

Filing Receipt

Filing Date - 2025-03-03 01:20:04 PM

Control Number - 57134

Item Number - 71

SOAH DOCKET NO. 473-25-05083 PUC DOCKET NO. 57134

APPLICATION OF ENTERGY TEXAS, § BEFORE THE STATE OFFICE

INC. TO RECONCILE FUEL AND § OF

PURCHASED POWER COST § ADMINISTRATIVE HEARINGS

RESPONSE OF ENTERGY TEXAS, INC. TO COMMISSION STAFF'S SECOND REQUEST FOR INFORMATION: STAFF 2:1 THROUGH 9

Entergy Texas, Inc. ("ETI" or the "Company") files its Response to Commission Staff's Second Request for Information. The response to such request is attached and is numbered as in the request. An additional copy is available for inspection at the Company's office in Austin, Texas.

ETI believes the foregoing response is correct and complete as of the time of the response, but the Company will supplement, correct, or complete the response if it becomes aware that the response is no longer true and complete, and the circumstance is such that failure to amend the answer is in substance misleading. The parties may treat this response as if it were filed under oath.

Respectfully submitted,

Laura B. Kennedy

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Attachments: **STAFF 2:1 THROUGH 9**

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing Response of Entergy Texas, Inc. to Commission Staff's Second Request for Information has been sent by email to the party that initiated this request in this docket on this the 3rd day of March 2025.

Laura B. Kennedy

Response of: Entergy Texas, Inc.

to the Second Set of Data Requests

Prepared By: Counsel
Sponsoring Witness: N/A

of Requesting Party: Commission Staff

Question No.: STAFF 2-1 Part No.: Addendum:

Question:

For the months listed, please provide in hard copy, detailed copies of invoices (intra-system billings, jurisdictional recoverability schedules, if applicable) which support the following eligible fuel expenses reported in column (d) "Total Company Fuel Cost" on FR-21. Please include a complete and detailed explanation with supporting documentation for all handwritten changes made to invoices and other third party documents supplied.

June 2023	\$69,370,615
July 2023	\$62,338,054
August 2023	\$65,643,159

Response:

Pursuant to an agreement with counsel for Public Utility Commission of Texas Staff, Entergy Texas, Inc.'s deadline to file a response to this request is extended to March 14, 2025.

Response of: Entergy Texas, Inc. Prepared By: Erin Schorr

to the Second Set of Data Requests Sponsoring Witness: Scott M. Celino

of Requesting Party: Commission Staff

Question No.: STAFF 2-2 Part No.: Addendum:

Question:

Not considering the items related to prior [C]ommission rulings specifically addressed in direct testimony, please confirm that ETI has not included any non-eligible fuel expenses, as defined by 16 TAC § 25.236(a), in eligible fuel expenses, during the reconciliation period. If ETI is requesting recovery of any non-eligible fuel expenses, please identify and quantify all such amounts on a monthly basis and provide a complete justification for the request. In addition, please indicate where these amounts are included on Schedule FR-21

Response:

Entergy Texas, Inc. has not included any non-eligible fuel expenses in eligible fuel expenses in the Fuel Reconciliation Period in this fuel reconciliation proceeding.

Response of: Entergy Texas, Inc. to the Second Set of Data Requests

Prepared By: Erin Schorr

Sponsoring Witness: Scott M. Celino

of Requesting Party: Commission Staff

Question No.: STAFF 2-3 Part No.: Addendum:

Question:

Please provide a summary of any fuel over/(under) recovery adjustments made subsequent to the reconciliation period that affect the reconciliation period amounts. Discuss the purpose of each adjustment.

Response:

There have been no over/(under)-recovery adjustments made subsequent to the Fuel Reconciliation Period that affect the Fuel Reconciliation Period amounts.

Response of: Entergy Texas, Inc. to the Second Set of Data Requests Prepared By: Mario Contreras Sponsoring Witness: Scott M. Celino

of Requesting Party: Commission Staff

Question No.: STAFF 2-4 Part No.: Addendum:

Question:

Is ETI requesting recovery of any social dues or charitable contributions through eligible fuel expenses included in this reconciliation proceeding? If so, identify and quantify these amounts and indicate where these amounts are presented within the application.

Response:

No, Entergy Texas, Inc. is not requesting recovery of any social dues or charitable contributions through eligible fuel expenses in this reconciliation proceeding.

Response of: Entergy Texas, Inc. Prepared By: Erin Schorr

to the Second Set of Data Requests Sponsoring Witnesses: Brittney Powell,

of Requesting Party: Commission Staff Scott M. Celino

Question No.: STAFF 2-5 Part No.: Addendum:

Question:

Has ETI entered into any hedging contracts relating to fuel? If so, please identify each hedging contract, the month the contract was entered into, its expiration date, any gains or losses resulting from the transaction, and the amount and month included on Schedule FR-16 and FR-21 for the contract.

Response:

No, Entergy Texas, Inc. did not enter into any hedging contracts relating to fuel during or in effect during the Fuel Reconciliation Period.

Response of: Entergy Texas, Inc.

Prepared By: Mario Contreras
to the Second Set of Data Requests

Sponsoring Witness: Scott M. Celino

of Requesting Party: Commission Staff

Question No.: STAFF 2-6 Part No.: Addendum:

Question:

Please list, by type and amount, all professional, service, and civic organization membership fees and dues paid by ETI either directly or indirectly which are included in eligible fuel costs.

Response:

There are no professional, service, or civic organization membership fees or dues in eligible fuel costs in the Fuel Reconciliation Period in this reconciliation proceeding.

Response of: Entergy Texas, Inc.

to the Second Set of Data Requests
of Requesting Party: Commission Staff

Prepared By: J. Andrew Lewis, Jr.
Sponsoring Witness: Scott M. Celino

Question No.: STAFF 2-7 Part No.: Addendum:

Question:

Please provide details for ETI's purchase and/or sale of emissions allowances during the reconciliation period. Please provide details of the transactions and indicate the amount by month included in eligible fuel.

Response:

Entergy Texas, Inc. ("ETT' or the "Company") did not purchase or sell any nitrogen oxide (" NO_X ") allowances during the Fuel Reconciliation Period. The Company's NO_X emissions expense for the Fuel Reconciliation Period totaled \$191. These costs were included in eligible fuel expenses. Please see Schedule FR-16 for the monthly amounts during the Fuel Reconciliation Period.

Response of: Entergy Texas, Inc. Prepared By: Erin Schorr

to the Second Set of Data Requests Sponsoring Witness: Scott M. Celino

of Requesting Party: Commission Staff

Question No.: STAFF 2-8 Part No.: Addendum:

Question:

How does the level of purchases and/or sales of emissions allowances in the current reconciliation period compare to the level of emissions allowances purchases and/or sales from ETI's last fuel reconciliation period? Please provide a narrative explanation for the reasons for any significant differences.

Response:

Entergy Texas, Inc.'s ("ETI") nitrogen oxide ("NO_X") emissions expense for the Fuel Reconciliation Period totaled \$191, which represents a \$23,936 decrease in NO_X emissions expense from the previous Fuel Reconciliation Period of April 2019 through March 2022. This decrease is due to ETI not needing to purchase any additional allowances during the Fuel Reconciliation Period.

Response of: Entergy Texas, Inc. to the Second Set of Data Requests

Sponsoring Witness: Scott M. Celino

Prepared By: Mario Contreras

of Requesting Party: Commission Staff

Question No.: STAFF 2-9 Part No.: Addendum:

Question:

Please confirm whether or not ETI is seeking recovery of rate-case expenses in this proceeding (including reimbursements to municipalities participating in this proceeding).

Response:

Confirmed. Please see Entergy Texas, Inc.'s Application at page 3 and the Direct Testimony of Scott M. Celino at page 8.