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SOAH DOCKET NO. 473-17-5771
DOCKET NO. 47527

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APPLICATION OF SOUTHWESTERN § BEFORE THE STATE OFFICE
PUBLIC SERVICE COMPANY FOR § OF
AUTHORITY TO CHANGE RATES § ADMINISTRATIVE HEARINGS

**SOUTHWESTERN PUBLIC SERVICE COMPANY'S
THIRD SUPPLEMENTAL RESPONSE TO ALLIANCE OF XCEL MUNICIPALITIES'
EIGHTH REQUEST FOR INFORMATION
QUESTION NO. 8-2**

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Southwestern Public Service Company's Third Supplemental Response to
Alliance of Xcel Municipalities' Eighth Request for Information
Question No. 8-2

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Southwestern Public Service Company ("SPS") files this supplemental response to Alliance of Xcel Municipalities' ("AXM") Eighth Request for Information, Question No. 8-2.

I. WRITTEN SUPPLEMENTAL RESPONSES

SPS's written supplemental responses to AXM's Eighth Request for Information are attached and incorporated by reference. Each response is stated on or attached to a separate page on which the request has been restated. SPS's responses are made in the spirit of cooperation without waiving SPS's right to contest the admissibility of any of these matters at hearing. In accordance with 16 Tex. Admin. Code § 22.144(c)(2)(A) ("TAC"), each response lists the preparer or person under whose direct supervision the response was prepared and any sponsoring witness. When SPS provides certain information sought by the request while objecting to the provision of other information, it does so without prejudice to its objection in the interests of narrowing discovery disputes under 16 TAC § 22.144(d)(5). Pursuant to 16 TAC § 22.144(c)(2)(F), SPS stipulates that its responses may be treated by all parties as if they were made under oath.

II. INSPECTIONS.

If responsive documents are more than 100 pages but less than eight linear feet in length, the response will indicate that the attachment is voluminous ("(V)") and, pursuant to 16 TAC

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§ 22.144(h)(2), the exhibit will be made available for inspection at SPS's voluminous room at 401 Congress Avenue, Suite 2100, Austin, Texas 78701; telephone number (512) 370-2867. Voluminous exhibits will also be provided on CD to any requesting party. Further, SPS will upload all voluminous documents, along with all native files for review to SPS's SharePoint website:

<https://collaboration.xcelenergy.com/sps/SPSFinalRateCases/default.aspx>

All parties will be provided a log in id number at time of intervention to access the SharePoint website.

If a response or the responsive documents are provided pursuant to the protective order in this docket, the response will indicate that it or the attachment is either confidential ("CONF") or highly Sensitive ("HS") as appropriate under the protective order. Confidential and Highly Sensitive materials will be served on all parties that have signed and filed the certification under the protective order entered in this docket. Confidential and Highly Sensitive responsive documents will also be made available for inspection at SPS's voluminous room, unless they form a part of a response that exceeds eight linear feet in length; then they will be available at their usual repository in accordance with the following paragraph. Please call in advance for an appointment to ensure that there is sufficient space to accommodate your inspection.

If responsive documents exceed eight linear feet in length, the response will indicate that the attachment is subject to the FREIGHT CAR DOCTRINE, and, pursuant to 16 TAC § 22.144(h)(3), the attachment will be available for inspection at its usual repository, SPS's offices in Amarillo, Texas, unless otherwise indicated. SPS requests that parties wishing to inspect this material provide at least 48 hour notice of their intent by contacting Ron Moss of Winstead PC, 401 Congress Avenue, Suite 2100, Austin, Texas 78701; telephone number (512) 370-2867; facsimile transmission number

(512) 370-2850; email address rhmoss@winstead.com. Inspections will be scheduled to accommodate all requests with as little inconvenience to the requesting party and to SPS's operations as possible.

Respectfully submitted,

XCEL ENERGY SERVICES INC.

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BY: 
ATTORNEYS FOR
SOUTHWESTERN PUBLIC SERVICE COMPANY

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SUPPLEMENTAL RESPONSES

QUESTION NO. AXM 8-2:

For each jurisdiction, please provide the CP demand and kWh at source for each month subsequent to the update period.

MARCH 29, 2018 SUPPLEMENTAL RESPONSE:

The following supplements and replaces SPS's initial response filed on December 20, 2017 and supplemental response filed on March 1, 2018 in their entirety with the requested information through December 2017.

Energy at Source (kWh)			
	Texas	New Mexico	Wholesale
Jul-17	1,444,489,906	568,407,227	510,314,812
Aug-17	1,371,919,773	546,212,907	459,133,518
Sep-17	1,241,762,035	500,674,748	411,187,565
Oct-17	1,192,283,908	482,332,985	356,642,927
Nov-17	1,184,840,312	466,111,517	348,489,507
Dec-17	1,303,067,960	532,177,971	412,586,725

CP Production Demand (kW)			
	Texas	New Mexico	Wholesale
Jul-17	2,458,924	973,634	941,442
Aug-17	2,226,684	909,816	839,500
Sep-17	2,242,971	949,518	928,511
Oct-17	1,869,402	771,658	695,940
Nov-17	1,791,200	711,761	692,039
Dec-17	1,976,532	839,733	796,735

CP Transmission Demand (kW)			
	Texas	New Mexico	Wholesale
Jul-17	2,445,963	967,774	2,400,263
Aug-17	2,236,939	905,844	1,857,217
Sep-17	2,234,140	945,109	1,880,751
Oct-17	1,898,952	786,656	1,201,392
Nov-17	1,846,710	739,742	1,240,548
Dec-17	1,978,397	832,961	1,430,642

Preparers: Jaz Linville, Jason Smith
Sponsors: Richard M. Luth, Jannell E. Marks

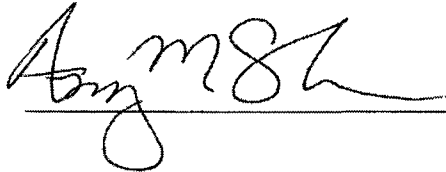
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CERTIFICATE OF SERVICE

I certify that on the 29th day of March 2018, a true and correct copy of the foregoing instrument was served on all parties of record by electronic service and by either hand-delivery, Federal Express, regular first class mail, certified mail, or facsimile transmission.



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