NO. R-10-484

BY: COUNCILMEMBERS HEDGE-MORRELL, GUIDRY, HEAD AND GISLESON PALMER

RESOLUTION AND ORDER APPROVING THE APPLICATION OF ENTERGY NEW ORLEANS, INC.

REQUESTING THAT PREVIOUS AMI FILINGS BE HELD IN ABEYANCE AND IT BE GRANTED

AN EXTENSION OF TIME UNTIL NOVERMBER 30, 2010 WITHIN WHICH TO RESPOND TO

ADVISORS’ SEVENTH SET OF REQUESTS FOR INFORMATION

DOCKET NO. UD-10-01

WHEREAS, pursuant to the Constitution of the State of Louisiana and the Home Rule Charter of the City

of New Orleans (“Charter”), the Council of the City of New Orleans (“Council”) is the governmental

body with the power of supervision, regulation and control over public utilities providing service within

the City of New Orleans; and

WHEREAS, pursuant to its powers of supervision, regulation and control over public utilities, the Council

is responsible for fixing and changing rates and charges of public utilities and making all necessary rules

and regulations to govern applications for the fixing and changing of rates and charges of public utilities;

and

WHEREAS, Entergy New Orleans, Inc. (“ENO” or “Company”) is a public utility providing electric

service to all of New Orleans, except the Fifteenth Ward (“Algiers”), and gas service to all of New

Orleans; and

WHEREAS, on May 20, 2010 the Council adopted Resolution R-10-234 which approved the

implementation of ENO’s Department of Energy Advanced Metering Infrastructure Pilot (“AMI Pilot”)

with the requirements and conditions set forth therein; and

WHEREAS, in approving ENO’s AMI Pilot, the Council imposed certain requirements on the Company

as recommended by our Advisors in affidavits and supporting exhibits filed in this docket, including a

series of supplemental filings to be made in accordance with those specified in Exhibit No. \_\_\_ (JAV-3);

and

WHEREAS, ENO submitted supplemental filings pursuant to Resolution R-10-234 on June 21, 2010; July

6, 2010; August 6, 2010; August 16, 2010; September 15, 2010; and September 30, 2010 (“Supplemental

Filings”); and

WHEREAS, Resolution R-10-324 approved ENO’s June 21, 2010 Supplemental Filing as modified by

our Advisors’ recommendation pertaining to the treatment of the remaining over/under account

balance at the end of the AMI Pilot and noted that the subsequent supplemental filings were still under

review by our Advisors; and

WHEREAS, our Technical Advisors have now completed their review of ENO’s Supplemental Filings

and, as a consequence, our Advisors have issued written discovery to the Company on said filings on

October 11, 2010; and

WHEREAS, on October 12, 2010 the Company filed a request in the docket that the Council hold in

abeyance consideration of its Supplemental Filings pending the Company’s submission of revised filings

and noted that several questions and issues have been raised by the Council’s Advisors in their October

11, 2010 discovery; and

WHEREAS, the Company seeks to address the questions and issues raised in the Advisors’ discovery and

feedback it received through the conduct of a second customer focus group on AMI Pilot issues in early

October by: (1) responding to the Advisors discovery requests on or before November 30, 2010, and (2)

making additional filings with the Council shortly thereafter; and

WHEREAS, on October 14, 2010 the Company filed its newly revised SmartView Enrollment

Questionnaire and Homeowner Consent Form in the docket for Council consideration and action; and

WHEREAS, the Advisors have reviewed and examined the revised SmartView Enrollment Questionnaire

and Homeowner Consent Form and find them consistent with the Council’s intent as expressed in

Resolution R-10-234 and have recommended that the Council approve said forms for ENO’s use in the

AMI Pilot; and

WHEREAS, the Council takes note that the Company’s Project Execution Plan included in its September

20, 2010 supplemental filing shows $310,000 in projected AMI Project budget amounts in excess of the

$10 million cap amount ordered by the Council for all AMI project costs in Resolution R-10-234; now

therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF NEW ORLEANS THAT:

1. ENO’s request that the previous AMI Pilot supplemental

filings not yet approved be held in abeyance pending the Company’s submission of revised filings is

hereby GRANTED. In

granting such request the Council is directing ENO to make such supplemental revised filings during the

month of December 2010.

2. ENO’s request that it be granted an extension of time until November 30, 2010 within which to

respond to the Advisors’ seventh set of requests for information is hereby GRANTED. The Council

cautions the Company that it should ensure that it provides full and complete responses to the Advisors’

discovery such that no additional follow up discovery on the Advisors’ seventh set will be required.

3. ENO’s revised filing of October 14, 2010 which included a revised SmartView Enrollment

Questionnaire and Homeowner Consent Form Customer Enrollment Form is APPROVED for use by ENO

in its AMI Pilot.

BE IT FURTHER RESOLVED BY THE COUNCIL OF THE CITY OF NEW ORLEANS THAT:

1. The Company is directed to revise its AMI Pilot budget to adhere to the total AMI Pilot project cost

cap of $10 million previously approved by the Council in Resolution R-10-234.

THE FOREGOING RESOLUTION WAS READ IN FULL, THE ROLL WAS CALLED ON THE

ADOPTION THEREOF AND RESULTED AS FOLLOWS:

YEAS: Clarkson, Fielkow, Gisleson Palmer, Guidry, Head,

Hedge-Morrell - 6

NAYS: 0

ABSENT: Johnson - 1

AND THE RESOLUTION WAS ADOPTED.