

BEFORE THE MISSISSIPPI PUBLIC SERVICE COMMISSION

ENTERGY MISSISSIPPI, LLC IN RE: REPORT OF APPLICATION OF THE FUEL
EC-123-0082-00 ADJUSTMENT RIDER OF ENTERGY
2019-AD-24 MISSISSIPPI, INC., AS REQUIRED BY MISS.
CODE ANN. § 77-3-42

ENTERGY MISSISSIPPI, LLC'S ACTION PLAN FOR FUEL AUDIT REPORT

Pursuant to the Mississippi Public Service Commission's ("Commission") August 3, 2021 Order ("August 3 Order") regarding the recommendations of independent auditor Liberty Consulting Group ("Liberty"), Entergy Mississippi, LLC ("Entergy Mississippi", "EML" or the "Company") files this Action Plan for the Fuel Audit Report covering the period from October 1, 2019 through September 30, 2020.

Chapter VI, "Planning, Dispatch, and MISO Operations" - Recommendation #1:
Reassess the role of Independence in the supply portfolio.

EML's Action Plan: EML has and will continue to review its MISO market strategies on an annual basis. These strategies, including the Independence offer strategy, are annually reviewed (and updated as appropriate) and presented for approval by the EML Operating Committee.

Given the ever-changing energy market conditions, as highlighted by the significant changes from 2020 to 2021 and the resulting increased utilization of the Independence units by MISO, EML will continue to review the market strategy for Independence. EML will share the results of its annual market strategy review of Independence with the MPSC and MPUS when it is completed in late 2021.

Chapter VI "Planning, Dispatch, and MISO Operations" - Recommendation #2: Evaluate the historical dispatch levels of EML units relative to those of other MISO units.

EML's Action Plan: As a member of MISO, EML's generation dispatch is determined by MISO. EML follows its market-approved strategies to offer EML generators into the MISO market. To ensure EML's offer costs are appropriate, the Company follows approved processes and procedures that govern the testing, updating, and reviewing of each piece of the offer cost. The offer costs, including the processes and procedures are also subject to annual review through

the fuel audit. However, once these unit offers are made to MISO, EML follows the dispatch signals as instructed by MISO.

EML has no input or control of the dispatch of other MISO units, nor does EML have visibility to other entities actual dispatch costs, system constraints, off-system conditions, outages, or other factors that determine how MISO chooses to dispatch other generation units within the MISO footprint. At Liberty's request, EML will discuss and review the data and analysis that Liberty performed to develop this recommendation.

Additionally, EML regularly reviews the dispatch level of its generating units relative to their role and technology type, and if there is a significant disparity between MISO dispatch and facility role, then EML will review factors that could be affecting MISO dispatch, and, if needed, reach out to MISO for further investigation on the dispatch disparity.

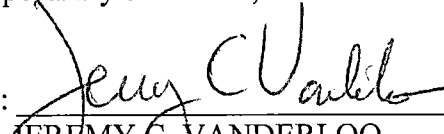
Entergy Mississippi wishes to reiterate, as it did in response to Liberty and Horne's Recommendations, that its fuel and purchased power practices and processes are reasonable and prudent and there are no facts presented in the Liberty or Horne Audit Report that support any reasonable conclusion other than that the costs charged to customers through the Company's Energy Cost Recovery Rider Schedule ECR-4 during the audit period were just and reasonable.

WHEREFORE, PREMISES CONSIDERED, Entergy Mississippi requests that this Action Plan be received and filed.

This the 2nd day of September 2021.

Respectfully submitted,

BY:



JEREMY C. VANDERLOO

VICE PRESIDENT, REGULATORY AFFAIRS

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RP 6.111 CERTIFICATE OF SERVICE

I, ALICIA S. HALL, one of the attorneys for Entergy Mississippi, LLC, hereby certify that on this day I have caused to be filed Entergy Mississippi, LLC's Action Plan for Fuel Audit Reports with:

Katherine Collier
Executive Secretary,
Mississippi Public Service Commission
efile.psc@psc.state.ms.us

and that on this day I have caused to be transmitted one copy of the same to:

Sally Doty
Executive Director
Mississippi Public Utilities Staff
sally.doty@mpus.ms.gov

Joe Green
Horne LLP
Joe.green@hornellp.com

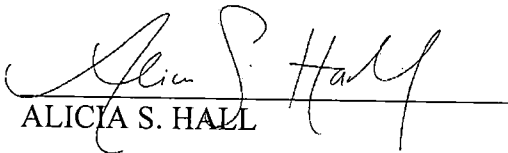
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and that, in so doing, I have complied with RP 6 of the Commission's Public Utilities Rules of Practice and Procedure.

This the 2nd day of September 2021.


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