

**BEFORE THE
LOUISIANA PUBLIC SERVICE COMMISSION**

ENTERGY LOUISIANA, LLC
EX PARTE

DOCKET NO. U-37595

In re: Request for Approval of Demand Response Programs, including cost recovery

**OCCIDENTAL CHEMICAL CORPORATION'S
PETITION OF INTERVENTION**

Occidental Chemical Corporation ("OxyChem"), through undersigned counsel, respectfully petitions to intervene as a party in this proceeding pursuant to Rules 9 through 12 of the Rules of Practice and Procedure of the Louisiana Public Service Commission ("LPSC" or "Commission"), and in support thereof states:

1.

OxyChem is a New York corporation owning Louisiana industrial concerns and operations and is a large consumer of electric power in Louisiana. Therefore, OxyChem has an interest in this proceeding.

2.

Copies of all correspondence and filings with the Commission should be directed to:

Luke F. Piontek
Ross A. Dooley
J. Arthur Smith, IV
Roedel, Parsons, Blache, Fontana, Piontek & Pisano
8440 Jefferson Highway, Suite 301
Baton Rouge, LA 70809
Email: lpiontek@roedelparsons.com
jsulzer@roedelparsons.com
rdooley@roedelparsons.com
asmith@roedelparsons.com

3.

The proceeding was included in the Commission's Official Bulletin #1351, dated June 6, 2025. *See* LPSC Official Bulletin #1351, at p. 3. The notice of publication does not state an intervention period; therefore, the default period of 25 days applies, and the filing of this Petition of Intervention is timely.

4.

The outcome of this proceeding regarding Entergy Louisiana, LLC's Request for Approval of Demand Response Programs and cost recovery will directly affect OxyChem's business interests in the state of Louisiana. Therefore, OxyChem possesses standing to intervene and requests formal intervenor status in this proceeding.

5.

OxyChem asserts that no other intervenor or party will adequately protect its interests in this docket.

WHEREFORE, Occidental Chemical Corporation prays that it be granted full intervenor status herein and that it be given notice of any and all proceedings and deadlines in this matter, and for all other relief available to it under the facts and the law.

[Signatures on following page.]

Respectfully submitted:

**ROEDEL, PARSONS, BLACHE, FONTANA,
PIONTEK & PISANO**

8440 Jefferson Highway, Suite 301

Baton Rouge, LA 70809

Telephone: (225) 929-7033

Facsimile: (225) 928-4925

By: _____

Luke F. Piontek (Bar Roll #19979)

Ross A. Dooley (Bar Roll # 24284)

J. Arthur Smith, IV (Bar Roll #37310)

Counsel for Occidental Chemical Corporation

CERTIFICATE

I HEREBY CERTIFY that on this day a copy of the foregoing Occidental Chemical Corporation's Petition of Intervention has been sent to the official service list by email, through their representatives, at the following addresses:

All Commissioners	Braeden Smith Braeden.smith@la.gov
Donnie Marks donnie.marks@la.gov	Robin Pendergrass robin.pendergrass@la.gov
Harry M. Barton 639 Loyola Avenue Mail Unit L-ENT-26E New Orleans, LA 70113 hbarton@entergy.com	Lawrence J. Hand Jr. 4809 Jefferson Highway Mail Unit L-JEF-357 Jefferson LA 70121 lhand@entergy.com
Matthew Brown 639 Loyola Avenue Mail Unit L-ENT-26E New Orleans, LA 70113 Mbrow12@entergy.com	Michael Dodson 639 Loyola Avenue Mail Unit L-ENT-26E New Orleans, LA 70113 Mdodso1@entergy.com
Ryan Dumas 4809 Jefferson Highway Mail Unit L-JEF-357 Jefferson LA 70121 Rdumas2@entegy.com	

Baton Rouge, Louisiana, this 12th day of June, 2025.



Luke F. Piontek