

August 28, 2025

VIA ELECTRONIC FILING

Utah Public Service Commission Heber M. Wells Building, 4th Floor 160 East 300 South Salt Lake City, UT 84114

Attention: Gary Widerburg

Commission Administration

RE: Docket No. 25-R318-01 Proposed Rulemaking Concerning Utah Code §§ 54-

26-101 to -901, Large-Scale Electric Service Requirements

Rocky Mountain Power Proposed Rules

Per the Public Service Commission's June 6, 2025 Scheduling Order and Notice of Technical Conference in Docket No. 25-R318-01, Rocky Mountain Power hereby submits a set of proposed rules effectuating Utah Code §§ 54-26-101 to -901, Large-Scale Electric Service Requirements.

These draft rules have been developed by the Company after a series of meetings, including two meetings on July 17, 2025, and August 14, 2025. Additionally, feedback from stakeholder meetings in Docket No. 24-035-43, Division of Public Utilities' Request for an Investigatory Docket Regarding Rocky Mountain Power's Line Extension Policy for Large Load, was incorporated. While these rules have been developed with feedback from Parties, these rules do not represent any views of any Parties other than those of Rocky Mountain Power. Rocky Mountain Power developed these rules to provide a discussion draft and will continue to review comments and incorporate feedback from Parties as appropriate. When developing these rules, Rocky Mountain Power sought to keep the rules concise and flexible. This reflects the tight statutory timeline for these rules, and that each situation will have unique characteristics and must be addressed on an individual basis.

The development process for these rules and the associated stakeholder meetings included indepth review and discussion of the applicable statutes and relevant Commission rules. These draft rules address the allocation of transmission costs, the application review process, certain accounting issues, and general commission requirements for large-scale generation providers and closed private generators, among other requirements.

Informal inquiries may be made to Max Backlund at (801) 220-3121.

Sincerely,

Jana Saba

Director, Regulation and Regulatory Operations

CERTIFICATE OF SERVICE

Docket No. 25-R318-01

I hereby certify that on August 28, 2025, a true and correct copy of the foregoing was served by electronic mail to the following:

Utah Office of Consumer Services

Michele Beck <u>mbeck@utah.gov</u>

ocs@utah.gov

Division of Public Utilities

dpudatarequest@utah.gov

Assistant Attorney General

Patricia Schmid <u>pschmid@agutah.gov</u>
Robert Moore <u>rmoore@agutah.gov</u>
Patrick Grecu <u>pgrecu@agutah.gov</u>

Calpine Energy Solutions LLC

Gregory M. Adams <u>greg@richardsonadams.com</u>

Utah Association of Energy Users

Phillip J. Russell <u>prussell@jdrslaw.com</u>

Interwest Energy Alliance

Hunter Holman <u>hunter@interwest.org</u>
Chris Leger <u>chris@interwest.org</u>

Rocky Mountain Power

Data Request Response <u>datarequest@pacificorp.com</u>

Center

Jana Saba jana.saba@pacificorp.com

utahdockets@pacificorp.com

Max Backlundmax.backlund@pacificorp.comAjay KumarAjay.kumar@pacificorp.comKatherine SmithKatherine.smith@pacificorp.com

Carrie Meyer

Manager, Discovery & Regulatory Operations

anic Map

REDLINE

Proposed Initial Draft Rules Effectuating SB 132 Utah Code §§ 54-26-101 to -901, Large-Scale Electric Service Requirements.

Rocky Mountain Power presents this Initial Draft of Rules Effectuating SB 132 for the convenience and review of parties.

<u>Requirement</u>	Proposed rule section(s)
54-26-901: Transmission cost allocation. "shall	R746-XX2 et seq.
establish"	
54-26-302: Expedited review of applications.	R746-XX1-5
"may establish".	
list of issues).	
54-26-503: Transmission service requests	R746-XX2 et seq.
(implementation of Section 503). "may establish".	
54-26-504(4): The Commission "may establish	R746-XX5-3
rules requiring appropriate notices and warnings	
regarding separation from the utility system" for	
Closed Private Generation Systems.	
54-26-501(1)(a) requires a Large-Scale	R746-XX3 et seq.
Generation Provider to register with the	
Commission, maintain reasonable technical and	
financial qualifications "required by the	
commission", and provide service only through	
"qualifying generation resources" to qualify to	
provide service to a Large Load Customer.	
54-26-602(4)(d): Accounting Requirements: a	R746-XX1-4(6)
utility "shall provide any other information the	
commission requires to ensure that the costs	
associated with service to a Large Load Customer	

are excluded from the rates paid for by retail	
customers."	

R746-XX1 GENERAL COMMISSION REQUIREMENTS

R746-XX1-1. Authority

This rule is adopted under <u>Utah Code Ann. §§ Utah Code Sections</u>-54-1-1, 54-26-302, and 54-26-602.

R746-XX1-2. Definitions

- (1) "Applicant" means a party who files an Application for Commission approval of a Large Load Contract or Private Generation Contract as those terms are defined in Utah Code § 54-26-101.
- (2) "Application" means an Application for Commission approval of a Large Load Contract or Private Generation Contract.
- (3) "Commission" is defined in Utah Code § 54-2-1(4).
- (4) Capitalized terms not defined in this Section have the meaning provided in Utah Code Ann. § 54-26-101.
- (5) Definitions in this Section apply to each Section of R746-XXX et seq.

R746-XX1-3. Applicability

- (1) This rule applies to Applications for Commission approval of
 - (a) Large Load Service Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider; or
 - (b) Large Load Construction Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider; or
 - (c) Private Generation Contracts-
- (2) This rule governs the process by which the Commission shall review Applications for approval of all Large Load Contracts and Private Generation Contracts, as required by Utah Code Ann. § 54-26-102(1)(d).

R746-XX1-4. General Requirements for Filing an Application for Approval of a Large Load Contract or Private Generation Contract

- An Application for Commission approval of a Large Load Contract or Private Generation Contract must be filed within fifteen business days of execution of the contract.
- (2) An Application for Commission approval of a Large Load Contract or Private Generation Contract may be filed by any person who executes the contract.
- (3) AnA non-confidential version of Application for Commission approval of a Large Load Contract or Private Generation Contract to which the Qualified Electric Utility is not a party shall be served upon the Qualified Electric Utility on the same day it is filed with the Commission.
- (4) An Application to the Commission for approval of a Large-Load Contract or Private Generation Contract shall be accompanied by:
 - (a) Evidence that the Large Load Customer meets all requirements of Utah Code Title 54 Chapter 26, including that the project is expected to reach a cumulative demand of 100 megawatts or greater within five years;
 - (b) A copy of the fully executed Large Load Contract or Private Generation Contract at issue;
 - (c) A description of how the addition of the Applicant's use will impact the Qualified Electric Utility's system, including the projected increase in electricity demand from the Qualified Electric Utility, if any, to serve the Large Load Customer;
 - (d) Evidence sufficient to allow the Commission to determine Large Load
 Incremental Costs necessary for the Large Load Customer to receive electric
 service, including generation resources, distribution system upgrades, and as
 applicable, any of the following as approved by the Federal Energy
 Regulatory Commission
 - (i) Transmission system improvements, including network upgrades;
 - (ii) Interconnection facilities;
 - (iii) Transmission service; and

- (iv) Other necessary infrastructure.
- (5) For Large Load Contracts with a Large-Scale Generation Provider, the Applicant must provide:
 - (a) Certification from the Large Load Customer that the requirements of <u>Utah</u>

 <u>Code Ann. § Utah Code Section</u> 54-26-402(1) are met; and
 - (b) Sufficient information for the Commission to conclude that all requirements of Utah Code Title 54, Chapter 26 have been satisfied.
- (6) For Large Load Contracts with the Qualified Electric Utility, the Application must include a methodology for how the Qualified Electric Utility will maintain separate accounting records with sufficient detail to demonstrating demonstrate that costs will be directly assigned to the Large Load Customer. This methodology will be provided by the Qualified Electric Utility.
- (6)(7) The Qualified Electric Utility will provide all information identified in Utah Code Ann. § 54-26-602(4).
- (7)(8) Spreadsheets provided in support of an Application should have all formulae intact.

R746-XX1-5. Process for Approval of a Large-Load Contract or Private Generation Contract

- (1) The Commission shall approve or disapprove an Application for review of a Large Load Contract or Private Generation Contract within 60 days of the Application being filed.
- (2) A party to an Application may seek expedited Commission approval.
- (3) An Applicant seeking expedited review of an Application must demonstrate why the statutory 60-day time frame is insufficient and whether good cause exists and it is in the public interest for the Commission to grant expedited consideration of the Application.

R746-XX2 TRANSMISSION AND LARGE-SCALE GENERATOR REQUIREMENTS R746-XX2-1. Authority

This rule is adopted under Utah Code Sections 54-1-1, 54-26-503, and 54-26-901.

R746-XX2-2. Applicability

- (1) This rule applies to the provision of service to a Large Load Customer that requires transmission service, including Large Load Customer transmission service requests related to:
 - (a) Large Load Service Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider; or
 - (b) Large Load Construction Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider.
- (2) This rule provides methods by which the Commission shall review cost allocation of associated transmission requests, which methods are consistent with federal requirements.

R746-XX2-3. General Requirements for Cost Allocation of Transmission Service Costs

- (1) An Application for Commission approval of a Large Load Contract that provides a includes Large Load Customer transmission costsservice shall provide: provide:
 - (a) Evidence sufficient to allow the Commission to ensure all incremental transmission costs are allocated to the Large Load Customer, including but not limited to:
 - (i) A description of transmission costs the Qualified Electric
 Utility or the Large-Scale Generation Provider will incur or
 pay to provide service to a Large Load Customer;
 - (ii) A description of how the addition of the Applicant's use will impact the Qualified Electric Utility's transmission system, including:
 - (A) The projected increase in electricity demand from the Large Load Customer,
 - (B) The incremental transmission costs required to serve the Large Load Customer,
 - (C) Any excess transmission capacity and the time when that capacity is projected to become used and useful for the Qualified Electric Utility;
 - (iii) An explanation of if and how the Qualified Electric Utility; in its sole discretion, proposes to recover from ratepayers any

transmission costs that are excess to, and should not be directly assigned to, the Large Load Customer.

R746-XX3 GENERAL COMMISSION REQUIREMENTS FOR LARGE-SCALE GENERATION PROVIDERS

R746-XX3-1. Authority

This rule is adopted under Utah Code Sections 54-1-1 and 54-26-501 and 54-26-502.

R746-XX3-2. Applicability

This provision applies to any Large-Scale Generation Provider seeking to provide service to a Large Load Customer.

R746-XX3-3. Large-Scale Generation Provider Registration

- (1) A Large-Scale Generation Provider that seeks to provide service to a Large Load Customer must file an application to register and receive Commission approval before providing service to the Large Load Customer; the application to register and receive Commission approval to provide service to a Large Load Customer shall be served upon the Qualified Electric Utility on the same day it is filed with the Commission.
- (2) The Large-Scale Generation Provider's application to register shall provide all information identified in Utah Code Section 54-26-501.
- (3) Upon the Commission's review of an application to register, the Commission shall open a docket and establish a schedule to evaluate compliance with Utah Code Section 54-26-501.
- (4) Upon conclusion of the investigation, the Commission shall either:
 - (a) approve the application to register;
 - (b) impose reasonable conditions on the applicant's status, if the initial application to register fails to satisfy the requirements of Utah Code Ann. § 54-26-502; or
 - (c) notify the applicant of deficiencies in its application to register and allow the applicant 90 days to remedy any such deficiencies.
- (5) If an applicant is permitted to remedy deficiencies within 90 days, the Commission shall review the revised application to register and,

- (a) If the Commission, in its discretion, determines that the revised application to register failed to remedy the deficiencies previously identified, the Commission may deny registration and the applicant shall be prohibited from providing service to a Large Load Customer.
- (b) If the Commission, in its discretion, determines that a revised application to register successfully remedied the deficiencies the Commission previously identified, the Commission shall grant the application to register and the applicant shall be permitted to provide service to the Large Load Customer as if the application had been granted in the first instance, subject to reasonable conditions imposed by the Commission.
- (6) If at any time, upon a complaint filed by a Large Load Customer or the Qualified Electric Utility or in its own discretion, the Commission determines that the Large-Scale Generation Provider has failed to comply with obligations imposed by agreement or the Commission pursuant to this rule, the Commission may suspend or revoke the Large-Scale Generation Provider's registration.

R746-XX3-3. Large-Scale Generation Provider Registration Notice to Large Load Customers

- (1) A registered Large-Scale Generation Provider must provide notice to any potential Large Load Customer of any conditions imposed on its registration by the Commission.
- (2) A registered Large-Scale Generation Provider must include in every Large Load Contract or Private Generation Contract notice to the Large Load Customer that
 - (a) If the Large-Scale Generation Provider fails to comply with its legal requirements under Utah Code Title 54, Chapter 26, the Commission can suspend or revoke the Large-Scale Generation Provider's registration and prohibit it from continuing to provide service after the Large Load Customer is given reasonable opportunity to secure alternative service;
 - (b) The Large Load Customer's load is subject to curtailment if the Large Load Customer's demand exceeds the real-time dispatch of the Large-Scale Generation Provider's resources under the Large Load Contract or Private Generation Contract, net of transmission losses;

- (c) The Qualified Electric Utility has no duty to serve a Large Load Customer that has entered a Large Load Contract with a Large-Scale Generation Provider or Private Generation Contract; and
- (d) The Qualified Electric Utility is not required to provide backup power to a Large Load Customer that has entered a Large Load Contract with a Large-Scale Generation Provider or Private Generation Contract.

R746-XX4 CONNECTED GENERATION

R746-XX4-1. Authority

This rule is adopted under <u>Utah Code Ann. §§ Utah Code Sections</u> 54-1-1, 54-26-505.

R746-XX4-2. Additional Requirements for Connected Generation with Large-Scale Generation Providers

In addition to meeting the requirements of R746-XX1-4:

- (1) An Application for approval of a Large Load Contract between a Large-Scale Generation Provider and a Large Load Customer must include:
 - (a) Proof that the Large-Scale Generation Provider satisfies all requirements of Utah Code Section 54-26-505(2) and
 - (i) The Large-Scale Generation Provider is registered with the Commission in accordance with Utah Code Section 54-26-501,
 - (ii) The Large Load Customer has complied with Utah Code Section 54-26-402(1), and
 - (iii)The Large-Scale Generation Provider will serve the Large Load Customer using only Qualifying Generation Resources, as that term is defined in Utah Code Section 54-26-101(15);
 - (b) Proof that the Large-Scale Generation Provider has delivered the required notices in R746-XX3-3,
 - (c) A declaration from the Large-Scale Generation Provider either that:
 - (i) No costs associated with Large Load Facilities will be incurred by the Qualified Electric Utility in conjunction with the Large Load Contract, or

- (ii) The Large-Scale Generation Provider or Large Load Customer has entered a Large Load Construction agreement to reimburse the costs of any necessary Large Load Facilities;
- (d) A declaration from the Qualified Electric Utility that:
 - (i) No electric services will be provided by the Qualified Electric Utility in conjunction with the Large Load Contract, or
 - (ii) The Large-Scale Generation Provider or Large Load Customer has entered a Large Load Service Agreement for the provision of any necessary electric services from the Qualified Electric Utility in conjunction with the Large Load Contract, and
 - (iii) The Qualified Electric Utility has had an opportunity to review the Private Generation Contract and has concurred with the findings in the declaration under subpart (a) of this Rule.
- (e) The Large-Scale Generation Provider has established curtailment provisions with the Large Load Customer in the Large Load Contract in the event the Large Load Customer's demand exceeds the real-time dispatch of the Large-Scale Generation Provider's resources under the Large Load Contract, net of transmission losses.

R746-XX5 CLOSED PRIVATE GENERATION

R746-XX5-1. Authority

This rule is adopted under <u>Utah Code Ann. §§ Utah Code Sections</u> 54-1-1 and 54-26-504.

R746-XX5-2 Applicability

This Section applies to all Closed Private Generation Systems.

R746-XX5-3. Additional Requirements for Closed Private Generation Systems with Large-Scale Generation Providers

In addition to meeting the requirements of R746-XX1-4:

(1) An Application for approval of a Private Generation Contract between a Large-Scale Generation Provider and a Large Load Customer must include proof that the Large-Scale Generation Provider satisfies all requirements of <u>Utah Code Ann.</u> § <u>Utah Code Section</u> 54-26-505(2) and

- (a) The Large-Scale Generation Provider is registered with the Commission in accordance with Utah Code Ann. § Utah Code Section-54-26-501,
- (b) The Large-Scale Generation Provider will serve the Large Load Customer using only Qualifying Generation Resources, as that term is defined in <u>Utah Code Ann.</u>
 <u>Utah Code Section-54-26-101(15)</u>,
- (c) A declaration from the Qualified Electric Utility that the Closed Private

 Generation System will operate with sufficient separation from the Qualified

 Electric Utility's system to protect the bulk electric grid and the Qualified Electric

 Utility's system, and
- (d) The Large-Scale Generation Provider has delivered the required notices in R746-XX3-3 as well as the following additional notices:
 - (i) the Closed Private Generation System is not connected to and operates independently from the transmission system of the Qualified Electric Utility, cooperative utility, municipal utility, or any other utility;
 - (ii) the Qualified Electric Utility has no duty to provide electric service;
 - (iii)there is no backup power available in the event of an outage except as provided under the terms of the Private Generation Contract; and
 - (iv) any request for interconnection to the Qualified Electric Utility for any level of service, requires the Large Load Customer to submit a Large-Scale Service Request to the Qualified Electric Utility and adhere to the process, cost allocations, and timelines set forth in Utah Code Title 54, Chapter 26.

[Note to Parties Rocky Mountain Power requests DPU and OCS to draft language regarding the fees under 54-26-901(5)(a).]

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Proposed Initial Draft Rules Effectuating Utah Code §§ 54-26-101 to -901, Large-Scale Electric Service Requirements.

<u>Requirement</u>	Proposed rule section(s)
54-26-901: Transmission cost allocation. "shall	R746-XX2 et seq.
establish"	
54-26-302: Expedited review of applications.	R746-XX1-5
"may establish".	
list of issues).	
54-26-503: Transmission service requests	R746-XX2 et seq.
(implementation of Section 503). "may establish".	
54-26-504(4): The Commission "may establish	R746-XX5-3
rules requiring appropriate notices and warnings	
regarding separation from the utility system" for	
Closed Private Generation Systems.	
54-26-501(1)(a) requires a Large-Scale	R746-XX3 et seq.
Generation Provider to register with the	
Commission, maintain reasonable technical and	
financial qualifications "required by the	
commission", and provide service only through	
"qualifying generation resources" to qualify to	
provide service to a Large Load Customer.	
54-26-602(4)(d): Accounting Requirements: a	R746-XX1-4(6)
utility "shall provide any other information the	
commission requires to ensure that the costs	
associated with service to a Large Load Customer	
are excluded from the rates paid for by retail	
customers."	

R746-XX1 GENERAL COMMISSION REQUIREMENTS

R746-XX1-1. Authority

This rule is adopted under Utah Code Ann. §§ 54-1-1, 54-26-302, and 54-26-602.

R746-XX1-2. Definitions

- (1) "Applicant" means a party who files an Application for Commission approval of a Large Load Contract or Private Generation Contract as those terms are defined in Utah Code \$ 54-26-101.
- (2) "Application" means an Application for Commission approval of a Large Load Contract or Private Generation Contract.
- (3) "Commission" is defined in Utah Code § 54-2-1(4).
- (4) Capitalized terms not defined in this Section have the meaning provided in Utah Code Ann. § 54-26-101.
- (5) Definitions in this Section apply to each Section of R746-XXX et seq.

R746-XX1-3. Applicability

- (1) This rule applies to Applications for Commission approval of
 - (a) Large Load Service Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider; or
 - (b) Large Load Construction Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider; or
 - (c) Private Generation Contracts
- (2) This rule governs the process by which the Commission shall review Applications for approval of all Large Load Contracts and Private Generation Contracts, as required by Utah Code Ann. § 54-26-102(1)(d).

R746-XX1-4. General Requirements for Filing an Application for Approval of a Large Load Contract or Private Generation Contract

(1) An Application for Commission approval of a Large Load Contract or Private Generation Contract must be filed within fifteen business days of execution of the contract.

- (2) An Application for Commission approval of a Large Load Contract or Private Generation Contract may be filed by any person who executes the contract.
- (3) A non-confidential version of the Application for Commission approval of a Large Load Contract or Private Generation Contract to which the Qualified Electric Utility is not a party shall be served upon the Qualified Electric Utility on the same day it is filed with the Commission.
- (4) An Application to the Commission for approval of a Large-Load Contract or Private Generation Contract shall be accompanied by:
 - (a) Evidence that the Large Load Customer meets all requirements of Utah Code Title 54 Chapter 26, including that the project is expected to reach a cumulative demand of 100 megawatts or greater within five years;
 - (b) A copy of the fully executed Large Load Contract or Private Generation Contract at issue;
 - (c) A description of how the addition of the Applicant's use will impact the Qualified Electric Utility's system, including the projected increase in electricity demand from the Qualified Electric Utility, if any, to serve the Large Load Customer;
 - (d) Evidence sufficient to allow the Commission to determine Large Load
 Incremental Costs necessary for the Large Load Customer to receive electric
 service, including generation resources, distribution system upgrades, and as
 applicable, any of the following as approved by the Federal Energy
 Regulatory Commission
 - (i) Transmission system improvements, including network upgrades;
 - (ii) Interconnection facilities;
 - (iii) Transmission service; and
 - (iv) Other necessary infrastructure.
- (5) For Large Load Contracts with a Large-Scale Generation Provider, the Applicant must provide:
 - (a) Certification from the Large Load Customer that the requirements of Utah Code Ann. § 54-26-402(1) are met; and

- (b) Sufficient information for the Commission to conclude that all requirements of Utah Code Title 54, Chapter 26 have been satisfied.
- (6) For Large Load Contracts with the Qualified Electric Utility, the Application must include a methodology for how the Qualified Electric Utility will maintain separate accounting records with sufficient detail to demonstrate that costs will be directly assigned to the Large Load Customer. This methodology will be provided by the Qualified Electric Utility.
- (7) The Qualified Electric Utility will provide all information identified in Utah Code Ann. § 54-26-602(4).
- (8) Spreadsheets provided in support of an Application should have all formulae intact.

R746-XX1-5. Process for Approval of a Large-Load Contract or Private Generation Contract

- (1) The Commission shall approve or disapprove an Application for review of a Large Load Contract or Private Generation Contract within 60 days of the Application being filed.
- (2) A party to an Application may seek expedited Commission approval.
- (3) An Applicant seeking expedited review of an Application must demonstrate why the statutory 60-day time frame is insufficient and whether good cause exists and it is in the public interest for the Commission to grant expedited consideration of the Application.

R746-XX2 TRANSMISSION AND LARGE-SCALE GENERATOR REQUIREMENTS R746-XX2-1. Authority

This rule is adopted under Utah Code Ann. §§ 54-1-1, 54-26-503, and 54-26-901.

R746-XX2-2. Applicability

- (1) This rule applies to the provision of service to a Large Load Customer that requires transmission service, including Large Load Customer transmission service requests related to:
 - (a) Large Load Service Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider; or

- (b) Large Load Construction Contracts between a Large Load Customer and the Qualified Electric Utility or a Large-Scale Generation Provider.
- (2) This rule provides methods by which the Commission shall review cost allocation of associated transmission requests, which methods are consistent with federal requirements.

R746-XX2-3. General Requirements for Allocation of Transmission Costs

- (1) An Application for Commission approval of a Large Load Contract that includes Large Load Customer transmission costs shall provide:
 - (a) Evidence sufficient to allow the Commission to ensure all incremental transmission costs are allocated to the Large Load Customer, including but not limited to:
 - (i) A description of transmission costs the Qualified Electric
 Utility or the Large-Scale Generation Provider will incur or
 pay to provide service to a Large Load Customer;
 - (ii) A description of how the addition of the Applicant's use will impact the Qualified Electric Utility's transmission system, including:
 - (A) The projected increase in electricity demand from the Large Load Customer,
 - (B) The incremental transmission costs required to serve the Large Load Customer,
 - (C) Any excess transmission capacity and the time when that capacity is projected to become used and useful for the Qualified Electric Utility;
 - (iii) An explanation of if and how the Qualified Electric Utility proposes to recover from ratepayers any transmission costs that are excess to, and should not be directly assigned to, the Large Load Customer.

R746-XX3 GENERAL COMMISSION REQUIREMENTS FOR LARGE-SCALE GENERATION PROVIDERS

R746-XX3-1. Authority

This rule is adopted under Utah Code Ann. §§ 54-1-1 and 54-26-501 and 54-26-502.

R746-XX3-2. Applicability

This provision applies to any Large-Scale Generation Provider seeking to provide service to a Large Load Customer.

R746-XX3-3. Large-Scale Generation Provider Registration

- (1) A Large-Scale Generation Provider that seeks to provide service to a Large Load Customer must file an application to register and receive Commission approval before providing service to the Large Load Customer; the application to register and receive Commission approval to provide service to a Large Load Customer shall be served upon the Qualified Electric Utility on the same day it is filed with the Commission.
- (2) The Large-Scale Generation Provider's application to register shall provide all information identified in Utah Code Ann. § 54-26-501.
- (3) Upon the Commission's review of an application to register, the Commission shall open a docket and establish a schedule to evaluate compliance with Utah Code Ann. § 54-26-501.
- (4) Upon conclusion of the investigation, the Commission shall either:
 - (a) approve the application to register;
 - (b) impose reasonable conditions on the applicant's status, if the initial application to register fails to satisfy the requirements of Utah Code Ann. § 54-26-502; or
 - (c) notify the applicant of deficiencies in its application to register and allow the applicant 90 days to remedy any such deficiencies.
- (5) If an applicant is permitted to remedy deficiencies within 90 days, the Commission shall review the revised application to register and,
 - (a) If the Commission, in its discretion, determines that the revised application to register failed to remedy the deficiencies previously identified, the Commission may deny registration and the applicant shall be prohibited from providing service to a Large Load Customer.
 - (b) If the Commission, in its discretion, determines that a revised application to register successfully remedied the deficiencies the Commission previously

- identified, the Commission shall grant the application to register and the applicant shall be permitted to provide service to the Large Load Customer as if the application had been granted in the first instance, subject to reasonable conditions imposed by the Commission.
- (6) If at any time, upon a complaint filed by a Large Load Customer or the Qualified Electric Utility or in its own discretion, the Commission determines that the Large-Scale Generation Provider has failed to comply with obligations imposed by agreement or the Commission pursuant to this rule, the Commission may suspend or revoke the Large-Scale Generation Provider's registration.

R746-XX3-3. Large-Scale Generation Provider Registration Notice to Large Load Customers

- (1) A registered Large-Scale Generation Provider must provide notice to any potential Large Load Customer of any conditions imposed on its registration by the Commission.
- (2) A registered Large-Scale Generation Provider must include in every Large Load Contract or Private Generation Contract notice to the Large Load Customer that
 - (a) If the Large-Scale Generation Provider fails to comply with its legal requirements under Utah Code Title 54, Chapter 26, the Commission can suspend or revoke the Large-Scale Generation Provider's registration and prohibit it from continuing to provide service after the Large Load Customer is given reasonable opportunity to secure alternative service;
 - (b) The Large Load Customer's load is subject to curtailment if the Large Load Customer's demand exceeds the real-time dispatch of the Large-Scale Generation Provider's resources under the Large Load Contract or Private Generation Contract, net of transmission losses;
 - (c) The Qualified Electric Utility has no duty to serve a Large Load Customer that has entered a Large Load Contract with a Large-Scale Generation Provider or Private Generation Contract; and
 - (d) The Qualified Electric Utility is not required to provide backup power to a Large Load Customer that has entered a Large Load Contract with a Large-Scale Generation Provider or Private Generation Contract.

R746-XX4 CONNECTED GENERATION

R746-XX4-1. Authority

This rule is adopted under Utah Code Ann. §§ 54-1-1, 54-26-505.

R746-XX4-2. Additional Requirements for Connected Generation with Large-Scale Generation Providers

In addition to meeting the requirements of R746-XX1-4:

- (1) An Application for approval of a Large Load Contract between a Large-Scale Generation Provider and a Large Load Customer must include:
 - (a) Proof that the Large-Scale Generation Provider satisfies all requirements of Utah Code Ann. § 54-26-505(2) and
 - (i) The Large-Scale Generation Provider is registered with the Commission in accordance with Utah Code Ann. § 54-26-501,
 - (ii) The Large Load Customer has complied with Utah Code Ann. § 54-26-402(1), and
 - (iii)The Large-Scale Generation Provider will serve the Large Load Customer using only Qualifying Generation Resources, as that term is defined in Utah Code Ann. § 54-26-101(15);
 - (b) Proof that the Large-Scale Generation Provider has delivered the required notices in R746-XX3-3,
 - (c) A declaration from the Large-Scale Generation Provider either that:
 - (i) No costs associated with Large Load Facilities will be incurred by the Qualified Electric Utility in conjunction with the Large Load Contract, or
 - (ii) The Large-Scale Generation Provider or Large Load Customer has entered a Large Load Construction agreement to reimburse the costs of any necessary Large Load Facilities;
 - (d) A declaration from the Qualified Electric Utility that:
 - (i) No electric services will be provided by the Qualified Electric Utility in conjunction with the Large Load Contract, or
 - (ii) The Large-Scale Generation Provider or Large Load Customer has entered a Large Load Service Agreement for the provision of any

- necessary electric services from the Qualified Electric Utility in conjunction with the Large Load Contract, and
- (iii) The Qualified Electric Utility has had an opportunity to review the Private Generation Contract and has concurred with the findings in the declaration under subpart (a) of this Rule.
- (e) The Large-Scale Generation Provider has established curtailment provisions with the Large Load Customer in the Large Load Contract in the event the Large Load Customer's demand exceeds the real-time dispatch of the Large-Scale Generation Provider's resources under the Large Load Contract, net of transmission losses.

R746-XX5 CLOSED PRIVATE GENERATION

R746-XX5-1. Authority

This rule is adopted under Utah Code Ann. §§ 54-1-1 and 54-26-504.

R746-XX5-2 Applicability

This Section applies to all Closed Private Generation Systems.

R746-XX5-3. Additional Requirements for Closed Private Generation Systems with Large-Scale Generation Providers

In addition to meeting the requirements of R746-XX1-4:

- (1) An Application for approval of a Private Generation Contract between a Large-Scale Generation Provider and a Large Load Customer must include proof that the Large-Scale Generation Provider satisfies all requirements of Utah Code Ann. § 54-26-505(2) and
 - (a) The Large-Scale Generation Provider is registered with the Commission in accordance with Utah Code Ann. § 54-26-501,
 - (b) The Large-Scale Generation Provider will serve the Large Load Customer using only Qualifying Generation Resources, as that term is defined in Utah Code Ann. § 54-26-101(15),
 - (c) A declaration from the Qualified Electric Utility that the Closed Private

 Generation System will operate with sufficient separation from the Qualified

 Electric Utility's system to protect the bulk electric grid and the Qualified Electric

 Utility's system, and

- (d) The Large-Scale Generation Provider has delivered the required notices in R746-XX3-3 as well as the following additional notices:
 - (i) the Closed Private Generation System is not connected to and operates independently from the transmission system of the Qualified Electric Utility, cooperative utility, municipal utility, or any other utility;
 - (ii) the Qualified Electric Utility has no duty to provide electric service;
 - (iii)there is no backup power available in the event of an outage except as provided under the terms of the Private Generation Contract; and
 - (iv) any request for interconnection to the Qualified Electric Utility for any level of service, requires the Large Load Customer to submit a Large-Scale Service Request to the Qualified Electric Utility and adhere to the process, cost allocations, and timelines set forth in Utah Code Title 54, Chapter 26.