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# State of Utah Department of Commerce Division of Public Utilities

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Director, Division of Public Utilities

# **ACTION REQUEST RESPONSE**

TO: Public Service Commission

FROM: Division of Public Utilities:

Chris Parker, Director

Artie Powell, Energy Manager

Charles Peterson, Technical Consultant Jeffrey S. Einfeldt, Utility Analyst Lane Mecham, Utility Analyst

DATE: January 16, 2018

RE: In the Matter of the Application of Rocky Mountain Power for Approval of the Power Purchase Agreement between PacifiCorp and Tesoro Refining and Marketing Company: Docket No. 17-035-60.

# **RECOMMENDATION** (Approve)

The Division of Public Utilities (Division) recommends the Commission approve the Non-Firm Power Purchase Agreement (Agreement, or PPA) between PacifiCorp (Company) and Tesoro Refining and Marketing Company (Tesoro). In addition, the Division recommends the Company continue to provide, at least quarterly, hourly power purchased reports to allow the Division to continue to monitor this contract.

The Division continues to request the Commission order the Company at the time of future PPA filings to provide to the Division and Office of Consumer Services the GRID outputs and Excel spreadsheets supporting the price calculations along with the spreadsheets showing avoided line loss calculations. All spreadsheets are to be provided with formulas left intact. The Division also



requests the Commission order the Company to timely file future PPAs in order to give the Division at least 75 days to review a PPA.

# **ISSUE**

On November 29, 2017, PacifiCorp filed an Application for Approval of a Non-Firm Power Purchase Agreement with Tesoro. The effective date of the agreement originally requested by the Company was January 1, 2018 and replaces a current contract that was scheduled to expire on December 31, 2017. The Commission held a scheduling conference on December 6, 2017. Following the scheduling conference, the Commission issued a Scheduling Order requiring comments from the Division of Public Utilities, and any other interested parties, by January 26, 2018. The Company filed an application on December 8, 2017 to extend the current PPA between the Company and Tesoro for two months to allow the Division adequate time to properly analyze the new proposed contract and comment thereon (see docket # 17-035-63). The PSC granted the extension. This memorandum serves as the Division's comments and recommendations regarding the new proposed PPA.

### **ANALYSIS**

### General

Included with the application is a copy of the Agreement between PacifiCorp and Tesoro dated November 21, 2017. Tesoro owns, operates and maintains a natural gas cogeneration facility for the generation of electric power located at its Salt Lake City refinery. The nameplate capacity rating of the plant is 25 megawatts (MW) with an expected annual delivery to PacifiCorp of 10,000MWh<sup>1</sup> in 2018. Power sales to PacifiCorp are done on a "net" basis. That is, it is expected Tesoro will first use the plant's output to supply its own power needs and sell any excess generation to PacifiCorp.

The Tesoro facility is operated as a qualifying facility (QF) as defined by 18 C.F.R Part 292<sup>2</sup> and Tesoro has previously provided its FERC self-certification to PacifiCorp. All interconnection

<sup>&</sup>lt;sup>1</sup> PPA, page 1.

<sup>&</sup>lt;sup>2</sup> Ibid., page 5, section 3.2.6

requirements have been met and the Tesoro facility is fully integrated with the PacifiCorp system. Under the terms of the QF contract Tesoro has the option, but not the obligation, to deliver the net output to PacifiCorp at the point of delivery. Tesoro is not permitted to sell any portion of the net output to parties other than PacifiCorp; however, it is allowed to offset its own retail load before selling any excess power.

# **QF** Pricing

The Division has reviewed the GRID outputs and concludes the pricing for this proposed contract reflects the correct facts of this particular facility. The Division also believes the Company has correctly complied with Commission orders on the method used to determine pricing for a contract under Schedule 38.

### **Avoided Line Losses**

Under the terms of the Commission order in Docket No. 03-035-14, non-firm QF resources are not entitled to a capacity payment, therefore, this Agreement contains energy-only prices. In response to a Division data request, the Company supplied the detailed calculations determining the avoided line loss percentage. The calculations were based upon the method the Division, Company, and Tesoro have accepted in prior years.<sup>3</sup> The calculated percentage was percent. The total purchase price should be calculated as the contract price per MWh plus percent as an adjustment for avoided line losses.

# Other Comments

The proposed Agreement will remain in place through December 31, 2018. The general terms and conditions of the Agreement appear to be generic in nature and are similar to the previous contract. The primary differences appear to be the pricing terms including the adjustment factor

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<sup>&</sup>lt;sup>3</sup> The method agreed to is based upon the locations in the Company's transmission topology, i.e. the transmission "bubbles," of the avoided generation sources. The calculation is the ratio of the avoided generation "outside" the bubbles containing the primary load, i.e. the Wasatch Front, to the total generation avoided multiplied by the OATT percentage. The current OATT percentage is 4.45% for real power losses as set forth in Schedule 10 of PacifiCorp's Open Access Transmission Tariff (OATT) approved in FERC Docket No. ER11-3643-000. For a discussion of the history of the determination of this method, see the Division's memorandum to the Commission dated July 21, 2010 and filed July 26, 2010 in the (Miscellaneous) Docket No. 10-999-01.

for avoided line losses. The non-price related conditions within the Agreement appear to be reasonable and consistent with previous contracts.

The Division believes that the rates, terms and conditions in this Agreement are in accordance with the rates, terms and conditions approved by the Commission in Docket No. 03-035-14 and Docket No. 12-035-100 for purchases from qualifying facilities. PacifiCorp represents the cost of this Agreement does not exceed the cost that would have been incurred from acquiring other market resources. The Division accepts this representation based upon its review of the Company's price calculations for this Agreement and prior analyses of the Company's avoided cost reports.

### **CONCLUSION**

The Division believes the terms of the Tesoro Power Purchase Agreement comply with the Commission's guidelines and order in Docket Nos. 03-035-14 and 12-035-100. The remaining contractual arrangements and facts in this matter, in particular the method for calculating the avoided energy costs, have been previously found to be just and reasonable and in the public interest.

cc: Michele Beck, Committee of Consumer Services
Bela Vastag, Committee of Consumer Services
Jana Saba, PacifiCorp
Kyle Moore, PacifiCorp
Daniel Solander, PacifiCorp
William Evans, Parsons Behle and Latimer, attorney for Tesoro

<sup>&</sup>lt;sup>4</sup> Tesoro PPA Sec 2.1