine Meadows CTC, CA Martis Peak, CA Slide Mtn, NV Diamond Peak, NV Zephyr Cove, NV Bald Mtn, NV Fallen Leaf Lake a. i. Liberty proposed a behind-the-meter battery program for medical baseline customers in its Customer Resiliency Program application (A.22-02-008). Cal Advocates opposed the program and the proposal was dropped in a settlement agreement submitted to the CPUC in that proceeding. Liberty is currently reevaluating options for providing back-up service to its medical baseline customers. ii. Liberty did not have a battery back-up service for medical baseline customers in 2021 and 2022. Liberty does not have customer projections for a battery back-up service for medical baseline customers in 2023, 2024 and 2025. 	Nathan Poon			6/12/2023 Response 07122023.pdf (libertyutilities.com) Data Request OEIS-P-WMP 2023-LU-002 Liberty		
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		a. Regarding Section 6.1.1, Independent Review and Section 6.6.2, Model Controls, Design, and Review; what parts of Liberty's risk modeling capabilities a. After the risk modeling framework is fully implemented, Liberty will be able to run	
		will remain "in-house" after the Technosylva model is fully implemented?	
		i. How are Technosylva's analytics used to make risk mitigation decisions.	
		ii. Describe the roles and functions Liberty's staff have in the process that uses vendor analytics to produce risk identification, prioritization, and Liberty is developing in conjunction with Direxyon. The frameworks are under development	
		and Liberty is identifying how the data and analytics will be used to inform decisions.	
		b. Besides Technosylva, what other risk modeling vendors and subject matter experts will be involved in the on-going operation of Liberty's wildfire risk ii. Liberty's staff are directly involved in decision making, collection and review of data	
		4 modeling, once fully implemented?	
		b. Besides Technosylva, Liberty plans to continue to work with Reax and Direxyon on its	
		wildfire risk modeling. Liberty subject matter experts ("SMEs") will be involved in the on-	
		going operation of Liberty's wildfire risk modeling, including SMEs from data analytics,	
		operations, regulatory, planning and engineering.	
		Data Request OEIS-P-WMP 2023-LU-002 Liberty	
OEIS	2 OEIS-P-WMP_2023-LU-002	Nathan Poon 6/18/2023 6/21/2023 6/21/2023 Response 07212023.pdf (libertyutilities.com)	6 Risk Methodology and Assessment (6.1) 6.1.1
		a. Does Liberty plan on replacing installed, non-exempt lightning/surge arrestors with CALFIRE exempt lightning/surge arrestors? If so, provide a timeline a. Liberty has initiated its evaluation of exempt lightning/surge arresters. Liberty recently	
		for the project and yearly replacement targets.	
		recommend construction standards for install prior to piloting the technology. There are	
OEIS	3 OEIS-P-WMP_2023-LU-003	Currently no timelines or yearly replacement targets set. Nathan Poon 7/27/2023 8/1/2023 Response 08012023.pdf (libertyutilities.com)	
		a. On page 55 of its WMP, Liberty states it has not conducted a wildfire risk assessment using the 85th percentile consequence calculation.	
		i. Provide Liberty's expected timeline for completion of this calculation, including an explanation of any factors contributing to potential delays in Data Request OEIS-P-WMP_2023-LU-003_Liberty Data Request OEIS-P-WMP_2023-LU-003_Liberty	
OEIS	3 OEIS-P-WMP_2023-LU-003	OEIS-3-3.2 calculating this risk score, if applicable. Nathan Poon 7/27/2023 8/1/2023 Response 08012023.pdf (libertyutilities.com)	6 Risk Methodology and Assessment
		a. On page 36 of its WMP, Table 5-2. Overview of Key Liberty Electrical Equipment, Overhead transmission and distribution lines (circuit miles), Liberty a. In responding to this question, Liberty identified an error in Table 5-2 of its 2023 WMP	
		states that it has 724.1 circuit miles in the HFTD and 35.6 circuit miles in the Non-HFTD with a Total of 759.7 circuit miles. submission. The correct numbers for the Overhead transmission and distribution lines in	
		i. Provide Liberty's total circuit miles of Overhead Transmission Lines in the HFTD and Non-HFTD and Liberty's total circuit miles of Overhead Table 5-2 should be 673.29 circuit miles in the HFTD and 34.72 circuit miles in the Non-HFTD,	
		Distribution Lines in the HFTD and Non-HFTD. Data Request OEIS-P-WMP 2023-LU-003 Liberty Data Request OEIS-P-WMP 2023-LU-003 Liberty	
OEIS	3 OEIS-P-WMP_2023-LU-003	Nathan Poon 7/27/2023 8/1/2023 8/1/2023 <u>Response 08012023.pdf (libertyutilities.com)</u>	5 Electrical Infrastructure (5.2) 5.2
		a. On page 169 of Liberty's 2023 WMP, footnote 53 states that Liberty does not have a separate program for transmission inspections. Liberty's 94 a.	
		miles of transmission lines are included in the distribution inspection program. i. Transmission inspections are treated the same as distribution inspections and are	
		i. Describe how transmission inspections are included in the distribution inspection program. scheduled as such.	
		ii. Describe any differences with the transmission inspection process compared to distribution, as applicable. ii. There are no differences.	
		b. For transmission detailed inspections:	
		i. Are overhead transmission detailed inspections performed on a 5-year cycle? If so, describe this process, including any timeline differences for HFTD. i. Transmission inspections are on a 5-year cycle, same as distribution. Currently, there are no	
		If not, explain why.	
		ii. Are approximately 20% of the transmission line miles inspected each year, or is the entirety of the transmission system inspected in one year, then inspected during 2 of the 5-year cycle. North Lake Tahoe	
		again five years later?	
		iii. Are transmission line detailed inspections executed using the same checklists and/or manuals as distribution detailed inspections? If so, how does iii. Yes, the same checklists are used for transmission as distribution.	
		Liberty account for transmission-specific equipment?	
		iv. Are there different inspector qualifications required for transmission line inspections vs distribution line inspections? If so, describe such	
		i. Yes, intrusive pole inspections are on a 10-year cycle. Liberty uses a 3rd party contractor to	
		c. For transmission intrusive pole inspections:	
		i. Are transmission intrusive pole inspections performed on a 10-year cycle? If so, describe this process, including any timeline differences for HFTD. If possible. Currently, there are no differences for HFTD zones. Liberty stays compliant with the	
		not, explain why.	
		ii. Are approximately 10% of the transmission poles inspected each year, or are the entirety of the transmission system poles inspected in one year, ii. Yes, the transmission is rolled into the 10-year schedule with the distribution circuits.	
		then again ten years later?	
		iii. Are transmission pole intrusive inspections executed using the same checklists and/or manuals as distribution intrusive inspections? If so, how does d.	
		Liberty account for transmission-specific equipment? i. Patrol inspections are completed on transmission annually except for years where those	
		d. For transmission patrol inspections transmission lines are on the detailed inspection schedule. Currently, there are no differences	
		i. Are transmission patrol inspections completed annually? If so, describe this process, including any timeline differences for HFTD. If not, explain why. for HFTD zones. Liberty stays compliant with the GO165 timelines for overhead inspections.	
		ii. Are transmission line patrol inspections executed using the same checklists and/or manuals as distribution- patrol inspections? If so, how does Liberty ii. Yes, same checklists.	
		Data Request OEIS-P-WMP_2023-LU-004_Liberty_	
OEIS	4 OEIS-P-WMP_2023-LU-004	Nathan Poon 8/18/2023 8/23/2023 8/23/2023 Response 08232023.pdf (libertyutilities.com)	8 Grid Design, operations, and maintenance (8.1) 8.1.3