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April 28, 2020

Mr. Chris Petrie
Wyoming Public Service Commission
Hansen Building, Suite 300
2515 Warren Avenue
Cheyenne, WY 82002

Re: Docket No. 10014-205-CT-19, Record No. 15402
Basin-FERC Update Filing

Dear Mr. Petrie,

Powder River Energy Corporation's (PRECorp's) Application in Docket No. 10014-205-CT-19, Record No. 15402, approved by the Commission during its Open Meeting on December 30, 2019, contained a provision as follows:

As Basin's rates are subject to FERC approval and the approval date is unknown at the time of this application, the Cooperative respectfully requests these heat credit tariffs be approved subject to refund or adjustment should FERC revise Basin's proposed 2020 rates. Should FERC revise Basin's proposed rates prior to April 30, 2020 or not approve Basin's filing by April 30, 2020, the Cooperative will file an application to adjust the 2020 Heat Rate and adjust all heat rate bills from January 1, 2020 until the effective date of the revised rates.

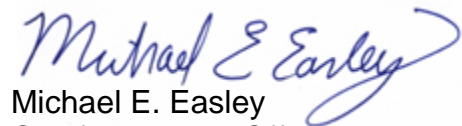
PRECorp offers the following update:

1. PRECorp is currently being billed at the January 1, 2020 rates Basin Electric Cooperative proposed.
2. Basin Electric Cooperative filed these rates with FERC in 2019 and the filing was rejected without prejudice.
3. Basin Electric Cooperative is currently working with FERC to refile these rates, however the time frame of that filing and therefore approval is unknown at this time.

4. Should FERC retroactively adjust Basin Electric Cooperative rates and PRECorp receive an adjustment to our previously billed power costs from Basin due to that change, PRECorp would work with the Commission and Basin on any necessary billing adjustments to participating membership.
5. PRECorp does not plan to file an application prior to April 30, 2020 to adjust the 2020 Heat Rate Credit or adjust all heat rate bills as referenced above.

Thank you for your considerations in this matter.

Sincerely,



Michael E. Easley
Chief Executive Officer

MEE/sjp