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Gregory D. PierceDirector Transmission Compliance

February 28, 2012

VIA ELECTRONIC FILING

Kimberly D. Bose, Secretary Federal Energy Regulatory Commission 888 First Street, N.E. Washington, D.C. 20426

Re: Entergy Services, Inc.; Docket No. ER05-1065-000

Report of AFC-Related Errors

Dear Secretary Bose:

Pursuant to the Federal Energy Regulatory Commission's ("Commission") April 24, 2006 Order in *Entergy Services, Inc.*, 115 FERC ¶ 61,095 (2006) ("April 24 Order"), Entergy Services, Inc., acting as agent for the Entergy Operating Companies, hereby notifies the Commission it has recently become aware of the following AFC-related error.

In the April 24 Order, the Commission conditionally accepted Entergy's proposal to establish an Independent Coordinator of Transmission ("ICT") for the Entergy System. As the Commission is aware, the Southwest Power Pool, Inc. acts as Entergy's ICT. In the April 24 Order, the Commission imposed an obligation for Entergy to "notify the Commission, the ICT and the Users Group within 15 days if Entergy discovers that it has lost data, or reported inaccurate data, or otherwise believes that it has mismanaged data." See April 24 Order at P 110. Accordingly, Entergy submits the following summary of mismanaged data.

The Entergy Operating Companies include: Entergy Arkansas, Inc., Entergy Gulf States Louisiana, LLC, Entergy Louisiana, LLC, Entergy Mississippi, Inc., Entergy New Orleans, Inc., and Entergy Texas, Inc. The Entergy Operating Companies and Entergy Services, Inc. are referred to collectively herein as "Entergy."

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NETMOM Database

On February 14, 2012, Entergy identified that the 230 KV Doc Bonin-LAFA Acadiana Mall line was showing out of service in the AFC models for the Operating and Planning Horizons. Upon further investigation, Entergy determined that the NETMOM database update on February 14, 2012 at approximately 08:30 to reflect changes at the Bonin substation contained an error. The EMS Network model was corrected for the Operating and Planning Horizons on February 14, 2012 at 15:37 by manually correcting the NETMOM database.

Modeling with this configuration may have resulted in incorrect AFC values; however, it is not technically feasible to determine the exact impact on AFCs. Additionally, Transmission Service Requests (TSRs) processed during the time the error existed could have resulted in incorrectly granting service. One TSR for NRG was denied and three TSRs for NRG were not granted full service during this time period but it cannot be determined if this was a result of this error.

In the event that further information is needed, please do not hesitate to contact the undersigned.

Respectfully submitted, /s/Gregory D. Pierce Gregory D. Pierce Director, Transmission Compliance

cc: Southwest Power Pool, Inc.
ICT Users Group
Service List; Docket No. ER05-1065-000

CERTIFICATE OF SERVICE

I hereby certify that I have this 28th day of February, 2012, served the foregoing document upon the Southwest Power Pool, Inc., the ICT Users Group, and each person designated on the official service list compiled by the Secretary in this proceeding.

/s/ Nicole A. Livaccari

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