BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 10R-674E

IN THE MATTER OF PROPOSED AMENDMENTS TO THE RULES OF THE COLORADO PUBLIC UTILITIES COMMISSION PURSUANT TO (1) THE DEVELOPMENT OF SOLAR GARDENS AS REQUIRED BY HB10-1342, (2) COMMUNITY-BASED PROJECTS THAT QUALIFY FOR SPECIAL TREATMENT UNDER HB10-1418, AND (3) USE OF ELIGIBLE ENERGY RESOURCES TO OFFSET ELECTRICAL ENERGY CONSUMPTION OF THE DIVISION OF PARKS AND OUTDOOR RECREATION AS PER HB10-1349.

ERRATA NOTICE

DECISION ON APPLICATION FOR REHEARING, REARGUMENT, AND RECONSIDERATION

Errata Notice mailed: November 25, 2011 Original Decision No. C11-1172 mailed: November 1, 2011

- 1. Commission Decision No. C11-1172 states at ¶ I.B.8 that the Commission will modify subparagraph 3665(a)(II)(E) to accommodate the elimination of a "rank order" approach to meters tied to a subscription in a Community Solar Garden (CSG); however, no changes were actually made to subparagraph 3665(a)(II)(E) in the new rules set forth in Attachment A to the decision.
- 2. We issue this errata notice to correct the clerical error regarding subparagraph 3665(a)(II)(E), in Attachment A to Decision No. C11-1172. Corrections are shown in redline/strikeout as follows:
 - (E) The CSG subscriber organization and the investor owned QRU shall jointly verify that each CSG subscriber is eligible to be a subscriber in the CSG pursuant to subparagraph 3665(a)(I). The CSG subscriber roll shall include, at a minimum, the percentage share owned by the CSG subscriber, the effective date of the ownership of that percentage share, and the CSG subscriber's designated meters at the premises to which the CSG subscription is attributed, and any

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additional meters to be aggregated with the designated meter under paragraph 3664(i), including the rank order of those meters for the purpose of applying billing credits. Changes in the CSG subscriber roll shall be communicated by the CSG subscriber organization to the QRU, in written or electronic form, as soon as practicable, but on no less than a monthly basis.

- 3. Corrected subparagraph 3665(a)(II)(E), in Attachment A to Decision No. C11-1172 reads as follows (shown in redline to indicate a new rule):
 - (E) The CSG subscriber organization and the investor owned QRU shall jointly verify that each CSG subscriber is eligible to be a subscriber in the CSG pursuant to subparagraph 3665(a)(I). The CSG subscriber roll shall include, at a minimum, the percentage share owned by the CSG subscriber, the effective date of the ownership of that percentage share, and the meters at the premises to which the CSG subscription is attributed for the purpose of applying billing credits. Changes in the CSG subscriber roll shall be communicated by the CSG subscriber organization to the QRU, in written or electronic form, as soon as practicable, but on no less than a monthly basis.
- 4. The corrected page 42 of Attachment A to Decision No. C11-1172 is attached for reference.

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THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

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Doug Dean, Director Dated at Denver, Colorado this 25th day of November, 2011.