

Filing Receipt

Received - 2022-07-26 04:53:29 PM Control Number - 53719 ItemNumber - 25

SOAH DOCKET NO. 473-22-04394 PUC DOCKET NO. 53719

APPLICATION OF ENTERGY TEXAS,
INC. FOR AUTHORITY TO CHANGE§STATE OFFICERATES§OFADMINISTRATIVE HEARINGS

ENTERGY TEXAS, INC.'S UNOPPOSED PROCEDURAL SCHEDULE

Entergy Texas, Inc. ("ETI" or "the Company") files this proposed procedural schedule and

would respectfully show as follows:

All parties indicated that they either support or do not oppose the following schedule.

Application Filed	July 1, 2022
Intervention Deadline (Day 45)	August 15, 2022
Objections to ETI's Direct Testimony	August 22, 2022
Deadline for Written Discovery on ETI's	October 26, 2022
Direct Case	
Intervenor Direct Testimony	October 26, 2022
Commission Staff Direct Testimony	November 2, 2022
Deadline for Written Discovery on Intervenor	November 16, 2022
and Staff Direct Case	
ETI Rebuttal Testimony, Intervenor/Staff	November 16, 2022
Cross-Rebuttal Testimony	
Discovery Hiatus	November 23-25, 2022
Deadline for Written Discovery on ETI	November 29, 2022
Rebuttal, Intervenor/Staff Cross-Rebuttal	
Testimony	
Deadline for Taking Depositions	December 1, 2022
Relate-Back Date (Day 155) pursuant to	December 3, 2022
ETI's request under PURA § 36.211(b)	
Hearing on the Merits	December 5-13, 2022
Initial Briefs	January 13, 2023
Reply Briefs	January 27, 2023
Proposed Findings of Fact and Conclusions of	January 31, 2023
Law	

I. Proposed Procedural Schedule

II. Agreed Terms

Discovery Agreements

- 1. Drafts of testimony and emails that include drafts of testimony as attachments are not discoverable.
- 2. Requests for Information (RFI) shall be limited to no more than 50 questions per party per day, with each subpart counting as a question. Parties will serve RFIs on other parties in a word searchable format.
- 3. For discovery on Intervenor and Staff direct testimony:
 - a. Responses to RFIs shall be due within five working days of receipt.
 - b. Objections to RFIs shall be due within five working days of receipt.
 - c. Motions to compel shall be due within three working days of receipt of the objections.
 - d. Responses to motions to compel shall be due within three working days of receipt of the motion to compel.
- 4. For discovery on ETI's rebuttal testimony and Intervenor and Staff cross-rebuttal testimony:
 - a. Responses shall be due within four working days of receipt.
 - b. Objections to RFIs shall be due within four working days of receipt.
 - c. Motions to compel shall be due within three working days of receipt of the objection.
 - d. Responses to motions to compel shall be due within three working days of receipt of the motion to compel or live at the hearing.
- 5. November 23, 2022, November 24, 2022, and November 25, 2022 will not be considered working dates for purposes of discovery due to the Thanksgiving holiday.
- 6. ETI agrees to extend the statutory deadline in this case until May 25, 2023.

III. Relief Requested

For the reasons discussed above, ETI respectfully requests that the Administrative Law Judge issue an order adopting the proposed procedural schedule set forth above.

Respectfully submitted,

Broch a

George G. Hoyt, SBN: 24049270 Laura B. Kennedy Kristen Yates Entergy Services, LLC 919 Congress Avenue, Suite 701 Austin, Texas 78701 (512) 487-3945

ghoyt90@entergy.com lkenn95@entergy.com kyates1@entergy.com

Lino Mendiola III Michael A. Boldt Cathy Garza EVERSHEDS SUTHERLAND (US) LLP 600 Congress Avenue, Suite 2000 Austin, Texas 78701 (512) 721-2700 (512) 721-2656 (fax)

linomendiola@eversheds-sutherland.com michaelboldt@eversheds-sutherland.com cathygarza@eversheds-sutherland.com

Scott R. Olson Patrick Pearsall Stephanie Green DUGGINS WREN MANN & ROMERO, LLP 600 Congress, Suite 1900 Austin, Texas 78701 (512) 744-9300 (512) 744-9399 (fax)

solson@dwmrlaw.com ppearsall@dwmrlaw.com sgreen@dwmrlaw.com

ATTORNEYS FOR ENTERGY TEXAS, INC.

<u>CERTIFICATE OF SERVICE</u>

I certify that a true and correct copy of the foregoing document was served on all parties of record via email on July 26, 2022 pursuant to the Second Order Suspending Rules issued in Project No. 50664.

George Hoyt