

Control Number: 29035



Item Number: 16

Addendum StartPage: 0

## **DOCKET NO. 29035**

2304 JAN 13 PM 2: 29

		· • <u>•                                   </u>
PETITION OF ENTERGY GULF	§	PUBLIC UTILITY COMMISSION FILING CLERK
STATES, INC. TO MODIFY SCHEDULE	§	FILING CLERK SSION
LQF, TO MAKE CORRESPONDING	§	PUBLIC UTILITY COMMISSION
REVISIONS TO BILLINGS UNDER	§	
SCHEDULE SMS, AND FOR	§	
AUTHORIZATION TO IMPLEMENT	§	OF TEXAS
MODIFICATION ON AN INTERIM	§	
BASIS	§	

## AIR LIQUIDE AMERICA L.P.'s LIST OF ISSUES

Air Liquide America L.P. ("Air Liquide"), submits this List of Issues as requested in the Order of Referral in this case.

- 1. Does Entergy Gulf States, Inc.'s (EGSI) existing schedule LQF appropriately calculate EGSI's avoided cost?
- 2. If the answer to number one is no, should EGSI's avoided cost methodology be amended to include provisions for reducing the avoided cost rate due to EGSI's decision to forego purchases of power?
- 3. If the answer to number two is yes, then what is the appropriate methodology for including foregone purchases in the avoided cost methodology?
- 4. If the answer to number two is yes, then what procedure should be in place to require that rejected offers from the same generation capacity are not counted more than once?
- 5. If the answer to number two is yes, what is the appropriate method for considering transmission capacity limitations related to possible purchases?
- 6. If the answer to number two is yes, what reporting or auditing mechanism should be in place to insure that foregone purchases are accurately reflected?
- 7. Should EGSI's avoided cost methodology be amended to include provisions for reducing the avoided cost rate during hours when EGSI is making emergency sales.
- 8. If the answer to number seven is yes, what procedure should be put in place to insure that any sales were in fact due to qualifying facility energy as opposed to other reasons?

9. What other changes, if any, should be made to schedule LQF to insure that it appropriately calculates EGSI's avoided cost?

Respectfully submitted,

ANDREWS KURTH LLP

 $Rex\ D.\ Van Middles worth$ 

State Bar No. 20449400

Lino Mendiola

State Bar No. 00791248

111 Congress Avenue, Suite 1700

Austin, Texas 78701

(512) 320-9200

(512) 320-9292 FAX

ATTORNEYS FOR AIR LIQUIDE AMERICA L.P.

## **CERTIFICATE OF SERVICE**

I, Rex D. VanMiddlesworth, Attorney for Air Liquide America, LP, hereby certify that a copy of Air Liquide America L.P.'s List of Issues was served on all parties of record in this proceeding on this 137 day of January, 2004 by facsimile or First Class, U. S. Mail, Postage Prepaid.

Pay D. Van Middle growth