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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Investigation of the Costs and Benefits of PacifiCorp's Net Metering Program

Docket No. 14-035-114

DIRECT TESTIMONY OF ROGER ARMSTRONG, SUMMIT COUNTY COUNCIL

- 1 Q. Please state your name, business address and present position with Summit County.
- 2 A. My name is Roger Armstrong. My business address is 60 N. Main Street, P.O. Box 128,
- 3 Coalville, Utah 84017. I am a member of the Summit County Council. I have served in this
- 4 capacity since January 2013.

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6 Q. What is the purpose of your testimony?

- 7 A. The purpose of my testimony is to present the perspective of local government, and more
- 8 specifically, the residents of Summit County (the "County"), as it relates to the Rocky Mountain
- 9 Power Compliance Filing and Request to Complete All Analyses Required under the Net
- Metering Statute for the Evaluation of the Net Metering Program, dated November 9, 2016 (the
- 11 "Compliance Filing").

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12 Q. Please summarize your testimony.

- 13 Α. Summit County is a local government in Utah serving the interests of a large number of 14 citizens who are customers of PacifiCorp ("Rocky Mountain Power"). The County has established community-level renewable energy and pollution reduction goals that may be 15 16 impacted by the outcomes of this docket. More specifically, the County is a participant in the 17 Mountain Town Community Solar Program, which was approved and funded beginning in April 2016. The County is also a participant in the Community Renewable Energy study. The County 18 19 is responsible for protecting the public health and safety of its residents, which includes 20 facilitating access to clean air, dependable and affordable energy, clean water and a livable 21 The County has determined that meaningful reductions in pollution and environment. 22 greenhouse gas emissions will benefit all County residents, visitors, and businesses through 23 improved public health, additional economic opportunities, long-term energy price stability and a 24 stronger sense of community sustainability.
 - Further, the County is a net metering customer of Rocky Mountain Power who consumes a large amount of electricity across many sites. The County has an interest in developing new renewable energy systems through net metering arrangements in collaboration with other local

governments. The cost-benefit methods and values set through this docket have the potential to impact the County's existing renewable energy systems and ability to develop new projects.

Q. Please provide the prospective of Summit County with respect to the Compliance Filing.

A. In November 2016, Rocky Mountain Power proposed to the Public Service Commission a new rate structure for rooftop solar beginning on December 9, 2016 (this proceeding is referred to as the "Net Metering Docket"). The new rate structure would significantly reduce the cost savings to rooftop solar customers of Rocky Mountain Power, potentially making the payback period for the initial capital cost outlay of a rooftop solar system cost prohibitive. Rocky Mountain Power asserts that the costs of rooftop solar exceed its benefits, and therefore, rooftop solar should not continue to receive a subsidy from the state.

Free Market Principles

The problem with this approach is that it assumes an ideal free market system, where Rocky Mountain Power and the solar industry would compete without subsidies. However, Utah's electrical power market is not a free market. The government long ago intervened in the free market and granted special privileges to certain private companies, like Rocky Mountain Power. It is those special privileges (monopolistic powers, guaranteed profit, subsidies, and government police powers such as eminent domain) that has allowed Rocky Mountain Power to become the gatekeeper of the Utah electrical grid. As a result, true competition does not naturally exist in the regulated electrical power industry. The Public Service Commission acts as regulator over Rocky Mountain Power and ensures that rates remain reasonable for customers.

The Public Service Commission's role is a result of the lack of competition, which competition, if it existed, would naturally drive down the cost of electrical power.

All parties can agree that having an electrical grid based upon diversified energy sources, including traditional and renewable energy sources, is good public policy and improves the health of our electrical grid. All parties can also agree that competition is a good thing – it brings down the prices of goods and services to customers.

The disconnect here is that because of governmental intrusion into the market place, which gave Rocky Mountain Power special privileges, those special privileges act as a barrier for other companies entering the Utah electrical power market. No one can compete with Rocky Mountain Power. The state provided to Rocky Mountain Power the capital (through guaranteed rates) to build the electrical grid infrastructure. As the gatekeeper of the grid, Rocky Mountain Power decides who will have access to it.

As a result, it took legislation to require Rocky Mountain Power to allow access to the grid by the solar industry through the "Net Metering Program." In order to invite elements of competition into the electrical power market, which is the intent of the Net Metering Program, the Public Service Commission needs to remove barriers to entry into the market, not put up new ones. Removing barriers can take many forms; for example, taking a more expansive view of long term benefits provided by rooftop solar and enabling other viable renewable energy sources. While the Office of Consumer Services ("OCS") opposes such an expansive view, in part, because it may be at the expense of non-solar customers, such a perspective is short-sighted. The long term result of competition will bring down the costs to all customers, which is in the best interests of Summit County, its residents and the State of Utah.

Cost-Benefit Analysis

UCA §54-15-105.1 mandates that the Public Service Commission engage in a cost-benefit analysis of the Net Metering Program. Such a cost-benefit analysis was not bounded by self-imposed time periods, which restrict the benefits to the short term. Other utilities, such as fiber optic cable and broadband services, have dealt with this circumstance by looking at the long term benefits of encouraging competition, which has led directly to a net decrease in the cost of these services to customers. That needs to remain the ultimate goal of the Public Service Commission – reducing the costs of electrical power to the citizens of the State of Utah, while maintaining the health of the electrical grid.

Without a more expansive view of benefits, the County is not optimistic for the solar industry in Utah. We fear that Utah will succumb to the same fate as was experienced in Nevada during 2015, where the same type of rate structure proposed by Rocky Mountain Power was imposed throughout the State of Nevada, with a resultant decrease of 99% in rooftop solar applications and an attendant decrease in solar industry jobs.

Rocky Mountain Power's cost-benefit analysis that it has presented to the Public Service

Commission fails to recognize the value that distributed generation provides within

neighborhoods and communities; more specifically, the excess generation of one net-metered

customer providing clean renewable power at no cost to neighboring households. This

distribution reduces transmission line losses, reduces the amount of electricity generation

required from Rocky Mountain Power and reduces emissions known to negatively impact human

health.¹ Providing renewable energy is a public good that should be encouraged rather than cost burdened by those individuals or entities who have voluntarily incurred the cost of rooftop solar.

Rocky Mountain Power's proposed Schedule 136 and Schedule 5 provide for a 3-tier rate design for new solar customers that will reduce the kWh credit back to customers from 10.5 cents/kWh to 7.1 cents/kWh and increase the cost of service to net metering customers by effectively creating a new commercial rate. Instead of the average 900kW/month household saving of \$133/month with rooftop solar, they'll only see a \$74/month cost savings (based on installation that provides 50% of their usage). Given the upfront capital costs incurred by net metering customers to install a rooftop solar generator system, the reduction in savings by nearly \$60/month effectively ends the Net Metering Program in Utah. Such is a substantial detriment to the County and its sustainability programs and goals. Such protectionist barriers insulate Rocky Mountain Power from fair competition and is anathema to the free market.²

Signature Page to Follow

¹ <u>See</u> National Renewable Energy Laboratory, <u>Methods for Analyzing the Benefits and Costs of Distributed Photovoltaic Generation to the U.S. Electric Utility System</u>, Technical Report NREL/TP-6A20-62447 (September 2014).

² The phase out of the Renewable Energy Systems Tax Credit, UCA Title 59, Chapter 10, Part 10, further impedes entry by the solar industry into the Utah electrical power market.

Certificate of Service Docket No. 14-035-114

I hereby certify that a true and correct copy of the foregoing Direct Testimony of Roger Armstrong, Summit County Council was served by email this day 2nd day of June, 2017, on the following:

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