P.S.C.U. No. 50



ELECTRIC SERVICE SCHEDULE NO. 32 - Continued

CONDITIONS OF SERVICE: (continued)

- 3. The amount of electricity provided in any hour to a Customer's individual Customer Agreement under a Renewable Energy Contract may not exceed the Customer Agreement's metered kilowatt-hour load in that hour. Excess generation may be sold to Rocky Mountain Power under applicable avoided costs rates.
- 4. A Renewable Energy Contract that meets the requirements of Condition 1 may provide for one or more increases in the amount of electricity to be provided under the contract with a one-year advanced notice even though the amount of electricity to be provided by the increase is less than the minimum amount required under Condition 1.
- 5. The total amount of electricity to be generated by Renewable Energy Facilities and delivered to Customers at any one time under all Renewable Energy Contracts may not exceed 300 megawatts, unless the Commission approves in advance a higher amount.
- 6. Electricity generated by a Renewable Energy Facility and delivered to Customer Agreements under a Renewable Energy Contract may not be included in Net Metering Service in Schedule 135.
- 7. Subject to a Customer agreeing to pay the Company for all incremental costs associated with all Customer Agreement metering facilities, communication facilities, and administration, a Renewable Energy Contract may provide for electricity to be delivered to a Customer:
 - a. From one Renewable Energy Facility to a Customer's single metered delivery location;
 - b. From multiple Renewable Energy Facilities to a Customer's single metered delivery location:
 - c. From one Renewable Energy Facility to multiple Customers' delivery locations. When electricity is delivered from a Renewable Energy Facility to multiple Customers the specified percentage of each Renewable Energy Facility shall be contracted with each Customer. Service shall be metered and billed separately for each delivery point under the terms of a separate Customer Agreement; or
 - d. From one or more Renewable Energy Facilities to a Customer's multiple Customer Agreement locations. When electricity is delivered from one or more Renewable Energy Facilities to a Customer with multiple Customer Agreements a specified percentage of each Renewable Energy Facility shall be established in each Customer Agreement. Service shall be metered and billed separately for each delivery location under the terms of a separate Customer Agreement.
 - i. The specified percentage assigned to each Customer Agreement may be established separately for two seasonal periods each year as specified in the Renewable Energy Contract or upon six months written notice to the Company.
- 8. Supplementary Service is provided from the Company's system resource portfolio and are not 100% renewable energy.

(Continued)

Issued by authority of Report and Order of the Public Service Commission of Utah in Docket No. 14-035-T02

EFFECTIVE: April 1, 2015 **FILED:** April 3, 2015