

April 7, 2009

VIA HAND DELIVERY

Public Service Commission of Utah
Heber M. Wells Building, 4th Floor
160 East 300 South
Salt Lake City, UT 84111

Attention: Julie P. Orchard
Commission Secretary

RE: Advice No. 09-05
Schedule 113 – Evaporative Cooling and Central Air Conditioning Incentive
Program (Cool Cash Incentive Program)

Enclosed for filing are an original and two copies of proposed tariff sheets associated with Tariff P.S.C.U No. 47 of PacifiCorp, d.b.a Rocky Mountain Power, applicable to electric service in the State of Utah. Pursuant to the requirement of Rule R746-405D, Rocky Mountain Power (the “Company”) states that the proposed tariff sheets do not constitute a violation of state law or Commission rule. The Company will also provide an electronic version of this filing to tbher@utah.gov. The Company is requesting an effective date of May 7, 2009 for these changes.

Second Revision of Sheet No. 113.1 Schedule 113 Evaporative Cooling and Central
Air Conditioning Incentive Program
(Cool Cash Incentive Program)

Third Revision of Sheet No. 113.2 Schedule 113 Evaporative Cooling and Central
Air Conditioning Incentive Program
(Cool Cash Incentive Program)

Third Revision of Sheet No. 113.2 Schedule 113 Evaporative Cooling and Central
Air Conditioning Incentive Program
(Cool Cash Incentive Program)

The purpose of this filing is to propose several changes to the Company’s Cool Cash Incentive program, which is offered through Schedule 113. The Cool Cash program reduces summer peak loads by encouraging the installation of evaporative cooling systems and high efficiency central air conditioning equipment. The proposed changes to this program are as follows:

- The inclusion of language which defines the terms “new” and “replacement” with respect to evaporative cooling equipment installations. This change is intended to reduce customer and dealer confusion between these two types of installations.

- The addition of dealer incentives for the Replacement Evaporative and New Evaporative measures. Dealers would receive an incentive of \$25 for the sale and installation of a qualifying replacement evaporative cooling system or a new evaporative cooling system. These incentives are intended to encourage dealers to provide customer options that include less energy intensive evaporative cooling equipment.
- The addition of a Premium Evaporative measure which offers an incentive of \$500 to customers and a \$150 incentive to dealers for the installation of a qualifying premium evaporative cooling unit. Equipment qualifying for this measure, as opposed to the Premium Whole-House Evaporative measure, is not required to deliver cooling through a ducted whole-house distribution system. The addition of this measure is intended to encourage customers to consider and for dealers to offer this energy efficient cooling technology.
- In an effort to increase participation in the Premium Whole-House Evaporative measure, the Company is proposing to increase the incentives offered for the installation of qualifying premium whole-house evaporative cooling systems. The incentive for customers would increase from \$750 to \$1000 while the dealer incentive would increase from \$275 to \$300.
- In order to accommodate customers whose cooling needs require the installation of more than one central air conditioning or evaporative cooling unit at their residence, the Company proposes to increase the incentive limit per qualifying residence from 1 to 2 per qualifying measure. Accordingly, a customer would be eligible to receive an incentive for the installation of a maximum of 2 qualifying central air conditioning or evaporative cooling units.
- The addition of language to the Provisions of Service section which clarifies that customers must submit all required back up documentation, as noted on the incentive application form, to be eligible to receive incentives.
- Elimination of the use of a specific year referenced in the Provisions of Service section to set the incentive application deadline. The Company will establish an Application Deadline for each program year which will be communicated via the program website and directly to Cool Cash Incentive participating dealers. Program incentives will remain effective until changes are proposed by the Company and approved by the Commission. This modification eliminates the need for the Company to make annual filings to revise the application deadline. This change is also intended to alleviate dealer concerns regarding year to year program availability and to help influence dealer ordering and stocking of energy efficient cooling equipment. Program effectiveness and appropriateness of design will continue to be reviewed annually with the Utah demand side management advisory group.
- The Company proposes to increase from 24 to 36 months the timeframe in which the Company or its agents may inspect and/or install temporary air conditioning monitoring

Utah Public Service Commission

April 7, 2009

Page 3

equipment on any installation of qualifying equipment which received a Cool Cash incentive for quality control of the application or program performance evaluations. This change will provide additional flexibility which will allow for improved coordination of evaluations with other programs and help the Company control costs through ensuring adequate timing for competitive bidding of program evaluations.

The program remains cost effective with these changes. Attached is a cost effectiveness analysis prepared by the Cadmus Group, Inc. which reflects the changes proposed in this filing for the 2009 program year.

It is respectfully requested that all formal correspondence and staff requests regarding this matter be addressed to:

By E-mail (preferred): datarequest@pacificorp.com

By regular mail: Data Request Response Center
PacifiCorp
825 NE Multnomah Blvd., Suite 2000
Portland, OR 97232

Informal inquiries may be directed to Dave Taylor, manager of Utah regulatory affairs, at (801) 220-2923.

Sincerely,

Jeffrey K. Larsen
Vice President, Regulation

Enclosures