



Public Service Commission

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Lieutenant Governor

March 5, 2024

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 Utah Carbon Reduction Progress Report*;
Docket No. 23-035-57

Dear Ms. Saba:

The Public Service Commission (PSC) reviewed Rocky Mountain Power's (RMP) compliance letter filed on February 22, 2024 (the "Update"), in accordance with the February 7, 2024 Acknowledgment Letter issued by the PSC in this docket (the "Acknowledgment Letter"). In the Acknowledgment Letter, the PSC directed RMP to update its 2024 Utah Carbon Reduction Progress Report¹ (the "Report") to include the impact of its decision to suspend the 2022 All-Source Request for Proposals ("2022 AS RFP") on its ability to reach the 2025 target under Utah Code Ann. § 54-17-601 to -607 ("Part 6"), Carbon Emission Reductions for Electrical Corporations of the Energy Resource Procurement Act (the "Act").²

The Update indicates that RMP's suspension of the 2022 AS RFP has no impact on the progress towards the 2025 target under Part 6 of the Act. RMP explains that "[n]one of the resources in the 2022 AS RFP were scheduled to be commercially operational by 2025.

¹ See *Rocky Mountain Power's Utah Carbon Reduction Progress Report* (filed on December 29, 2023), Docket No. 23-035-57.

² Part 6 requires electrical corporations to develop and maintain a plan for implementing 20% renewable energy generation by 2025. A renewable energy progress report is to be filed by January 1 of each of the years 2010, 2015, 2020, and 2024. The electric corporations are to report actual and projected renewable energy, qualifying energy for this target, cost, or cost-effectiveness information, as well as describe issues and conditions impacting renewable energy and qualifying electricity markets and make recommendations.

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Acknowledgment Letter from the PSC, Re: RMP's Compliance Filing

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Therefore, the numbers and information regarding [RMP]'s progress towards the 2025 target in the Report did not include any generation or renewable energy credits from resources in the 2022 AS RFP." Update, at 1. The Update additionally indicates that RMP is positioned to meet its 20 percent target requirement of an estimated 5,029,589 megawatt-hours of renewable energy in 2025 from existing [RMP]-owned and contracted renewable energy resources.

Based on the PSC's review of the Update, the PSC acknowledges that RMP complied with the Acknowledgment Letter.

Sincerely,

/s/ Gary L. Widerburg

PSC Secretary

DW#332727