



790 S. Buchanan St.
Amarillo TX, 79101

INFORMATIONAL FILING ONLY

January 4, 2021

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

Re: Southwestern Public Service Company
Errata to 2020 Transmission Formula Rate Annual Update Informational Filing
Per Attachment O-SPS Protocols
Docket Nos. ER08-313-000 *et al.*

Dear Secretary Bose:

On December 1, 2021, Southwestern Public Service Company (“SPS”) submitted as an informational filing the Annual Update of its Transmission Formula Rate (“Annual Update Filing”) pursuant to the Formula Rate Implementation Procedures included as Appendix 1 to Attachment O-SPS to the Xcel Energy Operating Companies Joint Open Access Transmission Tariff. The Annual Update Filing submitted included the calculation of the 2022 SPS estimated Annual Transmission Revenue Requirement (“ATRR”), 2020 ATRR true-up, and charges for transmission service on the SPS system for the upcoming rate year (January 1, 2022 to December 31, 2022). The Annual Update Filing also included SPS’s Base Plan Upgrade (“BPU”) revenue requirement, which includes the costs of BPU facilities recovered regionally under Schedule 11 to the Southwest Power Pool, Inc. (“SPP”) Open Access Transmission Tariff (“SPP OATT”).

Since the submittal of the Annual Update Filing, it has come to SPS’s attention that the Excel version of the 2022 estimated ATRR that was filed (i.e., the attachment labeled “12-2021---Attachment O-SPS 2022 Rate Projected R1 in Excel”) did not match the PDF version that was filed (i.e., the attachment labelled “12-2021---Attachment O-SPS 2022 Rate Projected R1 in PDF”) due to administrative oversight. The PDF version was the correct version of the 2022 estimated ATRR, and thus SPS hereby submits an updated version of 12-2021---Attachment O-SPS 2022 Rate Projected R1 in Excel to replace the version filed originally with the Annual Update Filing.

As with the Annual Update Filing, this errata filing is provided to the Commission for informational purposes only. This submission is not intended to be subject to the Commission’s notice requirements, and the Commission need not take any action in response to this informational filing.

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SPS will post a copy of this informational filing on the transmission page of the Xcel Energy Inc. website (www.transmission.xcelenergy.com), the Xcel OASIS & OATT, and the SPP Member Related postings page so SPS and SPP OATT customers are aware of this filing. SPS will also electronically serve a courtesy copy of this transmittal letter on all parties to Docket No. ER08-313-000 et al. to notify them of the filing.

Please direct any questions regarding this informational filing to the undersigned at (806) 378-2424 or Mr. Wesley Berger at (806) 378-2891.

Respectfully Submitted,

/s/ Casey Settles
Casey Settles
Case Specialist
Southwestern Public Service Company

Attachment:

12-2021---Attachment O-SPS 2022 Rate Projected R1 Corrected in Excel