



Jennifer Bass
Manager – Regulatory
Jennifer.Bass@blackhillscorp.com

14103 Denver West Parkway, Suite 100
Golden, CO 80401
P: 720.983.1971

August 29, 2025

Advice Letter No. 894

Public Utilities Commission of the State of Colorado
1560 Broadway
Suite 250
Denver, CO 80202

The accompanying tariff sheet issued by Black Hills Colorado Electric, LLC d/b/a Black Hills Energy (“Black Hills” or the “Company”) is sent to you for filing in compliance with the requirements of the Public Utilities Law and the applicable rules of the Public Utilities Commission of the State of Colorado (“Commission”), including Rule 1210, 4 *Colorado Code of Regulations* 723-1. The following tariff sheet is attached:

COLORADO P.U.C. NO. 11

Colorado P.U.C Sheet Number	Title of Sheet	Cancels Colorado P.U.C Sheet Number
Twenty-Sixth Revised Sheet No. 65	ENERGY COST ADJUSTMENT (CONTINUED) ELECTRIC	Twenty-Fifth Revised Sheet No. 65

The Energy Cost Adjustment (“ECA”) rate is updated to go into effect quarterly (January, April, July, and October) and is applicable to all retail customers. The ECA is a pass-through charge. The ECA recovers energy related costs incurred, such as fuel and purchased power costs, to meet customers’ energy needs. These costs incurred by the Company are strictly pass-through in nature.

The principal purpose of this filing is to amend the ECA rate consistent with the Company’s tariff as approved by Commission Decision No. C25-0183E in Proceeding No. 24AL-0275E.

If approved, the proposed ECA rates are to be prorated to bills for all kilowatt-hour usage beginning October 1, 2025. Consistent with Decision No. C25-0183E, the ECA incorporates a line loss adjustment for Secondary Voltage, Primary Voltage and Transmission Voltage customers. The proposed ECA rates are provided in Table 1.

Table 1

Voltage	Proposed ECA Rate (\$/kWh)	Increase/(Decrease)
Secondary	\$0.04928	\$0.0006
Primary	\$0.04846	\$0.0006

Transmission	\$0.04774	\$0.0006
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The proposed ECA is a slight increase from the currently effective ECA rate. The Company forecasts a slight increase in both the estimated generation costs and estimated purchases for the system largely driven by increases to the forecasted gas commodity cost. Additionally, the Company forecasts a slight increase in the net RESA transfer in this quarter compared to last. The increases in costs are offset by a decrease in the Company's recovery true-up balance.

The Company made both sales and purchases through the WEIS market. For the months of May, June and July, the Company incurred costs associated with the purchase of energy totaling \$0.7M and collected revenues associated with the sale of energy totaling approximately \$2.0M of energy. These values also account for a small amount of credits and charges related to uninstructed resource deviation, revenue neutrality uplift, and out of merit energy dispatch. The Company is forecasting a small amount of revenues in the coming year but is continuing to refine its forecast as more data becomes available.

If permitted to go into effect on October 1, 2025, the tariff revisions will increase annualized revenues by approximately \$0.4M. Based on this proposed increase, the average residential customer monthly bill, under Rate Schedule RS-1 with an average usage of 600 kWh per month, will increase \$0.39 from \$124.54 to \$124.93, or 0.31%. The average small commercial customer monthly bill, under Rate Schedule SGS-N with an average usage of 2,300 kWh per month, will increase \$1.49 from \$417.14 to \$418.63, or 0.36%.

Appendix A provides the applicable tariff sheet. Appendix B provides a redlined version of the applicable tariff sheet, and Appendix C provides the calculation support for the proposed ECA rate. Appendix D provides the rate trend report inclusive of the proposed ECA rate for secondary voltage customers. Lastly, appendix E provides a comparison of forecasted versus actual fuel costs and purchased power costs. The provision of appendix E complies with applicable reporting requirement for future ECA filings in the Unanimous Comprehensive Settlement Agreement approved by Decision No. R25-0438-I in Proceeding No. 24A-0371E.

This filing will be noticed pursuant to the requirements of the Colorado Public Utilities Law. Concurrently with this filing, Black Hills is filing a Motion for Alternative Form of Notice ("Motion"), with an Attachment 1 – Customer Notice ("Customer Notice"). The Motion requests Commission approval for three methods of providing the Customer Notice to affected customers. First, the Company will file with the Commission and keep open for inspection, Advice Letter No. 894-Electric and will post the notice and filing information on its website for 30 days. Second, a bill message will be printed on each applicable customer's bill providing the website URL for the Customer Notice, Advice Letter No. 894-Electric and its accompanying tariff sheet, and a toll-free phone number for assistance regarding the amendments. The bill messages will run for one full billing cycle. Third, newspaper legal notices providing the Customer Notice will be published in three newspapers of general circulation covering the Company's service territory: *The Pueblo Chieftain*, the *Cañon City Daily Record*, and the *Rocky Ford Daily Gazette*.

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Black Hills requests that the tariff sheet accompanying this Advice Letter become effective on October 1, 2025. The Company's newspaper and website notices will inform customers of resources that are available to help pay their bills. Please send copies of all notices, pleadings, correspondence, and other documents regarding this filing to the following:

Jennifer Bass
Manager, Regulatory
Jennifer.Bass@blackhillscorp.com
Phone: 720-983-1971

And

Nathan Larkin
Analyst, Regulatory
Nathan.Larkin@blackhillscorp.com
Phone: 303-566-3589

Sincerely,
Black Hills Colorado Electric, LLC

/s/ Jennifer Bass
Jennifer Bass
Manager, Regulatory