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Submitted Via eTariff Filing

August 17, 2021

Kimberly D. Bose
Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington, D.C. 20426

**Re: *LS Power Grid New York Corporation I*
Docket No. ER20-716-004
Compliance Filing**

Dear Ms. Bose:

On June 17, 2021 the Commission issued an order in the referenced Docket accepting a settlement among the parties, and requiring that the New York Independent System Operator, Inc. (“NYISO”) “make a compliance filing with updated revised tariff records in eTariff format, within 61 days of the date of this order, to reflect the Commission’s action in this order approving the Settlement.”¹ In accordance with Settlement Approval Order, NYISO makes this compliance filing on behalf of LS Power Grid New York Corporation I (“LSPGNY”).² Consistent with the Settlement, the revised tariff records reflect the following compliance changes:

- Appendix A, Note O was edited to include ‘June 17, 2021’ the settlement approval date;
- Attachment 7 (Depreciation rates) Since all depreciation rates (even those unchanged) reflect settlement, the notes referring to proxy values have been removed;
 - o Deleted note A and removed associated asterisks from values

¹ *New York Indep. Sys. Operator, Inc., et al.*, 175 FERC ¶ 61,210 (2021)(“Settlement Approval Order”).

² The NYISO submits this filing on behalf of LSPGNY solely in its role as administrator of the NYISO Open Access Transmission Tariff (“OATT”).

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- o Conformed remaining notes and references to new ordering.

This filing consists of the following materials:

- This Transmittal Letter;
- Attachment A: a revised clean, unpopulated, version of the LSPGNY Formula Rate Template reflecting the changes noted above;
- Attachment B: a marked version of the Formula Rate Template reflecting the changes noted above;
- Attachment C: LSPGNY's Attachment 1 to Rate Schedule 10 (OATT Section 6.10.7-6.10.7.2, OATT Section 6.10.7.2.1, OATT Section 6.10.7.2.2, and OATT Section 6.10.7.3).

Should you have any questions concerning this filing, please contact the undersigned.

Respectfully submitted,

s// *Michael R. Engleman*

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