



Control Number: 51802



Item Number: 148

Addendum StartPage: 0

SOAH DOCKET NO. 473-21-1892
DOCKET NO. 51802

RECEIVED

2021 APR 14 PM 3:34

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

SOUTHWESTERN PUBLIC SERVICE COMPANY'S
CORRECTED INDEX OF DOCUMENTS CONTAINING
CONFIDENTIAL OR HIGHLY SENSITIVE PROTECTED MATERIALS
RESPONSIVE TO COMMISSION STAFF'S
SECOND REQUEST FOR INFORMATION
QUESTION NO. STAFF 2-7

(Filename: Staff2ndConfHSIndex.doc; Total Pages: 6)

Table of Contents

EXHIBIT A – INDEX OF DOCUMENTS	4
1. Exhibit SPS-Staff 2-7.2(CONF)	4
2. Exhibit SPS-Staff 2-7.3(CONF)	4
CERTIFICATE OF SERVICE	6

1478

**SOAH DOCKET NO. 473-21-1892
DOCKET NO. 51802**

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

**SOUTHWESTERN PUBLIC SERVICE COMPANY'S
CORRECTED INDEX OF DOCUMENTS CONTAINING
CONFIDENTIAL OR HIGHLY SENSITIVE PROTECTED MATERIALS
RESPONSIVE TO COMMISSION STAFF'S
SECOND REQUEST FOR INFORMATION**

In accordance with Paragraph 4 of the Protective Order in this docket, Southwestern Public Service Company ("SPS") files this corrected index of documents containing Confidential Information or Highly Sensitive Confidential Information responsive to the Commission Staff's ("Staff") Second Request for Information, Question No. 2-7, and states the following in support. SPS is refileing this index because it inadvertently mislabeled the confidential exhibits in the initial index.

An index of the documents containing Confidential Information or Highly Sensitive Confidential Information is attached as Exhibit A. This index indicates for each document: (a) the designation of information as Confidential or Highly Sensitive; (b) a description of the document; (c) the applicable exemptions under the Public Information Act of Texas; (d) an explanation of the designation of Confidential or Highly Sensitive; and (e) certification that the designation is made in good faith.

WINSTEAD PC
Ron H. Moss
State Bar No. 14591025
401 Congress Avenue, Suite 2100
Austin, Texas 78701
Office: (512) 370-2867
Facsimile: (512) 370-2850
e-mail: rhmos@winstead.com

Respectfully submitted,
XCEL ENERGY SERVICES INC.
Francis W. DuBois
State Bar No. 24115340
Mark A. Walker
State Bar No. 20717318
XCEL ENERGY SERVICES INC.
919 Congress Ave., Ste. 900
Austin, Texas 78701-2471
Office: (512) 236-6923
Facsimile: (512) 236-6935
email: will.w.dubois@xcelenergy.com
email: mark.a.walker@xcelenergy.com

EVERSHEDS SUTHERLAND (US) LLP

Lino Mendiola III
State Bar No. 00791248
Jeffrey B. Stuart
State Bar No. 24066160
Michael Boldt
State Bar No. 24064918
600 Congress Avenue, Suite 2000
Austin, Texas 78701
Office: (512) 721-2700
Facsimile: (512) 721-2656
e-mail: linomeddiola@eversheds-sutherland.com
e-mail: jeffreystuart@eversheds-sutherland.com
e-mail: michaelboldt@eversheds-sutherland.com

COURTNEY, COUNTISS, BRIAN & BAILEY, LLP

/s/ Amy M. Shelhamer

Amy M. Shelhamer
State Bar No. 24010392
600 S. Tyler, Suite 1700
Amarillo, Texas 79101
Office: (806) 372-5569
Facsimile: (806) 372-9761
e-mail: ashelhamer@courtneylawfirm.com

HINKLE SHANOR LLP

Dana S. Hardy*
Post Office Box 2068
Santa Fe, NM 87504-2068
Office: (505) 982-4554
Facsimile: (505) 982-8623
email: dhardy@hinklelawfirm.com
* To be admitted Pro Hac Vice

ATTORNEYS FOR
SOUTHWESTERN PUBLIC SERVICE COMPANY

EXHIBIT A – INDEX OF DOCUMENTS

1. Exhibit SPS-Staff 2-7.2(CONF)

- (a) **Designation of Information:** Confidential Material
- (b) **Description of Document:** Load Interconnection Study Report
Study # 171128
DPA-2017-Nov-808
July 13, 2018
- (c) **Applicable Exemptions:** Public Information Act of Texas, §§ 552.101, 552.104 and 552.110
- (d) **Explanation of Designation:** This exhibit contains a copy of interconnection study submitted to SPP by SPS. The study concerns the transmission system impacts of connecting new load for an existing retail customer. The study contains customer specific information, including but not limited to load and usage information and customer operational information, that is subject to confidentiality under PURA § 32.101(c).
- (e) **Certification of Counsel:** The undersigned counsel has reviewed the information sufficiently to state in good faith that the information is exempt from discovery under the Public Information Act of Texas and is entitled to its classification specified above.

2. Exhibit SPS-Staff 2-7.3(CONF)

- (a) **Designation of Information:** Confidential Material
- (b) **Description of Document:** DPA-2017-November 808
Delivery Point Network Study
Southwest Power Pool
July 18, 2018
- (c) **Applicable Exemptions:** Public Information Act of Texas, §§ 552.101, 552.104 and 552.110

(d) Explanation of Designation:

This exhibit contains a copy of interconnection study completed by the SPP. The study concerns the transmission system impacts of connecting new load for an existing retail customer. The study contains customer specific information, including but not limited to load and usage information and customer operational information, that is subject to confidentiality under PURA § 32.101(c).

(e) Certification of Counsel:

The undersigned counsel has reviewed the information sufficiently to state in good faith that the information is exempt from discovery under the Public Information Act of Texas and is entitled to its classification specified above.

CERTIFICATE OF SERVICE

I certify that on the 14th day of April 2021, notice of the filing of the foregoing instrument with the PUCT was served on all parties of record by electronic service and was posted to SPS's file sharing platform.

/s/ J. Rich Sparks