

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

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Application of Rocky Mountain Power for Approval of a Large-Load Service Contract between PacifiCorp and a Large-Load Customer

DOCKET NO. 26-035-05

NOTICE OF DECISIONS ON (1) UTAH ASSOCIATION OF ENERGY USERS' MOTION FOR ACCESS TO MATERIALS MARKED "REGULATOR ACCESS ONLY" AND (2) THE SETTLEMENT STIPULATION

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ISSUED: March 19, 2026

On February 10, 2026, Rocky Mountain Power (RMP) filed an application ("Request") with the Public Service Commission (PSC) seeking approval of a large-load service contract (LLSC) between RMP and a large-load customer ("Customer"), in accordance with Utah Code Ann. §§ 54-26-101, *et seq.* and Utah Admin. Code R746-318-201 (the "Large-Scale Service Requests Act").

Generally, the Large-Scale Service Requests Act requires the PSC to issue an order on requests, such as the Request, within 60 days of their filing. The Utah Association of Energy Users (UAE) and Utah Clean Energy (UCE) formally intervened, and the Division of Public Utilities (DPU) and the Office of Consumer Services (OCS), parties with automatic standing, also participated in the docket. DPU, OCS, and UAE each filed direct testimony on March 3, 2026, and RMP and DPU filed rebuttal testimony on March 10, 2026.

On March 10, 2026, UAE filed with the PSC its Motion for Access to Materials Marked "Regulator Access Only" (the "Motion"). The filing requests that the PSC grant the "Motion to provide UAE's undersigned counsel and testifying witness unredacted

access” to certain materials in the [Request] of the instant docket Rocky Mountain Power designated and marked as “regulator access only.”<sup>1</sup>

On March 13, 2026, RMP filed an Objection to UAE’s Motion. Neither DPU nor OCS filed a response to the Motion.

On March 13, 2026, RMP filed a settlement stipulation (“Stipulation”) among RMP, DPU, and OCS (the “Settling Parties”) settling all the issues related to the Request. According to the Settling Parties the Stipulation was presented to UAE and UCE and “UCE did not take a stance on the Stipulation ... [and] UAE did not state whether it opposes or does not oppose approval of the Stipulation.”<sup>2</sup>

On March 17, 2026, the PSC held an evidentiary hearing to consider the Request and the Stipulation. Considering the Act’s expedited adjudication of Large-Scale Service requests and the date of UAE’s submission of the Motion, the PSC first heard oral argument from UAE and RMP on the Motion.<sup>3</sup> Subsequently, the PSC heard live testimony from DPU and OCS supporting the Stipulation. In addition, UAE testified that it did not oppose the Stipulation, but questioned whether the accounting treatment contemplated under the Stipulation could have cost implications for RMP’s other customers.<sup>4</sup>

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<sup>1</sup> Motion at 5.

<sup>2</sup> Stipulation at ¶ 2.

<sup>3</sup> The PSC gave the DPU and the OCS an opportunity to state their positions on the Motion, and each indicated that it took no position. [March 17, 2026 Hearing Live Stream](#) at 43:56; 44:03.

<sup>4</sup> Direct Testimony of Justin Bieber filed March 3, 2026, at 3:62-66; *see also id.* at 9:189. Also, in the Motion, UAE argues it needs access to certain materials to verify that the accounting methodology promulgated under the Stipulation would not adversely impact other RMP customers.

Having considered UAE's and RMP's oral arguments on the Motion, and the parties' testimony supporting the Stipulation and having heard no opposition to the Stipulation, the PSC gives notice that the Motion is denied and the Stipulation is approved. Orders explaining the basis for denying the Motion, and approving the Stipulation will be forthcoming.

DATED at Salt Lake City, Utah, March 19, 2026.

/s/ Jerry D. Fenn, Chair

/s/ David R. Clark, Commissioner

/s/ John S. Harvey, Ph.D., Commissioner

Attest:

/s/ Gary L. Widerburg  
PSC Secretary  
DW#344447

CERTIFICATE OF SERVICE

I CERTIFY that on March 19, 2026, a true and correct copy of the foregoing was delivered upon the following as indicated below:

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