(N)

P.S.C.U. No. 47

ELECTRIC SERVICE SCHEDULE NO. 70 - Continued

SPECIAL CONDITIONS:

- 1. Customers may apply for or terminate from this Schedule anytime during the year.
- 2. The Company may not accept enrollments for accounts that have a time-payment agreement in effect, or have received two or more disconnect notices, or have been disconnected within the last 12 months.
- 3. The Company will purchase Renewable Energy within two years of a Customer's purchase.
- 4. To ensure that all costs and Renewable Energy purchases of this program are isolated to the participants of this program, all funds collected under this program will be separately identified and tracked. On the effective date of this Schedule, the Company will establish a regulatory liability for all funds collected and will debit the regulatory liability as funds are spent. The Company will apply its authorized rate of return to the balances in the regulatory liability account. The Company will endeavor to match spending to collection within each calendar year.
- 5. Beginning February 1, 2008, all RECs purchased under the program must conform with Green-e Energy national standards and be Green-e certified or Green-e certifiable. Beginning January 1, 2009, all RECs purchased are expected to be registered with the Western Renewable Energy Generation Information System (WREGIS) or as otherwise approved by the Public Service Commission of Utah given market availability.
- 6. The Company may market the program using campaigns that contain promotional (N) elements as defined in Rule R746-404-2 of the Public Service Commission of Utah. All promotional program offerings must comply with the standards set forth in R746-404-3.

ELECTRIC SERVICE REGULATIONS: Service under this Schedule will be in accordance with the terms of the Electric Service Agreement between the Customer and the Company. The Electric Service Regulations of the Company on file with and approved by the Public Service Commission of the State of Utah, including future applicable amendments, will be considered as forming a part of and incorporated in said Agreement.

Issued by authority of Report and Order of the Public Service Commission of Utah in Advice No. 10-09

FILED: July x, 2010 **EFFECTIVE**: August x, 2010