

January 3, 2020

VIA HAND DELIVERY

Ms. Lora W. Johnson, CMC Clerk of Council City Hall, Room 1E09 1300 Perdido Street New Orleans, LA 70112

> RE: Revised Application of ENO for a Change in Electric and Gas Rate in the City of New Orleans Pursuant to Council Resolutions R-15-194 and R-17-504 and for Related Relief CNO Docket UD-18-07 Our File No.: 7717-46

Dear Ms. Johnson:

Please find enclosed the original and three copies of Air Products and Chemicals, Inc.'s Statement Regarding ENO Compliance Filing which we request you file into the record in the above-referenced matter. Please file an original and two copies into the record and return a date-stamped copy to my office in accordance with normal procedures.

Should you have any questions regarding the above, please do not hesitate to contact me. Thank you for your assistance with this matter.

Very truly yours,

C- R.T.

Carrie R. Tournillon

CRT/tp Enclosures cc: Official Service List UD-18-07 (via electronic mail)

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BEFORE THE

NEW ORLEANS CITY COUNCIL

IN RE: REVISED APPLICATION OF ENO FOR A CHANGE IN ELECTRIC AND GAS RATE IN THE CITY OF NEW ORLEANS PURSUANT TO COUNCIL RESOLUTIONS R-15-194 AND R-17-504 AND FOR RELATED RELIEF

DOCKET NO. UD-18-07 January 3, 2020

AIR PRODUCTS AND CHEMICALS, INC.'S STATEMENT REGARDING ENO COMPLIANCE FILING

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Air Products and Chemicals, Inc. ("Air Products") respectfully submits this Statement regarding the Compliance Filing of Entergy New Orleans, LLC ("ENP") that was made in the captioned docket to implement the rate changes approved by the Council of the City of New Orleans in Resolution R-19-457 ("Resolution"). Air Products intervened in the docket and extensively participated in the proceeding, conducting discovery, filing testimony, and participating in the hearing and post-hearing briefings. Air Products did not object to the Resolution.

Air Products has reviewed the Compliance Filing of ENO and believes that the <u>immediate</u> class revenue requirements and rate impacts are consistent with the intent of the Resolution. However, the filing is extremely complex and creates a lot of uncertainty as to how future Formula Rate Plan ("FRP") Rider filings will be made and the impacts on Air Products and other customer classes as a result of those filing. Thus, while Air Products is not objecting to the Compliance Filing at this time, Air Products reserves its right to raise objections on the Compliance Filing and its implementation in the future FRP Rider filings, depending on how the provisions of the Resolution and Compliance Filing are ultimately interpreted and implemented.

RESPECTFULLY SUBMITTED:

C=R.T-

Katherine W. King (#7396) Randy Young (#21958) Carrie R. Tournillon (#30093) KEAN MILLER LLP Post Office Box 3513 Baton Rouge, LA 70821 (225) 387-0999 Attorneys for Air Products and Chemicals, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been served upon the Official

Service List via electronic mail.

New Orleans, Louisiana this 3rd day January, 2020.

GR.T.

Carrie R. Tournillon