

December 12, 2022

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 Administrator

RE: In the Matter of the Application of Rocky Mountain Power for Approval of its Agreement for Electric Service with Monroe, Utah – Docket No. 22-035-56

Dear Mr. Widerburg:

Rocky Mountain Power ("Company") hereby submits for filing a Request for Approval of an Electric Service Agreement in the above referenced matter.

This application requests approval of a routine agreement with Monroe City. The Company respectfully requests that all formal correspondence and requests for additional information regarding this filing be addressed to the following:

By E-mail (preferred): Datareq@PacifiCorp.com

Jana.Saba@PacifiCorp.com

By regular mail: Data Request Response Center

PacifiCorp

825 NE Multnomah, Suite 2000

Portland, OR 97232

Informal inquiries may be directed to Jana Saba at (801) 220-2823.

Sincerely,

John Hutchings Senior Attorney

Enclosures

Cc: Service List (w/ enclosures)

John Hutchings (14514)
Rocky Mountain Power
Office of General Counsel
1407 West North Temple, Suite 320
Salt Lake City, Utah 84116
Tel. (801) 220-4545
John.Hutchings@PacifiCorp.com

Attorney for Rocky Mountain Power

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of Rocky Mountain Power for Approval of its Amendment to Agreement for Electric Service to Additional Customers with City of Monroe City, Utah DOCKET NO. 22-035-56

REQUEST FOR APPROVAL OF AMENDMENT TO ELECTRIC SERVICE AGREEMENT

Pursuant to Utah Code Ann. § 63G-4-201, 203 and Utah Admin. Code R746-1-202, Rocky Mountain Power ("Company") respectfully requests that the Public Service Commission of Utah ("Commission") approve its Amendment to the Agreement for Electric Service to Additional Customers ("Agreement") with the Monroe City, Utah ("City") whereby the Company agrees to allow the City to provide electric service to certain customers ("Additional Customer(s)") outside its municipal boundary and located within Rocky Mountain Power's certificated service territory. This Amendment amends the existing Agreement which was approved by the Commission in Docket No.13-035-162. A copy of the Amendment is attached hereto as Attachment 1. In support of this petition, the Company states as follows:

1. Rocky Mountain Power is a public utility in the state of Utah and is authorized by a certificate of public convenience and necessity issued by the Commission to provide electric service to customers, inclusive of the Additional Customer(s), in areas outside the municipal

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boundary of the City. Rocky Mountain Power's principal place of business in Utah is 1407 West North Temple, Suite 320, Salt Lake City, Utah 84116.

- 2. Certain Additional Customer(s), identified more particularly in Exhibit A to the Amendment, have requested service from the City, which electric service is located outside the municipal boundaries of the City. Exhibit B to the Amendment shows the relative location of the Additional Customer(s) to the nearest City distribution facilities and the nearest Rocky Mountain Power distribution facilities. The Additional Customer(s) are located nearer to the City distribution facilities than to the nearest Rocky Mountain Power distribution facilities. The Additional Customer(s) are not currently receiving electric service at the requested location(s) from either the Company or City.
- 3. The City is a municipal provider of retail electric service within the municipal boundaries of the City. The City desires to provide electric service to certain Additional Customer(s), identified more particularly in Exhibits A and B to the Amendment, outside its municipal boundary. The municipal offices of the City are located at 10 North Main, Monroe, Utah.
- 4. The Legislature of the State of Utah passed Senate Bill 180 (the "Bill") during the 2013 General Session of the Legislature amending Utah Code Ann. § 10-8-14 regarding electric service by a municipal utility outside of its municipal boundaries. The Bill became law on May 13, 2013.
- 5. Pursuant to Utah Code Ann. § 10-8-14(5) the City has submitted a request to the Company to provide electric service to the Additional Customer(s), Rocky Mountain Power has agreed to allow the City to provide electric service to the Additional Customer(s), and the

Company and the City have entered into the Amendment for the provision of electric service to the Additional Customer(s), subject to the approval of the Public Service Commission.

- 6. The Parties have entered into the Amendment, subject to the Commission's approval, in compliance with Utah Code Ann. §§ 10-8-14 and 54-4-40 to provide terms and conditions for the Municipality to provide electric service to Additional Customer(s) in accordance with the terms and conditions of the Agreement.
 - 7. Communications regarding this filing should be addressed to:

If to Rocky Mountain Power: Renee A. Tuckett

Business Analyst

Rocky Mountain Power

70 North 2nd East

American Fork, Utah 84003

E-mail: Renee.Tuckett@rockymountainpower.net

John Hutchings

Rocky Mountain Power Office of General Counsel

1407 West North Temple, Suite 320

Salt Lake City, Utah 84116

E-mail: John.Hutchings@PacifiCorp.com

Data requests for the Company should be addressed in the following manner with copies to the Company's counsel:

By email (preferred): Datareq@PacifiCorp.com

Jana.Saba@PacifiCorp.com

By regular mail: Data Request Response Center

PacifiCorp

825 NE Multnomah, Suite 2000

Portland, Oregon 97232

If to the City of Monroe, Utah: Allison Leavitt

10 North Main

Monroe, Utah 84754 monroecity@msn.com

8. The City has authorized Rocky Mountain Power to represent to the Commission that they join with Rocky Mountain Power in requesting approval of the Amendment between the parties.

WHEREFORE, Rocky Mountain Power, and the City respectfully request that the Commission approve the attached Amendment permitting the City to serve the Additional Customer(s) within Rocky Mountain Power's certificated service territory upon the terms and conditions of the Agreement.

DATED this 12th day of December 2022.

John Hutchings (14514) Rocky Mountain Power

Office of General Counsel

1407 West North Temple, Suite 320

Salt Lake City, Utah 84116

Tel. (801) 220-4545

John.Hutchings@PacifiCorp.com

Attorney for Rocky Mountain Power

CERTIFICATE OF SERVICE

I hereby certify that on December 12, 2022, a true and correct copy of the foregoing was served by electronic mail to the following:

Utah Office of Consumer Services

Michele Beck - <u>mbeck@utah.gov</u>

Division of Public Utilities

Chris Parker - <u>ChrisParker@utah.gov</u> William Powell - <u>wpowell@utah.gov</u>

Assistant Attorney General

For Division of Public Utilities
Patricia Schmid - pschmid@agutah.gov

For Utah Office of Consumer Services
Robert Moore — rmoore@agutah.gov

Rocky Mountain Power

Data Request Response Center – <u>datarequest@pacificorp.com</u>

Jana Saba – <u>jana.saba@pacificorp.com</u>; <u>utahdockets@pacificorp.com</u>

John Hutchings – <u>john.hutchings@pacificorp.com</u>

Monroe, Utah

Allison Leavitt – monroecity@msn.com

Carrie Meyer

Adviser, Regulatory Operations

ATTACHMENT 1

Amendment to Agreement for Electric Service to Additional Customers

AMENDMENT AGREEMENT FOR ELECTRIC SERVICE TO ADDITIONAL CUSTOMER(S) AFTER JUNE 15, 2013 WITHIN A MUNICIPAL BOUNDARY

This Amendment ("Amendment") to the Agreement for Electric Service to Additional Customer(s) After June 15, 2013 Within a Municipal Boundary Agreement, dated September 27, 2013, and approved by the Utah Public Service Commission on December 4, 2013, in Docket 13-035-162 and entered into between Monroe City, a municipal corporation organized under the laws of the state of Utah (the "Municipality"), and PacifiCorp, an Oregon corporation doing business in Utah as Rocky Mountain Power ("Rocky Mountain Power") (collectively, the "Parties") amends the Agreement by adding another customer to the Agreement. All capitalized terms not defined herein shall have the meanings ascribed thereto in the Agreement. The Agreement is amended in the following respects only:

- 1. Exhibits A and B attached hereto shall be incorporated into and become part of the Agreement and shall be subject to the terms of the Agreement:
- 2. All other terms of the Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed by their duly authorized officers as of the last of the dates set forth below.

MONROE CITY, a municipal corporation organized under the laws of the State of	PACIFICORP, an Oregon corporation doing business in Utah as ROCKY MOUNTAIN	
Utah	POWER	
Signature: John Janes	Signature: William Comeau	
Print Name: Johnny Parson	Print Name: William Comeau	
Title: Mayor	Title: Vice President, Customer Experience & Innovation	
Date: 12/6/2022	Date:12/7/2022	
ATTEST:	Approved as to form:	
Signature: Aller H. Lewit	Signature: John Hutchings	
Print Name: Allison H. Cowitt	Print Name: John Hutchings	
Title: Recorder	Title: Senior Attorney	
	Date:	

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EXHIBIT A

IDENTIFICATION OF ADDITIONAL CUSTOMER(S) LOCATED OUTSIDE THE MUNCIPAL BOUNDARY OF THE MUNICIPALITY THAT THE MUNICIPALITY PROVIDES ELECTRIC SERVICE TO PURSUANT TO PARAGRAPH 1 (THE "ADDITIONAL CUSTOMER(S)")

No.	Customer	Customer Site Address
1.		

EXHIBIT B MAP OF SITE LOCATIONS

