

December 4, 2025

Sasha Bergman
Executive Secretary
Minnesota Public Utilities Commission
121 7th Place East, Suite 350
St. Paul, Minnesota 55101-2147

RE: Comments of the Minnesota Department of Commerce
Docket No. E017/M-23-380

Dear Ms. Bergman,

Attached are the reply comments of the Minnesota Department of Commerce (Department) in the following matter:

In the Matter of Otter Tail Power Company's 2023 Integrated Distribution Plan.

The Petition was filed by Otter Tail Power Company (Otter Tail or the Company) on October 3, 2025. The Department and the Clean Energy Groups filed Initial Comments on November 18, 2025.

The Department continues to recommend approval and is available to answer any questions the Minnesota Public Utilities Commission may have.

Sincerely,

/s/ Dr. SYDNIE LIEB
Assistant Commissioner of Regulatory Analysis

RW/ar
Attachment



Before the Minnesota Public Utilities Commission

Comments of the Minnesota Department of Commerce

Docket No. E017/M-23-380

I. INTRODUCTION

OTP filed its Petition for approval of a new Electric Vehicle Charging Rider (EVCR) and the corresponding tariff (Petition) on October 3, 2025. The Company also proposes to recover the Company's investments and expenses related to its proposed EVCR within its Energy Conservation Optimization Program (ECO).¹ OTP states the program will offer an additional option for EV customers interested in participating in its demand control programs.² The Company states EVCR is designed to reduce both upfront installation costs and ongoing electricity bills for participants; OTP states the EVCR will allow the Company to actively manage EV charger operation during periods of high economic and Midcontinent Independent System Operator (MISO) system capacity costs to enhance grid reliability and efficiency.³

The Company states that the proposed EVCR is designed to target customers with a Level 2 EV charger that only have one residential or farm service meter at their residence. The Company will install a load control switch for customers participating in the EVCR rate. The customer will be required to connect any EV charger on the premise to the Company-provided load control switch to ensure that EV charging ceases when signaled.⁴ The Company's load control switch would be dedicated to the customer's EV and will not impact any other customer equipment on the premise.⁵

II. PROCEDURAL BACKGROUND

October 3, 2025	Otter Tail Power Company filed its Petition for approval of a new Electric Vehicle Charging Rider and the corresponding tariff. OTP proposes to recover costs and investments related to EVCR through ECO. ⁶
October 15, 2025	The Commission files its Notice of Comment Period in the present docket to address the issue of "Should the Commission approve Otter Tail Power

¹ *In the Matter of Otter Tail Power Company's 2023 Integrated Distribution Plan*, Otter Tail Power Company, Petition for Approval of new Electric Vehicle Charging Rider, October 3, 2025, Docket No. E017/M-23-380, (eDockets) [202510-223593-01](#) (hereinafter "Petition") at 1.

² *Id.*, at 2.

³ *Ibid.*

⁴ *Id.*, at 5.

⁵ *Ibid.*

⁶ Petition.

Company's (Otter Tail Power) petition for a new Electric Vehicle Credit Rider (EVCR) and the corresponding tariff?"⁷

November 18, 2025 The Department and the Clean Energy Groups filed initial comments.

Topic(s) open for comment:

- Should the Commission approve Otter Tail Power's proposed EVCR?
- Should the Commission approve Otter Tail Power's proposed tariff pages implementing the EVCR?
- Are there any concerns with Otter Tail Power's proposal to recover costs relating to the EVCR through the Energy Conservation Optimization (ECO) Program and the corresponding rider?
- Are there other issues or concerns related to this matter?

III. DEPARTMENT ANALYSIS

A. SUPPORT OF CLEAN ENERGY GROUPS

The Department appreciates the comments and involvement of the Clean Energy Groups (CEGs) in the present docket and offers support for several of their recommendations.

A.1. Level 2 Charger Rebates

The Department appreciates the recommendation of the CEGs that the Commission require OTP to extend eligibility of its Level 2 charger rebates to customers who are looking to take service under the OTP's EV Credit Rider.⁸ The Company's Level 2 Charger rebates are part of the Company's ECO portfolio.⁹ As such, the Department recommends the Company consider expanding access to the Level 2 charger rebates for customers seeking service under EVCR when it files for modification of its ECO Triennial.

A.2. Targeted Communications

The Department supports the recommendation of the CEGs that the Commission require OTP to target its communication of the EV Credit Rider to customers that own and EV and are not on a managed charging rate.¹⁰ In its Petition, the Company included a Electric Vehicle Credit Rider Customer notice at Attachment 2¹¹ that it would include as a bill insert to all customers, however, targeted communications to the most relevant customers is most likely to increase voluntary enrollment on the rate.

⁷ *In the Matter of Otter Tail Power Company's 2023 Integrated Distribution Plan, Notice of Comment Period*, October 15, 2025, Docket No. E017/M-23-380, (eDockets) [202510-223935-01](#) (hereinafter "Notice").

⁸ *In the Matter of Otter Tail Power Company's 2023 Integrated Distribution Plan*, Clean Energy Groups, Initial Comments, November 18, 2025, Docket No. E017/M-23-380, (eDockets) [202511-225051-01](#), (hereinafter "CEG Initials") at 2.

⁹ *In the Matter of Otter Tail Power Company's 2024-2026 Energy Conservation and Optimization Triennial Program*, Otter Tail Power Company, Compliance Filing, January 30, 2024, Docket No. E017/CIP-23-094, (eDockets) [20241-202984-01](#) at 114 and 117.

¹⁰ CEG Initials at 2.

¹¹ Petition, at Attachment 2.

The Department recommends the Commission require OTP to initiate targeted EVCR communications with OTP customers that are EV owners and not yet enrolled in a managed charging rate.

A.3. Multi-family Dwelling Units

The Department appreciates the CEGs' recommendation to require OTP to explore if the EVCR technology could be deployed in multi-family settings. The Department agrees that continued discussion of EV charging access for multi-dwelling units in OTP territory is important. The Department highlights that multi-dwelling unit charging generally is a topic of discussion within the Company's Transportation Electrification Plan now filed and open for comment in Docket No. E017/M-25-141.¹² The Department does not have a recommendation at this time but looks forward to continued discussion in the Transportation Electrification Plan.

IV. DEPARTMENT RECOMMENDATIONS

Based on analysis of the Petition and the information in the record, the Department has prepared recommendations, which are provided below. The recommendations correspond to the subheadings of Section III above.

A. SUPPORT OF CLEAN ENERGY GROUPS

- The Department recommends the Commission require OTP to initiate targeted EVCR communications with OTP customers that are EV owners and not yet enrolled in a managed charging rate.

B. RECOMMENDATIONS FROM INITIAL COMMENTS

- The Department recommends the Commission approve OTP's EVCR.
- The Department recommends the Commission approve the Company's proposed tariff pages.
- The Department recommends the Commission require OTP further investigate the feasibility of adding an opt-out capability to its rate design in the future and provide additional detail on its "system limitations"¹³ and a timeline for when the opt-out capability could be implemented.

¹² *In the Matter of Distribution System Planning for Otter Tail Power Company*, Transportation Electrification Plan, Otter Tail Power Company, October 31, 2025, Docket No. E017/M-25-141, (eDockets) [202510-224477-01](#).

¹³ Petition at 7.

CERTIFICATE OF SERVICE

I, Sharon Ferguson, hereby certify that I have this day, served copies of the following document on the attached list of persons by electronic filing, certified mail, e-mail, or by depositing a true and correct copy thereof properly enveloped with postage paid in the United States Mail at St. Paul, Minnesota.

Minnesota Department of Commerce
Reply Comments

Docket No. E017/M-23-380

Dated this 4th day of **December 2025**

/s/Sharon Ferguson

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87	Generic Notice	Regulatory	regulatory_filing_coordinators@otpc.com	Otter Tail Power Company		215 S. Cascade Street Fergus Falls MN, 56537 United States	Electronic Service		No	23-380Official 23-380
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104	Trevor	Smith	trevor.smith@avantenergy.com	Avant Energy, Inc.		220 South Sixth Street Suite 1300 Minneapolis MN, 55402 United States	Electronic Service		No	23-380Official 23-380
105	Beth	Soholt	bsoholt@cleangridalliance.org	Clean Grid Alliance		570 Asbury Street Suite 201 St. Paul MN, 55104 United States	Electronic Service		No	23-380Official 23-380
106	Sky	Stanfield	stanfield@smwlaw.com	Shute, Mihaly & Weinberger		396 Hayes Street San Francisco CA, 94102 United States	Electronic Service		No	23-380Official 23-380
107	Byron E.	Starns	byron.starns@stinson.com	STINSON LLP		50 S 6th St Ste 2600 Minneapolis MN, 55402 United States	Electronic Service		No	23-380Official 23-380
108	Cary	Stephenson	cstephenson@otpc.com	Otter Tail Power Company		215 South Cascade Street Fergus Falls MN, 56537 United States	Electronic Service		Yes	23-380Official 23-380
109	Dean	Taylor	dtaylor@pluginamerica.org	Plug In America		6380 Wilshire Blvd, Suite 1000	Electronic Service		No	23-380Official 23-380

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						Los Angeles CA, 90048 United States				
110	Stuart	Tommerdahl	stommerdahl@otpc.com	Otter Tail Power Company		215 S Cascade St PO Box 496 Fergus Falls MN, 56537 United States	Electronic Service		Yes	23-380Official 23-380
111	Jason	Topp	jason.topp@lumen.com	Qwest Communications Company, LLC.		200 S 5th St Ste 2200 Minneapolis MN, 55402 United States	Electronic Service		No	23-380Official 23-380
112	Pat	Treseler	pat.jcplaw@comcast.net	Paulson Law Office LTD		4445 W 77th Street Suite 224 Edina MN, 55435 United States	Electronic Service		No	23-380Official 23-380
113	Stacy	Wahlund	swahlund@otpc.com	Otter Tail Power Company		215 S. Cascade St Fergus Falls MN, 56537 United States	Electronic Service		No	23-380Official 23-380
114	Roger	Warehime	roger.warehime@owatonnautilities.com	Owatonna Municipal Public Utilities - Gas		208 S Walnut Ave PO BOX 800 Owatonna MN, 55060 United States	Electronic Service		No	23-380Official 23-380
115	Jenna	Warmuth	jwarmuth@mnpower.com	Minnesota Power		30 W Superior St Duluth MN, 55802-2093 United States	Electronic Service		No	23-380Official 23-380
116	Robyn	Woeste	robynwoeste@alliantenergy.com	Interstate Power and Light Company		200 First St SE Cedar Rapids IA, 52401 United States	Electronic Service		No	23-380Official 23-380
117	Christopher	Zibart	czibart@atcllc.com	American Transmission Company LLC		W234 N2000 Ridgeview Pkw Court Waukesha WI, 53188-1022 United States	Electronic Service		No	23-380Official 23-380
118	Kurt	Zimmerman	kwz@ibew160.org	Local Union #160, IBEW		2909 Anthony Ln St Anthony Village MN, 55418-3238 United States	Electronic Service		No	23-380Official 23-380