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> LA PUBLIC SERVICE COMM FEB 13 2025 PM1:05

February 12, 2025

Via UPS Overnight Delivery

Ms. Krys (Kris) Abel Business Technology Supervisor Louisiana Public Service Commission Galvez Building, 12th Floor 602 North Fifth Street Baton Rouge, Louisiana 70802

Re: Application of Entergy Louisiana, LLC for Approval of Generation and Transmission Resources in Connection with Service to a Single Customer for a Project in North Louisiana (LPSC Docket No. U-37425)

Dear Ms. Abel:

Enclosed for your further handling please find an original and three copies of the Entergy Louisiana, LLC ("ELL") Supplemental Direct Testimony. Please retain the original and two copies for your file and return a date stamped copy to me in the enclosed, self-addressed envelope.

Please note that the filing contains information that is designated Highly Sensitive Protected Material ("HSPM"), which is being provided to you under seal pursuant to the provisions of the LPSC General Order dated August 31, 1992, and Rules 12.1 and 26 of the Commission's Rules of Practices and Procedures. The confidential materials included in the filing consist of competitively sensitive information and customer-specific confidential information. For this reason, this material is confidential and commercially sensitive. The disclosure of the information contained herein would subject not only the Company, but also its customers, to a substantial risk of harm. Accordingly, it is critical that this information remain confidential.

Please retain the appropriately marked Confidential Version for your files and return a datestamped copy in the enclosed, self-addressed envelope. The three additional confidential copies are for the Administrative Law Judge, Staff Attorney, and Research Attorney. Additional copies of the Confidential Version of this filing will be provided to the appropriate representatives of the Louisiana Public Service Commission Staff and made available to intervenors once a suitable Confidentiality Agreement has been executed by the parties.

Thank you for your courtesy in this matter and please do not hesitate to contact me with any questions.

Sincerely.

D. Skylar Rosenbloom

DSR/rih cc: Official Service List U-37425 (*via electronic mail*)

BEFORE THE

LOUISIANA PUBLIC SERVICE COMMISSION

APPLICATION FOR APPROVAL OF)GENERATION AND TRANSMISSION)RESOURCES IN CONNECTION WITH)SERVICE TO A SINGLE CUSTOMER IN)NORTH LOUISIANA)

DOCKET NO. U-37425

SUPPLEMENTAL DIRECT TESTIMONY

OF

LAURA K. BEAUCHAMP

ON BEHALF OF

ENTERGY LOUISIANA, LLC

PUBLIC REDACTED VERSION

FEBRUARY 2025

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TABLE OF CONTENTS

Page

I.	INTRODUCTION1	
II.	PURPOSE OF TESTIMONY1	
III.	LOCATION OF THIRD GENERATION UNIT	,
IV.	CONTRACTUAL UPDATES	

1		I. <u>INTRODUCTION</u>
2	Q1.	PLEASE STATE YOUR NAME, TITLE, AND BUSINESS ADDRESS.
3	A.	My name is Laura K. Beauchamp. I am employed by Entergy Louisiana, LLC ("ELL"
4		or "the Company") as the Director, Resource Planning and Market Operations, a role I
5		assumed in March 2022. My business address is 4809 Jefferson Highway, Jefferson,
6		Louisiana 70121.
7		
8 9	Q2.	ARE YOU THE SAME LAURA K. BEAUCHAMP WHO SUBMITTED DIRECT TESTIMONY ON BEHALF OF ELL IN THIS PROCEEDING?
10	A.	Yes, I submitted pre-filed Direct Testimony to the Louisiana Public Service
11		Commission ("LPSC" or the "Commission") in this docket in October 2024.
12		
13		II. <u>PURPOSE OF TESTIMONY</u>
14	Q3.	WHAT IS THE PURPOSE OF YOUR SUPPLEMENTAL DIRECT TESTIMONY?
15	A.	The purpose of my Supplemental Direct Testimony is to disclose the specific location
16		of the third Combined Cycle Combustion Turbine ("CCCT") generator, which had been
17		previously identified in my Direct Testimony as located within ELL's Southeast
18		Louisiana Planning Region ("SELPA"). Additionally, I am providing an update with
19		respect to the Company's ongoing contractual arrangements with Laidley, LLC (the
20		"Customer").

1

1 Q4. DO YOU EXPECT ANY CHANGES TO THE RELIEF REQUESTED IN THE 2 COMPANY'S APPLICATION AS A RESULT OF YOUR SUPPLEMENTAL 3 DIRECT TESTIMONY?

4 A. No, I do not. The Company has already requested the necessary findings with respect 5 to the third CCCT to be located in the SELPA Region and, in doing so, specifically 6 noted that the exact location of the CCCT would be disclosed in a supplemental filing. 7 Prior to submitting this testimony, the Company disclosed the location of the third 8 CCCT to the parties in this case on February 7, 2025, by way of an updated response 9 to a data request, NPO 1-9. The Company, in its original application, already made its 10 various requests for relief with respect to the third CCCT; here, it does not alter those 11 requests for relief but merely identifies the specific location of the third CCCT. 12 Similarly, the balance of my testimony does not involve any subject matter for which 13 the Company has sought, or that, as I understand the applicable LPSC rules and orders, 14 as explained below, requires, Commission action. Nonetheless, I discuss these matters 15 here in order to provide the Commission and the parties with updated information 16 regarding the Company's service to the Customer's project.

- 17
- 18

III. LOCATION OF THIRD GENERATION UNIT

19 Q5. YOU INDICATED THAT THE COMPANY HAS DETERIMINED THE SPECIFIC20 LOCATION OF THE THIRD CCCT?

A. Yes. At the time of the filing of my Direct Testimony, the Company was in the process
of evaluating and selecting a specific location for the third CCCT; however, that process
was not complete. The process has now been completed, and the specific location of
the third CCCT has been finalized. The third CCCT will be located on the grounds of

1		the Company's Waterford site in Killona, Louisiana ("Waterford"), which is the
2		location of the Company's existing generation resources, Waterford 1, 2, 3 and 4.
3		
4 5	Q6.	WHY DID THE COMPANY SELECT WATERFORD FOR THE LOCATION OF THE THIRD CCCT?
6	A.	The Waterford location offered significant benefits that other locations could not match.
7		First, the Company already owns the land upon which the third CCCT will be located.
8		This will result in lower costs for this project, as there will be no land acquisition costs
9		and no delay in obtaining site control for early development activities. Second, due to
10		existing transmission facilities at Waterford and in the nearby area, interconnecting the
11		third CCCT to the electrical system will be easier and less costly
12		
13 14 15 16	Q7.	DOES ELL ANTICIPATE THAT LOCATING THE THIRD CCCT AT WATERFORD WILL RESULT IN SIGNIFICANTLY DIFFERENT COSTS FOR THAT RESOURCE THAN WHAT WAS PREVIOUSLY ESTIMATED BY MR. BULPITT IN HIS DIRECT TESTIMONY?
17	А.	No, the Company does not have any reason to believe at this time that there will be any
18		material increases to the costs of the third CCCT as identified in Mr. Bulpitt's Direct
19		Testimony. In fact, as I noted earlier, locating the third CCCT at Waterford provides
20		an opportunity for savings that was not available at other locations.

1		IV. <u>CONTRACTUAL UPDATES</u>	
2 3 4	Q8.	YOU INDICATED THAT THERE WERE UPDATES REGARDING THE CONTRACTUAL ARRANGEMENTS WITH THE CUSTOMER. CAN YOU PLEASE EXPLAIN?	
5	A.	As noted in my Direct Testimony, the underlying development at issue in the	
6		Application is a megawatt ("MW") data center to be constructed in Richland	
7		Parish, Louisiana (the "Project"). Following the filing of the Application, the Customer	
8		approached the Company about increasing the load of the Project	
9			
10	Q9.	HAS THE COMPANY ANALYZED THE CUSTOMER'S REQUEST?	
11	A.	Yes. The Company has determined that it will be able to serve the Customer's	
12		additional load as well as the load of ELL's other customers without constructing any	
13		additional generation at this time. However, the increased load requested by the	
14		Customer will require the construction of additional transmission facilities (the	
15		"Additional Facilities") that are currently estimated to cost approximately	
16			
17			
18 19	Q10.	ARE THE ADDITIONAL FACILITIES GOING TO BE SYSTEM IMPROVEMENTS?	
20	A.	No.	
21			
22	Q11.	WHO WILL PAY FOR THE ADDITIONAL FACILITIES?	
23	A.	Pending agreement on all terms associated with the additional load, the expectation is	
24		that the Customer will pay for the Additional Facilities in full, with no portion of the	

1		cost associated with the Additional Facilities appearing in either the Company's retail
2		or wholesale rates.
3		
4 5	Q12.	HAVE THE COMPANY AND THE CUSTOMER REACHED AGREEMENT ON THE TERMS REQUIRED TO SERVE THE CUTOMER'S ADDITIONAL LOAD?
6	A.	No. The Company and the Customer are currently negotiating the terms of serving that
7		additional load. Furthermore, if the Company and Customer can reach acceptable
8		terms regarding service to this additional load, those terms and any final agreement
9		would be subject to necessary approvals required by both entities' corporate
10		governance policies.
11		
12 13 14	Q13.	IF THE COMPANY AND THE CUSTOMER HAVE NOT REACHED DEFINITIVE TERMS FOR SERVICE TO THE ADDITIONAL LOAD, HOW DO YOU KNOW THAT THE CUSTOMER WILL PAY FOR THE ADDITIONAL FACILITIES?
15	A.	The Company has determined that the additional facilities are not System
16		Improvements, which requires that the costs be directly assigned to the Customer,
17		consistent with the views of the Company's obligation to serve customers identified in
18		the Direct Testimonies of Ryan Jones and Joshua Thomas.
19	Q14.	IS COMMISSION APPROVAL REQUIRED FOR THE ADDITIONAL FACILITIES?
20	A.	While I am not a lawyer and I am not expressing a legal opinion, I have read LPSC
21		General Order 09-10-2024 (R-36199) (the "Transmission Siting Order"). It is my
22		understanding that the Transmission Siting Order governs when a transmission project
23		is required to be certified by the Commission. The Transmission Siting Order also

1	provides a list of instances in which Commission approval is not required. Included in
2	that list of exemptions contained in Section VIII of that Order are transmission projects
3	that will "never be reflected or recovered in retail or wholesale rates to be assessed to
4	customers of Louisiana electric utilities." As the Customer will pay for the Additional
5	Facilities in their entirety through a contribution in aid of construction —in the event
6	that agreement can be reached on the remaining terms and necessary corporate
7	approvals can be secured-the costs of the Additional Facilities will not be reflected or
8	recovered in retail or wholesale rates to be assessed to Louisiana customers. For that
9	reason, it is my understanding that, under the above quoted language from Section VIII
10	of the Transmission Siting Order, Commission approval is not required for the
11	Additional Facilities. Moreover, assuming the Electric Service Agreement ("ESA") is
12	amended to include the Customer's additional load, the Additional Facilities also would
13	appear to be exempt from certification under Section VIII(f) of the Transmission Siting
14	Order, which generally exempts facilities undertaken for the sole purpose of serving
15	specifically identified new industrial load that is subject to an executed electric service
16	agreement.

6

1 2 3	Q15.	YOU NOTED THAT THE ESA MAY NEED TO BE AMENDED AS A RESULT OF THESE NEGOTIATIONS. IF THE ESA IS AMENDED, DOES THAT REQUIRE COMMISSION APPROVAL?
4	A.	No, per my understanding. The ESA is not a Site Specific Contract such that it would
5		require Commission approval under the Tariff Filings General Order.1 Instead, it
6		implements one of ELL's Commission-approved Tariffs. Further, any amendments to
7		the ESA required as a result of these negotiations would not require changes to the
8		Corporate Sustainability Rider ("CSR"), for which ELL has previously requested
9		Commission approval.
10		
11	Q16.	DOES THIS CONCLUDE YOUR SUPPLEMENTAL DIRECT TESTIMONY?
12	A.	Yes, at this time.

¹ Commission's General Order (7/1/2019), in Docket No. R-34738, *In re: Proceeding to Establish Rules Regarding Electric Utility Tariff Filings and Related Review, Including Site Specific Rate Filings* ("Tariff Filings General Order").

AFFIDAVIT

STATE OF LOUISIANA PARISH OF JEFFERSON

NOW BEFORE ME, the undersigned authority, personally came and appeared, Laura K. Beauchamp, who after being duly sworn by me, did depose and say: That the above and foregoing is her sworn testimony in this proceeding and that she knows the contents thereof, that the same are true as stated, except as to matters and things, if any, stated on information and belief, and that as to those matters and things, she verily believes them to be true.

Laura K. Beauchamp

SWORN TO AND SUBSCRIBED BEFORE ME THIS _____ DAY OF for 2025

NOTARY PUBLIC My commission expires: Ach 2+

Bar 23770 / Notary 52176 Notary Public in and for the State of Louisiana. My Commission is for Life.

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Service List for Docket No. U-37425 Page 2 of 17

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Service List for Docket No. U-37425 Page 4 of 17

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Service List for Docket No. U-37425 Page 5 of 17

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Service List for Docket No. U-37425 Page 6 of 17

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Service List for Docket No. U-37425 Page 8 of 17

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Service List for Docket No. U-37425 Page 11 of 17

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Service List for Docket No. U-37425 Page 13 of 17

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Service List for Docket No. U-37425 Page 14 of 17

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Service List for Docket No. U-37425 Page 15 of 17

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Service List for Docket No. U-37425 Page 16 of 17

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Service List for Docket No. U-37425 Page 17 of 17