



Legal Department

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April 6, 2018

Honorable Kimberly D Bose
Secretary
Federal Energy Regulatory Commission
888 First St., N.E.
Washington D.C. 20426

Amanda Riggs Conner
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Re: American Electric Power Service Corporation
Docket Nos. ER17-405-000
ER17-406-000
ER18-1202-001
EL17-13

Dear Secretary Bose:

Pursuant to the Chief Judge's April 4, 2018 Order¹, American Electric Power Service Corporation, on behalf of its affiliates, Appalachian Power Company, Indiana Michigan Power Company, Kentucky Power Company, Kingsport Power Company, Ohio Power Company, Wheeling Power Company, 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"), hereby submits for filing for informational purposes revised 2018 projected transmission revenue requirements ("Revised PTRR"). The April 4 Order granted a motion to implement interim settlement rates associated with Settlements filed with the Commission in Docket Nos. ER17-405, ER17-406 and EL17-13. The revised PTRRs underlie the rates billed pursuant to Attachments H-14 and H-20 of the PJM Interconnection, LLC ("PJM") Open Access Transmission Tariff ("OATT"). The Revised PTRR includes fully populated Microsoft Excel files with formulas intact.

The Revised PTRRs (which reflect the Settlements) attached hereto have been submitted to PJM for posting (and publication, pursuant to AEP's revised protocols) on the PJM website at:

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

¹ *American Municipal Power, Inc., et al vs. Appalachian Power Company, et al*, 163 FERC ¶ 63,002 (2018) ("April 4 Order")

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A copy of the notice of such posting was provided to PJM, PJM customers, and the parties in the above-captioned dockets, and to all affected state commissions on April 6, 2018.

The Revised PTRRs are effective January 1, 2018. The Revised PTRRs contain no expenses or costs that have been alleged or judged in any administrative or judicial proceeding to be illegal, duplicative, or unnecessary costs that are demonstrably the product of discriminatory employment practices, as defined in 18 C.F.R. § 35.13(b)(7). In addition, AEP has made no material changes in their accounting policies and practices from those in effect during the previous Rate Year and upon which the current rate is based.

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

Respectfully submitted,

/s/ Amanda Riggs Conner

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