Attachment A
Page 1 of 1

EL PASO ELECTRIC COMPANY

SCHEDULE NO. 98 - FFF FIXED FUEL FACTOR

APPLICABILITY

Electric service billed under rate schedules having a Fixed Fuel Factor Clause shall be subject to a Fixed Fuel Factor.

TERRITORY

Texas Service Area

FORMULA

The Fixed Fuel Factors recognize loss adjustments due to different voltage levels of service:

	Energy Loss	Fixed Fuel Factor	
A. Texas System	Factor 1.00000	(\$/kWh) 0.021214	(D)
A. Texas System	1.00000	0.021214	(0)
B. Transmission Voltage (If the Customer takes service and is metered at 115,000 volts or higher)	0.95865	0.020337	(D)(C) (C) (C)
C. Transmission Voltage (If the Customer takes service and is metered at 69,000 volts or higher but less than 115,000 volts)	0.96184	0.020404	(D)(T) (C)
D. Primary Voltage (If the Customer takes service and is metered at 2,400 volts or higher but less than 69,000 volts)	0.98600	0.020917	(D)(T)
E. Secondary Voltage (If the Customer takes service and is metered at 480 volts or less)	1.00950	0.021416	(D)(T)

Section Number_	1	Revision Number32_	
Sheet Number	34	Effective with bills issued on or after the	
Page	1 of 1	first billing cycle in November 2	017

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SOAH DOCKET NO. 473-18-0587 PUC DOCKET NO. 47692

PETITION OF EL PASO ELECTRIC	§	BEFORE THE STATE OFFICE
COMPANY FOR AUTHORITY TO	§	
REVISE FIXED FUEL FACTOR	§	OF
	§	
	8	ADMINISTRATIVE HEARINGS

SOAH ORDER NO. 2 INTERIM APPROVAL OF TARIFF AND SUFFICIENCY OF NOTICE AND APPLICATION

Interim Approval of Tariff

No objection was filed to El Paso Electric Company's (EPE) request for interim approval. **THEREFORE**, it is **ORDERED** that EPE's revision to its fixed fuel factor is approved on an interim basis **effective October 27, 2017**, effective for the first billing cycle of the November 2017 billing month. EPE **SHALL** file a clean copy of Schedule FFF with the Commission to be stamped as "Approved" by Commission's Central Records Division.

Regarding Sufficiency of Notice and Application

On October 24, 2017, Commission Staff filed its Recommendation on Sufficiency. Staff indicated it has reviewed the application and recommends the application be found sufficient for further review on the merits. Staff also recommends that the notice be found sufficient. No objections were filed to the application.

Therefore, the ALJ finds that the application and the notice are sufficient.

SIGNED October 30, 2017.

HOLLY VANDROVEC

ADMINISTRATIVE LAW JUDGE

STATE OFFICE OF ADMINISTRATIVE HEARINGS