In Reply Refer To:
Ohio Power Company
AEP Ohio Transmission Company, Inc.
PJM Interconnection, L.L.C.
Docket No. ER20-609-001

Steptoe & Johnson LLP
1330 Connecticut Avenue, NW
Washington, DC  20036-1795

Attention:  Jennifer L. Key, Esq.
Attorney for American Electric Power Service Corporation

Dear Ms. Key:

1. On February 26, 2020, American Electric Power Service Corporation (AEPSC), on behalf of its affiliates, Ohio Power Company (Ohio Power) and AEP Ohio Transmission Company, Inc. (AEP Ohio), (together with AEPSC, AEP), filed an amended interconnection and local delivery service agreement between AEPSC and Buckeye Power, Inc. (Buckeye ILDSA)\(^1\) to comply with directives in the Commission’s February 14, 2020 order.\(^2\) In this order, we accept for filing the compliance filing, to be effective February 14, 2020, as requested, subject to the condition that AEP make a further compliance filing, as discussed below.

2. In the February 2020 Order, the Commission accepted for filing the amended Buckeye ILDSA and a facilities agreement, to be effective February 14, 2020, as requested, subject to the condition that AEPSC make compliance filings. As relevant to the instant filing, the Commission directed AEPSC to submit a compliance filing with a revised Buckeye ILDSA that uses as a baseline for the revisions the version of the

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\(^1\) PJM Interconnection, L.L.C., PJM Service Agreements Tariff, PJM SA No. 1336 - ILDSA, PJM SA No. 1336 - Revised ILDSA AEPSC and Buckeye Power (30.1.0). PJM Interconnection, L.L.C. (PJM) filed the agreement on behalf of AEPSC as the agreement is filed as part of the PJM Services Agreement Tariff.

Buckeye ILDSA effective at that time, as opposed to the proposed version of the Buckeye ILDSA submitted in Docket No. ER19-2828, et al. In other words, the Commission directed a compliance filing removing the proposed changes that are pending in Docket No. ER19-2828, et al. from the amended Buckeye ILDSA. The Commission also directed AEPSC to submit time-value refunds for monies received prior to the effective date of the Ilesboro Facilities Agreement and a refund report, or demonstrate that the time-value refunds would result in a loss or that AEPSC did not collect monies under that agreement prior to the effective date.

3. Notice of AEPSC’s February 26, 2020 filing was published in the Federal Register, 85 Fed. Reg. 12,780 (March 4, 2020), with interventions and protests due on or before March 18, 2020. No interventions or protests were submitted.

4. We find that AEPSC’s proposed revisions to the Buckeye ILDSA comply with the directives in the February 2020 Order. However, one of the changes that was accepted in Docket No. ER20-431-000 was not included in the instant amended Buckeye ILDSA.\(^3\) Specifically, in Docket No. ER20-431-000, the Commission accepted a proposed revision in Attachment 1 in the column “Total Mtg” to change the number “130” to “125” for the Pipe Creek delivery point. However, that revision was not included in the instant filing, and the “Total Mtg” was reverted back to “130.” We direct AEPSC to submit a compliance filing to include this revision of changing “130” to “125” as originally proposed in the Buckeye ILDSA in ER20-431-000, or explain why such change is not necessary, within 45 days of the date of this order.\(^4\)

5. Regarding time-value refunds for the Ilesboro Facilities Agreement, AEPSC states that it did not actually collect any monies under the agreement prior to its effective date and thus there is no time-value of amounts collected to calculate.

\(^3\) Ohio Power Co., 170 FERC ¶ 61,016 (2020).

\(^4\) In the February 2020 Order, the Commission also directed AEPSC to submit a subsequent compliance filing to conform the Buckeye ILDSA accepted in this proceeding to reflect the outcome of Docket No. ER19-2828, et al. within 30 days of the issuance of an order in that docket.
6. We therefore accept for filing the Buckeye ILDSA, to be effective February 14, 2020, as requested, subject to the condition that AEPSC submit a further compliance filing, as discussed above.

   By direction of the Commission.

Kimberly D. Bose,
Secretary.