17-07020
Public Utilities Commission of Nevada
Electronic Filing
Submitted: 11/20/2017 2:03:20 PM
Reference: e16c6a82-efbf-450a-8d2d-6362d4d8487d
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NCARE
BEFORE THE PUBLIC UTILITIES COMMISSION OF NEVADA

Investigation and rulemaking to implement the provisions of SB 65 (2017). Docket No. 17-07020

JOINT SUPPLEMENTAL REPLY COMMENTS OF WESTERN RESOURCE ADVOCATES, ENVIRONMENTAL DEFENSE FUND, AND INSTITUTE FOR POLICY INTEGRITY

Western Resource Advocates ("WRA"), the Environmental Defense Fund ("EDF"), and the Institute for Policy Integrity ("Policy Integrity") submit the following Supplemental Reply Comments in response to questions from Commissioner Pongracz and others during the October 18, 2017 workshop. The Commissioner and others had asked for more detail on other states’ use of the Interagency Working Group’s ("IWG") Social Cost of Carbon ("SCC").

As mentioned in our joint reply comments, several other states have begun using the SCC as developed by the federal Interagency Working Group (IWG) in 2010, and updated in 2013, 2015, and 2016, as the best available estimate of the societal costs of carbon emissions.¹ A number of these states, including Colorado, Illinois, Minnesota, Maine, and New York, have all begun using the IWG’s estimate in energy-related analysis, recognizing that the SCC reflects the best available science and economics and is therefore the best available estimate of the marginal economic impact of carbon emission reductions. Many of these state statutes, regulations and Public Utility Commission orders include specific reference to IWG documents such as the 2016 Technical Update, consistent with the proposed regulatory definition of “Social Cost of Carbon” offered by WRA, EDF, and Policy Integrity.

Colorado

Colorado provides a recent example of use of the IWG’s estimate. In March 2017, the Colorado Public Utilities Commission ordered that the Public Service Company of Colorado take into account the social costs of carbon\(^2\) in its Electric Resource Plan (“ERP”).\(^3\) ERPs include information on costs associated with generation resources, as well as alternatives. The Colorado PUC had considered externalities, like public health effects, in other ERP proceedings, and has authority under §40-2-123(1)(b), C.R.S. to include such considerations in resource planning.\(^4\)

The Colorado PUC directed the utility to model a sensitivity case in its resource plan using the IWG’s central estimate of the social cost of carbon—starting at $43 per ton in 2022 and increasing to $69 per ton in 2050.\(^5\) In its decision, the Commission noted that by modeling these social costs of carbon, “we can test the robustness of the portfolios and assess the impact to customers of a broader range of costs from carbon emissions.”\(^6\) The Commission also found that the IWG estimate “is a reasonable quantification of the potential cost of externalities for the purpose of [resource plan] model portfolios.”\(^7\)

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\(^2\) We use the term “social costs of carbon” to refer generally to the concept of a monetization of the harm from each ton of carbon dioxide emissions, with the 2016 IWG report comprising the best available estimate of this value.


\(^4\) See §40-2-123(1)(b), C.R.S (“The commission may give consideration to the likelihood of new environmental regulation and the risk of higher future costs associated with the emission of greenhouse gases such as carbon dioxide when it considers utility proposals to acquire resources.”).


\(^6\) Id.

\(^7\) Id.
Illinois

Illinois has recently used the IWG’s estimate in its “zero emissions credit” (“ZEC”) policy. In late 2016, the state legislature passed a comprehensive energy bill, which included provisions for valuing the social benefits of emissions-free energy. The statute defined the price for each ZEC as “in an amount that equals the Social Cost of Carbon,” subject to a price adjustment if the price exceeds a threshold. The statute then based the “Social Cost of Carbon” on the IWG’s central estimate (the “U.S. Interagency Working Group on Social Cost of Carbon’s price in the August 2016 Technical Update using a 3% discount rate”), adjusted for inflation.

The U.S. District Court for the Northern District of Illinois recently upheld Illinois’ ZEC program against preemption and dormant commerce clause claims.

Maine

Maine enacted the Act to Support Solar Energy Development in Maine during its 2014 legislative session. Section 1 of the Act states that it is “in the public interest to develop renewable energy resources, including solar energy, in a manner that protects and improves the health and well-being of the citizens and natural environment of the State while also providing economic benefits to communities, ratepayers and the overall economy of the State.” Section 2 of the Act instructs the Public Utilities Commission to determine the value of distributed solar

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8 Future Energy Jobs Bill (SB 2814), 220 ILCS 5/20-135 new
10 Id. at 135-36.
13 Id. at § 3472(1).
energy generation in the State, including “the value of the reduced environmental impacts of the
ergy.”

Maine’s Public Utilities Commission used the IWG’s estimate to make this calculation
for carbon emissions. Because carbon costs are already partially embedded in existing energy
valuation as a result of carbon emissions caps under the Regional Greenhouse Gas Initiative, the
net social cost of carbon is calculated by subtracting the embedded carbon allowance costs from
the IWG’s estimate. The Maine Public Utilities Commission uses the IWG’s “central” 3-percent
discount rate estimate.

Minnesota

Minnesota provides another example. The Minnesota Public Utilities Commission is
statutorily mandated to consider externalities for all proceedings. In particular, the commission
“shall, to the extent practicable, quantify and establish a range of environmental costs associated
with each method of electricity generation. A utility shall use the values established by the
commission in conjunction with other external factors, including socioeconomic costs, when
evaluating and selecting resource options in all proceedings before the commission, including
resource plan and certificate of need proceedings.”

The commission established interim cost values in 1994 and, after a contested case
proceeding, final cost values in 1997: a range from 30 cents to $3.10 per short ton, later updated

14 Id. at Sec. 2(1).
15 See Maine Public Utilities Commission, Value of Solar Study,
http://www.maine.gov/mpuc/electricity/elect_generation/valueofsolar.shtml; MAINE PUBLIC UTILITIES
COMMISSION, MAINE DISTRIBUTED SOLAR VALUATION STUDY 35 (2015), available at
http://www.maine.gov/mpuc/electricity/elect_generation/documents/MainePUCVOS-
FullRevisedReport_4_15_15.pdf.
16 See id.
to between 44 cents and $4.53 per short ton with inflation. In 2014, after environmental advocacy
groups filed a motion requesting that the Minnesota Public Utility Commission update these
figures, the commission referred the issue to the Office of Administrative Hearings to assess how
to value externalities, including whether the state should use the IWG’s estimate.\textsuperscript{18}

The Administrative Law Judge who reviewed the matter recommended that “the
Commission adopt the [IWG’s] Federal Social Cost of Carbon as reasonable and the best
available measure to determine the environmental cost of CO\textsubscript{2}, establishing a range of values
including the 2.5 percent, 3.0 percent, and 5 percent discount rates . . . .”\textsuperscript{19} The decision to use
the federal IWG modeling, with some adjustments,\textsuperscript{20} was recently adopted by the Commission,
and the Minnesota PUC will use a range of $9.05 to $43.06 per short ton by 2020. The
commission will use these values in evaluating and selecting resource options in all commission
proceedings, including resource planning and other resource acquisition or diversification
proceedings.

\textsuperscript{18} \textit{Id.} at 4.
\textsuperscript{19} In the Matter of the Further Investigation into Environmental and Socioeconomic Costs Under Minnesota
Statutes Section 216B.2422, Subdivision 3, Office of Administrative Hearings Report at 123-24, OAH 80-2500-
31888/ MPUC E-999/C1-14-643 (Apr. 15, 2016), \textit{available at} https://mn.gov/oah/assets/2500-31888-
\textsuperscript{20} In particular, Minnesota has decided to adjust the IWG’s estimates by using a range between the IWG’s
“central” 3-percent estimate and a lower bound that uses a 5-percent discount rate and a shortened timeline of
100 years. See Andrew Moratzka, MN PUC Establishes New Environmental Costs for Use in All Proceedings,
Renewable\textsuperscript{+}Law Blog (July 27, 2017), http://www.lawofrenewableenergy.com/2017/07/articles/energy-
policy/mn-puc-establishes-new-environmental-costs-for-use-in-all-proceedings/; Compliance Filing, Great
(Aug. 3, 2017),
https://www.edockets.state.mn.us/EFiling/edockets/searchDocuments.do?method=showPoup&documentId={E0
A0A95D-0000-C11B-8DAC-4C246B328F38}&documentTitle=2017-134494-01. The written order is still
forthcoming, as of November 17, 2017. Contrary to the Minnesota PUC’s approach, uncertainty does not
support shortening the time horizon for the SCC. \textit{See} IJIANA PAUL \textit{ET AL.}, \textit{INSTITUTE FOR POLICY INTEGRITY,
THE SOCIAL COSTS OF GREENHOUSE GASES AND STATE POLICY} 20 (2017), \textit{available at}
New York

New York’s Clean Energy Standard and accompanying Zero Emissions Credit (“ZEC”) take into account the SCC in calculating the value of using emission-free nuclear power, rather than carbon-emitting fossil fuel power. The New York Public Service Commission’s program is designed to compensate nuclear plants based directly on the value of the carbon-free attributes of their generation. The program follows from the governor’s clean energy plan, for which the state Public Service Commission is required to take reasonably consistent actions.  

The commission recognized that the IWG’s estimate is the “best available estimate of the marginal external damage of carbon emissions.” It then designed the ZEC based upon the difference between the average April 2017 through March 2019 projected SCC, as published by the IWG in July 2015, and a fixed baseline portion of the cost that is already captured in the market revenues received by the eligible nuclear facilities under RGGI. The New York Public Service Commission uses the IWG’s estimate, with a “central” 3-percent discount rate estimate. This approach was upheld in June 2017 by the United States District Court for the Southern District of New York.

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25 Id at 129.
Conclusion

These other state utilities commissions’ use of the Interagency Working Group’s Social Cost of Carbon in resource planning processes supports the inclusion of the IWG’s SCC in the utility’s calculation of the PWSC in light of SB 65.

DATED November 20th, 2017.

Respectfully submitted,

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CERTIFICATE OF MAILING

Docket No. 17-07020

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