



Public Service Commission

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SPENCER J. COX
Lieutenant Governor

July 1, 2019

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: *Investigation Re: Expiring Excess Generation Credits under Schedule 135*, Docket No. 18-035-39

Dear Ms. Saba:

The Public Service Commission of Utah (PSC) reviewed the May 29, 2019 compliance filing (“Compliance Filing”) by Rocky Mountain Power (RMP) proposing to credit the Electric Service Schedule No. 91 – Surcharge to Fund Low Income Residential Lifeline (Schedule 91) balancing account with \$1,352. This amount represents the expired excess generation credits remaining after RMP completed a one-time disbursement of \$6.80 to each customer taking service under Electric Service Schedule No. 3, Low Income Lifeline Program – Residential Service Optional. The Compliance Filing was made pursuant to the PSC’s January 11, 2019 Order (“January Order”) in this docket.¹

The PSC also reviewed the comments filed by the Division of Public Utilities (DPU) on June 12, 2019. The DPU determined the Compliance Filing follows the PSC’s January Order and concludes RMP’s proposal to apply the difference of \$1,352 in expired excess credits to Schedule 91 is reasonable. The DPU recommends the PSC approve RMP’s proposal.

Based on the PSC’s review of the Compliance Filing and the DPU’s comments and recommendation, the PSC approves RMP’s proposal to credit \$1,352 to Schedule 91.

Sincerely,

/s/ Gary L. Widerburg
PSC Secretary
DW#309002

¹ The \$1,352 amount represents the difference between PacifiCorp’s estimated expired credit refund amount referenced in the January Order (*i.e.*, \$159,840) and the actual refund amount to Electric Service Schedule No. 3 Low Income Lifeline Program customers (*i.e.*, \$158,488) incurred during the April 2019 billing cycle.