

## Bradley L Myers

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**From:** Wayman L Smith  
**Sent:** Monday, May 1, 2023 4:19 PM  
**To:** Tony Gott; Maurisa Hughes; forest.kessinger@aecc.com; cmcgeeney@AECL.org; mshook@coffeyville.com; jason.shook@gdsassociates.com; smcminn@gsec.coop; rwc@hope-wl.com; twallace@mindenusa.com; snappad@oge.com; jmcavoy@ompa.com; curtis.miller@wfec.com; ljones@cityofprescottar.com  
**Cc:** dedmondson@spp.org; kvaughan@spp.org; Bradley L Myers; Crystal L Watts; Matthew McGee; Richard Ross; Jim Jacoby; Brian A Johnson  
**Subject:** RE: Zone 1 ZPC Development

Thanks Tony. This effort will be based on the collective needs/thoughts of TO's and TC's in Zone 1 and conducted pursuant to the FERC approved process as outlined in Attachment O. AEPSC will post a draft ZPC for review and comment by June 1 along with all proposals that have been received – including KAMO's proposal as outlined in your email.

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**From:** Tony Gott <TGott@KAMOPower.com>  
**Sent:** Monday, May 1, 2023 4:01 PM  
**To:** Wayman L Smith <wlsmith1@aep.com>; Maurisa Hughes <mghughes@spp.org>; forest.kessinger@aecc.com; cmcgeeney@AECL.org; mshook@coffeyville.com; jason.shook@gdsassociates.com; smcminn@gsec.coop; rwc@hope-wl.com; twallace@mindenusa.com; snappad@oge.com; jmcavoy@ompa.com; curtis.miller@wfec.com; ljones@cityofprescottar.com  
**Cc:** dedmondson@spp.org; kvaughan@spp.org; Bradley L Myers <blmyers@aep.com>; Crystal L Watts <clwatts@aep.com>; Matthew McGee <mcmcghee@aep.com>; Richard Ross <rross@aep.com>; Jim Jacoby <jwjacoby@aep.com>; Brian A Johnson <bajohnson1@aep.com>  
**Subject:** [EXTERNAL] RE: Zone 1 ZPC Development

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Hello Wayman. Thank you for the information related to the schedule/milestones and the voting process for the Zonal Planning Criteria (ZPC) for Zone 1.

Can you clarify the need for American Electric Power Service Corporation (AEPSC), to develop planning criteria **beyond SPP's criteria**? Specifically, what is lacking in SPP's planning criteria that impacts reliability to such an extent that AEPSC feels the need to "raise the bar". If SPP's criteria is truly lacking, why does AEPSC not pursue changing SPP's criteria so that all would benefit from the improved reliability such planning criteria would bring?

Pursuant to Attachment O, Section II.5 of the SPP OATT, KAMO's proposed Zonal Planning Criteria to the Facilitating Transmission Owner is to not exceed the current planning criteria in place.

**Tony Gott, PE | Chief Operations Officer**  
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