

Public Service Commission

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State of Utah

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DEIDRE M. HENDERSON Lieutenant Governor

August 26, 2022

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 2022 Net Metering and Interconnection Report*; Docket No. 22-035-38

Dear Ms. Saba:

The Public Service Commission (PSC) reviewed Rocky Mountain Power's (RMP) July 1, 2022 filing of its 2022 Net Metering, Customer Generation and Interconnection Report ("Report"), the Attachments A, B, C, and D, and the associated workpapers. The Report was filed pursuant to the PSC's November 30, 2010 Order in Docket No. 10-035-58, *In the Matter of the Filing of Rocky Mountain Power's Net Metering Report for the period April 1, 2009 to March 31, 2010*, as modified by the PSC's September 24, 2015 order in Docket No. 15-035-64, and its September 29, 2017 order in Docket No. 14-035-114. RMP and parties also reached agreement on related reporting requirements in Docket Nos. 17-035-31 and 18-035-28.

The PSC also reviewed the August 1, 2022 comments of the Division of Public Utilities (DPU) and the August 16, 2022 reply comments of RMP. DPU recommends the PSC acknowledge that the Report complies with the PSC's ordered reporting requirements. DPU recommends that RMP include the supporting documentation (workpapers 1-3) for Section 6 of Attachment C in future reports. DPU also recommends that Sections 8 and 9 be removed from future reports. Sections 8 and 9 track the remaining amount of the Schedule 136 caps. Since Schedule 136 has been closed to further entry, Sections 8 and 9 are no longer needed. In reply, RMP states its concurrence with both of DPU's recommendations.

Based on the PSC's review of the Report, the comments and recommendations filed by DPU, and RMP's agreement to DPU's request, the PSC acknowledges that the Report complies with the

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PSC's reporting requirements. We acknowledge that RMP's commitments to honor both of DPU's recommendations will improve future reports.

Sincerely,

/s/ Gary L. Widerburg PSC Secretary DW#325214