On January 22, 2021, Rocky Mountain Power (RMP) filed its Application for Approval of Agreement with Beaver City and Amendment of Certificate of Public Convenience and Necessity (“Application”). RMP’s Application includes an agreement with Beaver City (“Agreement”) that realigns the boundary of a small segment of service territory between RMP and Beaver City. Under the Agreement, RMP will relinquish certain service territory to Beaver City and gain certain other territory. RMP represents the territory adjustment is proportionately minimal, mutually advantageous, and will provide a more straightforward, straight-line boundary. RMP requests the Public Service Commission (PSC) approve the Agreement and amend its Certificate of Public Convenience and Necessity No. 1686 (“CPCN”) pursuant to Utah Code Ann. § 54-4-25 to reflect the new, stipulated boundary.

On January 27, 2021, the PSC issued a Notice of Filing and Comment Period. On February 4, 2021, the Division of Public Utilities (DPU) filed comments recommending the PSC approve the Application and amend the CPCN as specified in the Agreement. DPU asserts the Agreement is in the public interest because it will reduce confusion as to whether RMP or Beaver City serves customers in a given area and will streamline maintenance, repair, and recovery efforts.

The PSC received no comments in opposition to the Application.
Having reviewed the Application and Agreement, the DPU’s recommendation, and hearing no opposition, the PSC finds approval of the Application is just, reasonable, and in the public interest. Accordingly, the Application is approved and the PSC amends RMP’s CPCN No. 1686 to reflect the boundaries described in the Application.

DATED at Salt Lake City, Utah, March 25, 2021.

/s/ David R. Clark, Commissioner
/s/ Ron Allen, Commissioner

Attest:

/s/ Gary L. Widerburg
PSC Secretary

Notice of Opportunity for Agency Review or Rehearing

Pursuant to Utah Code Ann. §§ 63G-4-301 and 54-7-15, a party may seek agency review or rehearing of this order by filing a request for review or rehearing with the PSC within 30 days after the issuance of the order. Responses to a request for agency review or rehearing must be filed within 15 days of the filing of the request for review or rehearing. If the PSC fails to grant a request for review or rehearing within 30 days after the filing of a request for review or rehearing, it is deemed denied. Judicial review of the PSC’s final agency action may be obtained by filing a Petition for Review with the Utah Supreme Court within 30 days after final agency action. Any Petition for Review must comply with the requirements of Utah Code Ann. §§ 63G-4-401, 63G-4-403, and the Utah Rules of Appellate Procedure.
I CERTIFY that on March 25, 2021, a true and correct copy of the foregoing was served upon the following as indicated below:

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__________________________________________
Administrative Assistant