

February 19, 2019

VIA ELECTRONIC FILING

Public Service Commission of Utah Heber M. Wells Building, 4th Floor 160 East 300 South Salt Lake City, UT 84114

Attention: Gary Widerburg

Commission Secretary

Re: Advice No. 18-04

Docket No. 18-035-T04

Rocky Mountain Power's Proposed Tariff Revisions to Electric Service Regulation Nos. 4 (Supply and Use of Service), 5 (Customer's Installation), 7 (Metering), 9 (Deposits), 10 (Termination of Service and Deferred Payment Agreement), 12 (Line Extensions), and Electric Service Schedule

No. 300 (Regulation Charges) *Correction to Compliance Filing*

On January 30, 2019, PacifiCorp d.b.a Rocky Mountain Power ("Company") filed a compliance filing in the above referenced docket to effectuate the tariff changes approved by the Public Service Commission of Utah ("Commission") in an order issued on January 15, 2019. In its review of the Company's compliance filing, the Commission issued a letter on February 14, 2019, notifying the Company that the Second Revision of Sheet No. 12R.14 did not fully capture the Commission's January 15, 2019 order. As requested by the Commission in the letter, the Company submits a corrected version of the Second Revision of Sheet No. 12R.14.

Enclosed for filing is a tariff page associated with Tariff P.S.C.U No. 50 applicable to electric service in the State of Utah. Pursuant to the requirement of Rule R746-405-2(D), PacifiCorp ("Company") states that the proposed tariff sheet does not constitute a violation of state law or Commission rule.

Second	Revision	of	Sheet	No.	Electric	Service	Line Extensions
12R.14					Regulation No. 12		

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

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

Jana.saba@pacificorp.com

Public Service Commission of Utah February 19, 2019 Page 2

By Regular mail: Data Request Response Center

PacifiCorp

825 NE Multnomah Blvd., Suite 2000

Portland, OR 97232

Informal inquiries may be directed to Jana Saba, Manager, State Regulatory Affairs, at (801) 220-2823.

Sincerely,

Joelle Steward

Vice President, Regulation

cc: Service List Docket No. 18-035-T04

Enclosures







ELECTRIC SERVICE REGULATION NO. 12 - Continued

5. EXTENSION EXCEPTIONS (continued)

(b) **Deduct Service**

The Company may, in lieu of a Line Extension, provide service to a new Customer (Deduct Customer) through utilization of the electrical facilities owned, operated and maintained by an existing Customer (Facilities Owner) provided that the Deduct Customer, the Facilities Owner and the Company each agree with the service arrangement and enter into a written agreement, referred to as a deduct agreement, that specifies the terms of the service delivery and is consistent with the terms of this Subsection b.

Beginning January 16, 2019, new Deduct Service is installations are only allowed where the Facilities Owner provides service to the Deduct Customer at or below 34.5 kV, and only:

- 1. As a temporary expediency to provide service for five years or less; or
- 2. In Remote Service locations where the length of a Line Extension from the Company to the Deduct Customer will exceed one mile and the cost will exceed seven times the Deduct Customer's estimated annual revenue.

The Deduct Customer shall bear the risk that it may be unable to obtain service in the event the deduct agreement is terminated, service to the Facilities Owner is terminated, or the Facilities Owner is unable to provide service through use of its electrical facilities for any reason. In the event the Deduct Customer is no longer able to obtain deduct service, and/or at the expiration of the five-year temporary period, the Deduct Customer may reinstate service in accordance with the provisions of a Line Extension as provided in this Regulation.

The Deduct Customer will be billed by a separate meter on a retail rate schedule applicable to the service the Deduct Customer is receiving. The Deduct Customer shall construct, own, operate and maintain: all equipment necessary to receive service from the electrical facilities owned by the Facilities Owner; a Company approved metering point; and communication for remote meter reading. The deduct-meter will be Company owned using an approved revenue metering package.

With the addition of the Deduct Customer, the Facilities Owner's meter measures the usage of both of them, thus is a master meter. The Facilities Owner's usage shall be calculated by subtracting the Deduct Customer's usage from the Facilities Owner's usage as metered by the master meter. Under no circumstances is the Facilities Owner to sub-meter or otherwise charge the Deduct Customer for the electrical energy delivered through the Facilities Owners facilities, or for any other charge that is based on the amount of the Deduct Customer's energy use. However the Facilities Owner may enter into a maintenance agreement with the Deduct Customer for its reasonable costs incurred to maintain the electrical facilities used to deliver service to the Deduct

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Issued by authority of Report and Order of the Public Service Commission of Utah in Advice No. 15-0618-04

FILED: April 28, 2015 February 19 January 30, 2019 **EFFECTIVE:** May 31, 2015 January 16, 2019



P.S.C.U. No. 50

First Second Revision of Sheet No. 12R.14 Canceling Original First Revision of Sheet No. 12R.14

ELECTRIC SERVICE REGULATION NO. 12 - Continued

Customer.

Issued by authority of Report and Order of the Public Service Commission of Utah in Advice No. <u>15-06</u>18-04

FILED: April 28, 2015 February 19 January 30, 2019 **EFFECTIVE**: May 31, 2015 January 16, 2019





ELECTRIC SERVICE REGULATION NO. 12 - Continued

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FILED: February 19, 2019 EFFECTIVE: January 16, 2019

CERTIFICATE OF SERVICE

Advice No. 18-04 Docket No. 18-035-T04

I hereby certify that on February 19, 2019, a true and correct copy of the foregoing was served by electronic mail to the following:

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