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**PUCT DOCKET NO. 48745
SOAH DOCKET NO. 473-19-1841**

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**APPLICATION OF ENTERGY TEXAS,
INC. RELATING TO PARTICIPATION
IN SMART METER TEXAS AND
CHANGES TO ITS ADVANCED
METERING SYSTEM**

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**BEFORE THE STATE OFFICE
OF
ADMINISTRATIVE HEARINGS**

FILING CLERK

ENTERGY TEXAS, INC.'S LIST OF ISSUES

Entergy Texas, Inc. ("ETI" or "Company") files this list of issues in accordance with the Order of Referral issued on January 3, 2019. Pursuant to the Order, the list of issues is timely filed on or before January 10, 2019.

I. Introduction

On July 18, 2017, in Docket No. 47416,¹ ETI filed its Application for Approval of its Advanced Metering System ("AMS") Deployment Plan, AMS Surcharge, and Non-Standard Metering Service Fees. On October 23, 2017, the parties to that proceeding filed a stipulation and settlement agreement. Regarding ETI's web portal, the agreement provided that "ETI is authorized to proceed with its web-based customer interface and the costs will be included in the AMS surcharge. Subject to the foregoing sentence, the issue of whether ETI should participate in Smart Meter Texas ("SMT"), changes to ETI's web-based customer interface, and issues of third party access to AMS data will be deferred to a future proceeding."

Consistent with the stipulation and settlement agreement, Finding of Fact 80 in the Final Order approved ETI's web portal and deferred the limited issues regarding SMT and third-party data access to a future proceeding: "The web-based customer interface proposed in ETI's application is reasonable, subject to determinations contemplated in finding of fact 83. ETI's web-based customer interface meets the functionality requirements of 16 TAC § 25.130(g)(1), as

¹ *Application of Entergy Texas, Inc. for Approval of Advanced Metering System ("AMS") Deployment Plan, AMS Surcharge, and Non-standard Metering Service Fees*, Docket No. 47416, Final Order (Dec. 14, 2017).

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modified by any waivers granted to ETI.” The specific “determinations” contemplated in Finding of Fact 83 were limited to “[t]he issue of whether ETI should participate in Smart Meter Texas, [whether ETI needs to] make subsequent modifications to its web-based customer interface, and the manner in which ETI will address issues of third-party access to AMS data,” which were “deferred to a future proceeding.”² Further, Ordering Paragraph 6 of the Commission’s final order required that “[u]nless the final order in Docket No. 47472³ provides otherwise, within 90 days after the final order in Docket No. 47472 is signed, ETI shall initiate a proceeding to address whether and to what extent ETI will participate in Smart Meter Texas; what changes, if any, should be made to ETI’s web-based customer interface; and whether and to what extent ETI should provide third-party direct access to customer AMS data.” The final order in Docket No. 47472 was signed on July 12, 2018.

Accordingly, ETI made its compliance filing on October 9, 2018 addressing the issues identified in Ordering Paragraph 6 and requesting findings that ETI should not be ordered to participate in SMT; that no changes to its planned web-based customer interface are needed; and that ETI’s planned web-based customer interface complies with the requirements of 16 TAC § 25.130(j) regarding third-party access to meter data through its planned implementation of Green Button Connect My Data.

II. Issues to Be Addressed in this Proceeding

Pursuant to the Public Utility Commission of Texas’s (“Commission”) final order in ETI’s AMS proceeding in Docket No. 47416, ETI proposes the following list of issues to be addressed in this proceeding. The issues below are those identified by the Commission in Ordering Paragraph 6 of the Commission’s final order.

² Docket No. 47416, FoF 83

³ *Commission Staff’s Petition to Determine Requirements for Smart Meter Texas*, Docket No. 47472 ([then] pending).

1. Whether and to what extent should ETI participate in Smart Meter Texas?
2. What changes, if any, should be made to ETI's web-based customer interface?
3. Whether and to what extent should ETI provide third-party direct access to customer AMS data?

III. Issues Not to Be Addressed in this Proceeding

Given the limited scope of this matter as defined by the Commission in Docket No. 47416, this proceeding should not address any issue other than those set forth above.

IV. Conclusion

In consideration of the preceding, ETI requests that the Commission adopt a preliminary order consistent with the issues listed above and grant such further relief to which ETI may be entitled.

Date: January 10, 2019

Respectfully submitted,

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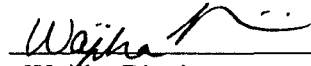
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ATTORNEYS FOR ENTERGY TEXAS, INC.

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of ETI Proof of Notice has been served by facsimile, e-mail, U.S. mail, overnight delivery or hand-delivered to the parties of record on this 10th day of January, 2019.



Wajha Rizvi