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Received - 2021-12-03 04:03:06 PM

Control Number - 52067

ItemNumber - 70

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Commissioner



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Executive Director

Public Utility Commission of Texas

TO: Chairman Peter M. Lake
Commissioner Will McAdams
Commissioner Lori Cobos
Commissioner Jimmy Glotfelty

All Parties of Record

FROM: Office of Policy and Docket Management

RE: **PUC Docket No. 52067**
SOAH Docket No. 473-21-2424 – *Application of Entergy Texas, Inc. to Adjust its Energy Efficiency Cost Recovery Factor and Request to Establish Revised Cost Caps*

DATE: December 3, 2021

The Commission will consider a proposed order in this docket at a future open meeting.

On December 3, 2021, Entergy Texas, Inc. on behalf of itself and Commission Staff, filed proposed corrections to the opening paragraph, finding of fact 63, and conclusions of law 27 and 28. The corrections are appropriate and the proposed order is revised accordingly.

Opening Paragraph

This Order addresses the application of Entergy Texas, Inc. to adjust its energy-efficiency cost recovery factor (EECRF) and request to establish revised cost caps. Entergy filed an unopposed agreement ~~that resolves certain issues~~ between the parties to this proceeding. The Commission approves the adjustment to Entergy's EECRF, as modified by the agreement, to the extent provided in this Order.

FOF63. Entergy's forecasted 2022 energy-efficiency program costs of ~~\$7,798,726~~~~\$6,900,741~~ are a reasonable estimate of the costs necessary to provide energy-efficiency programs and meet Entergy's goals for 2022.

COL27. Entergy's 2022 energy-efficiency program costs of ~~\$7,798,726~~~~\$6,900,741~~ to be recovered through the EECRF are reasonable estimates



for the costs necessary to provide energy efficiency programs in 2022 under PURA § 39.905 and 16 TAC § 25.182(d)(1).

- COL28. Entergy's net cost recovery of \$4,281,608—which consists of ~~Entergy's 2022 energy efficiency program costs~~; evaluation, measurement, and verification expenses allocated to Entergy for the evaluation of program year 2021; an adjustment for Entergy's net over-recovery of program year 2020 energy-efficiency costs with interest; Entergy's performance bonus earned in 2020; and Entergy's and Cities' rate-case expenses incurred in Docket No. 50803—complies with PURA § 39.905 and 16 TAC § 25.182(d).

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