

American Electric Power 801 Pennsylvania Ave. NW, Suite 735 Washington, DC 20004-2615

AEP.com

November 13, 2020

Kimberly D. Bose, Secretary Federal Energy Regulatory Commission 888 First Street, N.E. Washington, DC 20426

Re: American Electric Power Service Corporation

Revision to Informational Filing of 2021 Projected Annual Transmission Revenue

Requirement

Docket No. ER17-406-000

Dear Secretary Bose:

American Electric Power Service Corporation, on behalf of its affiliates, AEP Appalachian Transmission Company, Inc., AEP Indiana Michigan Transmission Company, Inc., AEP Kentucky Transmission Company, Inc., AEP Ohio Transmission Company, Inc, and AEP West Virginia Transmission Company, Inc. (collectively "AEP" or "the AEP East Transcos"), hereby submits for filing for informational purposes a revision to correct an administrative oversight to the 2021 projected annual transmission revenue requirement ("PTRR") submitted in this docket on November 2, 2020. This revision updates the Facility Credits under PJM OATT Section 30.9 for Buckeye Power pursuant to the Network Integration Transmission Service Agreement between PJM and Buckeye, designated as PJM Fifth Revised Service Agreement No. 4753. Additionally, when preparing these updates, AEP determined there was a formula error in the 2021 RTEP PTRR Summary Sheet.xlsx file, which has been corrected.

These revisions impact the OH Transco – 2021 Projection.xlxs, the Formula Rate Update AEP Transco Summary 2021.doc and the 2021 PJM PTRR AEP Transmission Companies 2021.xlxs files included in the November 2, 2020 filing. Revised files are provided herein and have been submitted to PJM for posting (and publication, pursuant to AEP's protocols) on the PJM website at:

http://pjm.com/markets-and-operations/billing-settlements-and-credit/formula-rates.aspx

Thank you for your attention to this informational filing. Please contact the undersigned if you have any questions concerning this filing.

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¹ PJM Interconnection L.L.C., Docket No. ER20-1429-000 (May 21, 2020)(unpublished letter order).

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Sincerely,

s/Stacey L. Burbure

Stacey L. Burbure Senior Counsel American Electric Power Service Corporation