

## **Public Service Commission**

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## State of Utah

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Governor

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September 21, 2023

Jana Saba Rocky Mountain Power 1407 West North Temple, Suite 330 Salt Lake City, UT 84116 Data Request Response Center PacifiCorp 825 NE Multnomah, Suite 2000 Portland, OR 97232

Re: Rocky Mountain Power's Proposed Tariff Changes to Electric Service Schedule Nos. 7, Security Area Lighting and 11, Street Lighting Company Owned System; Docket No. 23-035-T09

Dear Ms. Saba:

The Public Service Commission (PSC) reviewed Rocky Mountain Power's (RMP) August 23, 2023 filing proposing changes to its Tariff P.S.C.U. No. 51 ("Tariff").¹ The filing: 1) adds Electric Service Schedule No. 60 - Company Operated Electric Vehicle Charging Station Service ("Schedule 60")² to the list of tariffs in RMP's Tariff Index; 2) removes Tariff language no longer applicable to service available under Electric Service Schedule No. 7 - Security Area Lighting ("Schedule 7") rates; and 3) corrects a reference from section 3.e to section 3.h of Electric Service Regulation No. 12 - Line Extensions contained in Provision 5 of Electric Service Schedule No. 11 - Street Lighting Company-Owned System ("Schedule 11"). Together, these proposed revisions are referred to as "Tariff Revisions." The filing additionally states the Tariff Revisions do not constitute a violation of state law or PSC rule, consistent with Utah Admin. Code R746-405-2(D).

The PSC also reviewed the comments of the Division of Public Utilities (DPU) filed on September 8, 2023 ("DPU Comments") in support of the Tariff Revisions. According to DPU Comments, the addition of Schedule 60 to the list of tariffs in the

<sup>&</sup>lt;sup>1</sup> The Filing included revised versions of Tariff Index Sheet No. B; Security Area Lighting Sheet Nos. 7.1 and 7.2; and Street Lighting Company-Owned System Sheet No. 11.2.

<sup>&</sup>lt;sup>2</sup> Schedule 60 was approved by the PSC, in its Tariff Approval Letter dated January 18, 2022, in Docket No. 21–035–T15.

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Tariff Index is a routine change previously approved by the PSC, and the Filing removes incorrect language within Schedule 7 and corrects a reference in Provision 5 of Schedule 11. DPU recommends the Tariff Revisions are just and reasonable, and in the public interest. No other comments were filed.

Based on its review of the Filing, DPU Comments, and there being no opposition, the PSC finds the Tariff Revisions are housekeeping in nature and align the Tariff with decisions approved by the PSC found to be just and reasonable, and in the public interest. Accordingly, the Tariff Revisions are approved as filed, effective November 1, 2023.

Sincerely,

/s/ Gary L. Widerburg PSC Secretary