March 17, 2011

Aaron Lively, Regulatory Manager & Daniel Solander, Senior Counsel Rocky Mountain Power 201 South Main, Suite 2300 Salt Lake City, UT 84111 Data Request Response Center PacifiCorp 825 NE Multnomah St., Suite 2000 Portland, OR 97232

RE: Advice No. 11-01 Docket Number: 11-035-T01, "In the Matter of: The purpose of this filing is to propose the addition of a new evaporative cooling technology to the list of technologies eligible for incentive under the premium measures of the Cool Cash program."

Dear Messieurs Lively and Solander:

Regarding Rocky Mountain Power's ("Company") January 25, 2011, cover letter and revised tariff sheet filed in Docket No. 11-035-T01, the Office of Consumer Services ("Office") and the Division of Public Utilities ("Division") each filed a Memorandum on February 15, and 16, 2011, respectively.

The Office and Division recommend approval of the Company's filing with one clarification. They note that rigid media is a component of evaporative coolers, rather than a type of evaporative operating system. Accordingly, they recommend the relevant sentence within Schedule 113 be amended to read as follows: "Premium evaporative equipment must be an indirect, indirect/direct, or direct system utilizing rigid media." The Office notes in its Memorandum it crafted this language in consultation with the Company. Moreover, in a letter dated February 24, 2011, the Company expresses support for the language proposed by the Office.

The Commission has reviewed the Company's proposed tariff revision and the modified version the Office and Division recommend. The Commission hereby approves the Company's proposed revision, modified to reflect the recommendation of the Office and Division as quoted above, effective March 15, 2011.

Sincerely,

/s/ Julie Orchard Commission Secretary G#71557