

State of Utah Department of Commerce Division of Public Utilities

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MEMORANDUM

To: Utah Public Service Commission

From: Utah Division of Public Utilities

Philip Powlick

Energy Section

Sam Liu, Utility Analyst II

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Date: June 9, 2008

Ref: Docket No. 08-035-T04. Advice Filing 08-04 – Schedule No. 135 – Net Metering

Service

RECOMMENDATION (approval)

The Division of Public Utilities (Division) recommends the Public Service Commission (Commission) approve the proposed Tariff changes to Schedule 135, the Net Metering Service with the following language change:

The language on Sheet No. 135.1, under the Application section, should be changed to read as follows:

On a first-come, first-served basis to any customer that owns or leases a customer-operated renewable generating facility with a capacity of not more than twenty-five (25) kilowatts for a residential facility and two (2) megawatts for non-residential facility that is located on, or adjacent to, the customers' premises, is interconnected and operates in parallel with the Company's existing [transmission and] distribution facilities, is intended primarily to offset part or all of the customer's own electrical requirements, is controlled by an inverter or, for non-residential applications, switchgear capable of



enabling safe and efficient synchronous coupling with Rocky Mountain Power's electrical system. This provision shall be available to new participants until the time that the total rated generating capacity used by the eligible customer-generators equals 4,424 kilowatts.

ISSUE

On May 16, 2008 Rocky Mountain Power (the Company) filed proposed tariff revisions with the Commission for Schedule 135, the Net Metering Service, to make it consistent with the requirements set forth in Utah's recently passed Senate Bill 84 (the Company inadvertently indicated the wrong bill, SB 88, in its filing). The proposed changes to Schedule 135 are expected to increase the maximum allowed capacity for non-residential customers, extend the type from inverter only to include switchgear, increase the total generation capacity, extend the type of qualified renewable generation facilities, and change the calendar year to an annualized billing period (April – March). The company is also filing its residential and commercial interconnection agreements which set forth the interconnection requirements for Net Metering customers. The Company requested an effective date of June 16, 2008.

CHANGES FROM PREVIOUS SCHEDULE 135

On May 16, 2008, the Company filed its proposed changes to Schedule 135. These changes are expected to make the Schedule consistent with the requirements set forth in Utah's recently passed SB 84. The proposed Schedule 135 makes the following changes:

- Increases the maximum allowed capacity for non-residential customers up to 2
 Megawatts (MW), from the current cap of 25 kilowatts (kW). The residential generation system cap remains at the current 25 kW limit.
- Permits net metered systems operated by non-residential customers to operate through either an inverter or switchgear.
- Increases the total eligible generation capacity from 3,516 kW (0.1% of peak demand during 2001) to 4,424 kW (0.1% of peak demand during 2007).

• Extends the type of qualified renewable generation facilities for net metering from solar,

wind, and hydroelectric to also include hydrogen, organic waste, waste gas and waste

heat capture or recovery, some biomass and woody debris or agricultural residues,

landfill gas, digester gas, and geothermal.

• Changes the calendar year (January 1 to December 31) to an annualized billing period

(April 1 to March 31) at the end of which unused billing credits from net-metered

generation expire.

DISCUSSION

The Division examined the proposed changes in Schedule 135 for consistency with SB 84. The

Division concludes that the proposed changes (as highlighted above) are consistent with SB 84.

However, the Division noted that Section 54-15-102 (3)(a)(iii) requires that the customer-owned

or customer-leased eligible facility operated by the customer be interconnected with the electrical

cooperation's distribution system. The previously required interconnection with the transmission

has been removed from the new SB 84 and is no longer required. However, the Company's

filing indicates that interconnection with the transmission facilities is available. Therefore, the

Division recommends the Company modify the language such that it reads as:

... is interconnected and operates in parallel with the Company's existing

[transmission and] distribution facilities ...

The Division also noted that Section 54-15-103 (2) states that "An Electrical corporation may

discontinue making a net metering program available to customers not already participating in

the program..." The Division understands this pertains solely to new net-metering participants.

However, the Company's filing does not make it explicit whether this provision is applicable to

either new or existing participants or both. Therefore, the Division recommends the language

under the Application section of the filing be changed to read as:

This provision shall be available to new participants until the time that the total ...

CC:

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