



Public Service Commission

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May 27, 2021

Ms. Jana Saba
Rocky Mountain Power
1407 W North Temple, Suite 330
Salt Lake City, UT 84116

Data Request Response Center
PacifiCorp
825 NE Multnomah St., Suite 2000
Portland, OR 97232

Re: *Rocky Mountain Power's Proposed Tariff Revisions to Electric Service Schedule No. 111, Residential Energy Efficiency Program – Advice Letter 21-04; Docket No. 21-035-T06*

Dear Ms. Saba:

The Public Service Commission (PSC) reviewed Rocky Mountain Power's (RMP) May 4, 2021 Advice Filing 21-04, proposing revisions to Tariff P.S.C.U. No. 51, Electric Service Schedule No. 111, Residential Energy Efficiency Program, Sheet No. 111.5 ("Schedule 111 Revisions"). Schedule 111 provides pricing and terms and conditions for the various residential energy efficiency programs and measures. In this filing, RMP proposes to increase the maximum incentive amounts for the Custom Multifamily Program ("Program") in Schedule 111.5, Table 7 as well as change the flat rate incentive structure presented on RMP's website to a measure category-based structure. RMP states these changes provide additional benefits, align with market conditions, and maintain cost effectiveness. RMP requests an effective date of June 4, 2021 for these changes.

The PSC also reviewed the comments filed by the Division of Public Utilities (DPU), the Office of Consumer Services (OCS), and the joint comments of Utah Clean Energy and the Southwest Energy Efficiency Project (UCE/SWEEP). For similar reasons, DPU and OCS recommend the PSC approve RMP's proposed Schedule 111 Revisions. According to DPU, it is reasonable and appropriate for RMP to update Schedule No. 111 for market conditions. Further, DPU states the residential energy efficiency measures are expected to remain cost effective under the utility cost test. OCS states the Schedule 111 Revisions address market changes and that the Program will remain cost effective.

UCE/SWEEP support the proposed changes to Schedule 111 stating they are well tailored to enhance the energy savings from the Program while maintaining program cost effectiveness. UCE/SWEEP further recommend the DSM Steering Committee and RMP begin discussing how to modernize Utah's energy efficiency programs, including the Program, by pairing them with demand response measures and folding in an energy use intensity target and a bonus incentive.

Based on the PSC's review of the Schedule 111 Revisions, and the comments and recommendations of DPU, OCS, and UCE/SWEEP, RMP's changes to Schedule 111 Sheet No. 111.5 are approved as filed, effective June 4, 2021. The PSC encourages RMP to continue to engage with the DSM Steering and Advisory Committees regarding future changes to its energy efficiency programs.

Sincerely,

/s/ Gary L. Widerburg

PSC Secretary

DW#318859