

Public Service Commission

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January 17, 2018

Ms. Jana Saba Rocky Mountain Power 1407 West North Temple, Suite 330 Salt Lake City, UT 84116 Data Request Response Center PacifiCorp 825 NE Multnomah St., Suite 2000 Portland, OR 97232

Re: Advice Letter No. 17-17, Rocky Mountain Power's Proposed Tariff Revisions, Proposing Changes to Electric Service Schedule No. 140, Non-Residential Energy Efficiency Program; Docket No. 17-035-T16

Dear Ms. Saba:

The Public Service Commission of Utah ("PSC") reviewed the December 22, 2017 filing by PacifiCorp, doing business as Rocky Mountain Power ("PacifiCorp"), proposing changes to Electric Service Schedule No. 140, Non-Residential Energy Efficiency Program ("Schedule 140"). The proposed changes to Sheet Nos. 140.4, 140.5, 140.6, 140.9, 140.10, 140.13, 140.14, 140.24, and 140.25, add and remove program measures and make minor housekeeping and administrative changes. According to PacifiCorp, the proposed changes align with targets identified in its November 1, 2017 Deferred Account and Forecast Report filed in Docket No. 17-035-41. PacifiCorp requests these changes take effect January 22, 2018.

The PSC also reviewed the comments of the Division of Public Utilities ("DPU") and the Office of Consumer Services ("OCS") filed on January 3 and January 8, 2018, respectively. According to the DPU, PacifiCorp's proposed changes to Schedule 140 include adding controls-only lighting system retrofit incentives, updating the terminology for LED case lighting offerings, removing some induction and compact fluorescent lighting offerings, adjusting HVAC offerings, decreasing cool roof offerings, expanding mid-market lighting offerings, expanding mid-market HVAC incentives to vendors, and other miscellaneous housekeeping changes. The DPU concludes the proposed changes to Schedule 140 are cost effective and consistent with the PSC's goals to promote cost-effective DSM programs and recommends the PSC approve them as filed.

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The OCS supports PacifiCorp's proposed changes to Schedule 140 except for the removal of a percentage cost cap on Table 13b of Sheet No. 140.25. The OCS requests that PacifiCorp reinsert this cap because equipment costs, incentives, and market conditions can and do change. In addition, the presence of the cap in the tariff provides beneficial information and continuity for future stakeholders and policy makers. The OCS also identified a few minor errors pertaining to note references in the filing. According to the OCS, PacifiCorp has agreed to replace the incentive cap and correct the OCS-identified errors.

On January 11, 2018, PacifiCorp filed reply comments and amended tariff Sheet Nos. 140.10 and 140.25 addressing the OCS' concerns.

Based on the PSC's review of PacifiCorp's filings and the DPU's and OCS' comments and recommendations, the proposed revisions to Sheet Nos. 140.4, 140.5, 140.6, 140.9, 140.10, 140.13, 140.14, 140.24, and 140.25 of PacifiCorp's Schedule 140 are approved as filed on December 22, 2017 and amended on January 11, 2018, effective January 22, 2018.

Sincerely,

/s/ Gary L. Widerburg PSC Secretary DW#299227