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Entergy-ITC
Transaction Discussion
August 27, 2012
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business conditions and prospects, growth opportunities and the outlook for ITC s business, including ITC s business and the transmission industry based upon information currently available. Such statements are forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Wherever possible, ITC has identified these forward-looking statements by words such as anticipates , believes , intends , estimates , expects , projects and similar phrases. The forward-looking statements are based upon assumptions ITC management believes are reasonable. Such forward-looking statements are subject to risks and uncertainties which could cause ITC s actual results, performance and achievements to differ materially from those expressed in, or implied by, these statements, including, among other things, (a) the risks and uncertainties

disclosed in ITC s annual report on Form 10-K and ITC s quarterly reports on Form 10-Q filed with the Securities and Excha Commission (the SEC) from time to time and (b) the following transactional factors (in addition to others described elsewhord document and in subsequent filings with the SEC): (i) risks inherent in the contemplated transaction, including: (A) failure to approval by the Company s shareholders; (B) failure to obtain regulatory approvals necessary to consummate the transaction obtain regulatory approvals on favorable terms; (C) the ability to obtain the required financings; (D) delays in consummating the transaction or the failure to consummate the transactions; and (E) exceeding the expected costs of the transactions; (ii) legislatic and regulatory actions, and (iii) conditions of the capital markets during the periods covered by the forward-looking statements. Because ITC s forward-looking statements are based on estimates and assumptions that are subject to significant business, economic and competitive uncertainties, many of which are beyond ITC s control or are subject to change, actual results could materially different and any or all of ITC s forward-looking statements may turn out to be wrong. They speak only as of the data and can be affected by assumptions ITC might make or by known or unknown risks and uncertainties. Many factors mentioned document and the exhibits hereto and in ITC s annual and quarterly reports will be important in determining future results. Consequently, ITC cannot assure you that ITC s expectations or forecasts expressed in such forward-looking statements will be achieved. Actual future results may vary materially. Except as required by law, ITC undertakes no obligation to publicly updat ITC s forward-looking or other statements, whether as a result of new information, future events, or otherwise.

The transaction is subject to certain conditions precedent, including regulatory approvals, approval of ITC s shareholders and availability of financing. ITC cannot provide any assurance that the proposed transactions related thereto will be completed, no it give assurances as to the terms on which such transactions will be consummated.

This

presentation

contains

certain

statements

that

describe

ITC

Holdings

Corp.

(ITC)

management s

beliefs

concerning

future

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In this communication, and from time to time, Entergy makes certain—forward-looking statements—within the meaning of the Private Securities Litigation Reform Act of 1995. Except to the extent required by the federal securities laws, Entergy undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. Forward-looking statements involve a number of risks and uncertainties. There are factors that could cause actual results to differ materially from those expressed or implied in the forward-looking statements, including (i) those factors discussed in Entergy—s Annual Report on Form 10-K for the year ended December 31, 2011, its Quarterly Reports on Form 10-Q for the quarters ended March 31, 2012, and June 30, 2012, and Entergy—s

other reports and filings made under the Securities Exchange Act of 1934; (ii) the following transactional factors (in addition to others described elsewhere in this presentation and in subsequent securities filings) involving risks inherent in the contemplated transaction, including: (1) failure to obtain ITC shareholder approval, (2) failure of Entergy and its shareholders to recognize the expected benefits of the transaction, (3) failure to obtain regulatory approvals necessary to consummate the transaction or to obtain regulatory approvals on favorable terms, (4) the ability of Entergy, Transco and ITC to obtain the required financings, (5) delays in consummating the transaction or the failure to consummate the transaction, (6) exceeding the expected costs of the transaction, and (7) the failure to receive an IRS ruling approving the tax-free status of the transaction; (iii) legislative and regulatory actions; and (iv) conditions of the capital markets during the periods covered by the forward-looking statements. The transaction is subject to certain conditions precedent, including regulatory approvals, approval of ITC s shareholders and the availability of financing. Entergy cannot provide any assurance that the transaction or any of the proposed transactions related thereto will be completed, nor can it give assurances as to the terms on which such transactions will be consummated.

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ITC
and
Mid
South
TransCo
LLC
( TransCo )
will
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file
registration
statements
with
the
SEC
registering
shares
of
ITC
common
stock
and
TransCo
common
units
to
be
issued
to
Entergy
Corporation
(Entergy)
shareholders
in
connection
with
the
proposed
transactions. ITC will also file a proxy statement with the SEC that will be sent to the shareholders of ITC. Entergy shareholder
are urged to read the prospectus and/or information statement that will be included in the registration statements and any other
relevant
documents,
because
they
contain
important
information
about
ITC,
TransCo
and
the
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about ITC, TransCo and the proposed transactions.
The proxy statement, prospectus and/or information statement, and other
documents relating to the proposed transactions (when they are available) can be obtained free of charge from the SEC s webs
at www.sec.gov. The documents, when available, can also be obtained free of charge from Entergy upon written request
to Enterest
Entergy
Corporation,
Investor
Relations,
P.O.
Box
61000
New
Orleans,
LA
70161
or
by
calling
Entergy s
Investor
Relations
information line at 1-888-ENTERGY (368-3749), or from ITC upon written request to ITC Holdings Corp., Investor Relations
27175 Energy Way, Novi, MI 48377 or by calling 248-946-3000
This presentation is not a solicitation of a proxy from any security holder of ITC. However, Entergy, ITC and certain of their
respective directors and executive officers and certain other members of management and employees may be deemed to be
participants
in .
the
solicitation
of
proxies
from
shareholders
of
ITC
110

in connection with the proposed transaction under the rules

of

the SEC. Information about the directors and executive officers of Entergy may be found in its 2011 Annual Report on Form 1 filed with the SEC on February 28, 2012, and its definitive proxy statement relating to its 2012 Annual Meeting of Shareholder Information about the directors and executive officers of ITC may be found in its 2011 Annual Report on Form 10-K filed with SEC on February 22, 2012, and its definitive proxy statement relating to its 2012 Annual Meeting of Shareholders.

Safe Harbor Language & Legal Disclosure

Agenda

1.

Entergy-ITC Transaction Overview

Approval requirements

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Schedule

Stakeholder outreach

Anticipated timeline

MISO Transition Plan and Impacts

Review transition plan

Impacts of transition plan to Entergy Customers and stakeholders

Impacts of transition plan to current MISO stakeholders

Path Forward and Next Steps

Q & A 5

Transaction Overview 6

#### Introduction

In December 2011, Entergy Corporation and ITC Holdings Corp. (ITC) announced an agreement under which Entergy will transfer ownership and operation of its electric transmission business to ITC. The transaction is targeted to close in 2013.

Purpose of Today s Discussion:

Brief stakeholders on joint proposal to integrate transmission assets into MISO at closing of Entergy -

#### ITC transaction

Describe

how

integration

would

be

accomplished

for

the

period

of

time

between the close date of the ITC transaction and the date the

Entergy OpCos join MISO as market participants

Express our continued commitment to transparency

Entergy-ITC Overview System Peak Load 26,100 MW 28,000 MW Service Area Seven states Four states\* Total

Transmission Miles 15,000 miles 15,800 miles Service Area Square Miles

89,850

114,669

RTO

Membership

MISO/SPP

MISO market

integration

by 12/2013

\* Entergy also owns limited assets in Missouri.

Entergy

Transmission

Business

8

Entergy-ITC Transaction Overview Transaction Structure

Reverse Morris

Trust

Entergy s

transmission business merges into ITC

Prior to merger, Entergy to pursue tax free spin-off of transmission business, and ITC to effectuate a \$700 million recapitalization in the form of a share repurchase, special dividend or some combination thereof

100% stock consideration

Entergy to issue approximately \$1.775 billion of debt, to be assumed by ITC

ITC to issue approximately \$700 million of debt at holdings level ITC Shareholders Post-merge

50.1% Entergy shareholders

49.9% ITC shareholders ITC Senior Mgmt. and Board

Two new independent directors who have transmission industry knowledge and familiarity with Entergy s region

ITC s management team will remain intact for combined business, supplemented with key Entergy leadership personnel from Entergy s transmission business Headquarters

Regional headquarters remain in Jackson, MS

Corporate headquarters in Novi, MI 9

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The transaction is dependent upon the following approvals and other closing conditions:

Transaction Approvals

Authority

Requirement

Entergy Retail

Regulators

(APSC, LPSC, MPSC,

MoPSC, PUCT,

CCNO)

Approval to join an acceptable RTO

Change of control of transmission assets

Authorization to incur debt in some jurisdictions FERC

Change of control of transmission assets

Establish rate for new ITC subsidiaries

Authorization for operating company financings Hart-Scott-Rodino Act (DOJ/FTC)

Pre-merger notification to review potential antitrust and competition issues IRS Private
Letter Ruling

Ruling regarding tax
-free treatment of the Transaction
ITC Shareholders

Merger agreement

Amendment to ITC Articles of Incorporation to increase the number of authorized shares

Authorization for issuance of greater than 20% of outstanding shares

Customer and Stakeholder Benefits
Transaction ultimately benefits all constituencies
through independent model and overall best
practices

Improved reliability, reduced congestion and greater access to competitive energy marketplace

Strong credit and ability to attract cost-effective capital for needed transmission investments

Independent transmission planning and operations; aligns with public policy objectives

Maintains jobs and provides opportunities for job creation and local economic development

Commitment to communities and customers that ITC serves through corporate citizenship and community involvement 11

Schedule

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Stakeholder Outreach Process

ITC, Entergy and MISO scheduled this meeting to:

Provide an overview of the plan to migrate Entergy's transmission assets to MISO at the time of the transaction, integration strategy and expected impacts to Entergy and current MISO

transmission customers and stakeholders

Address questions and receive stakeholder feedback on any concerns

Follow-up stakeholder meeting planned for September, prior to FERC filings 13

# Anticipated Timeline

Transaction Change of Control filings in Entergy retail jurisdictions are planned

to

begin

in

the

third

quarter
2012
and
will
be
sequenced
over

subsequent weeks

MISO and ITC FERC filings by end of September 2012

Entergy ICT transition to MISO scheduled for December 1, 2012 14

Transition Plan 15

MISO Transition Plan

1

MISO s

Open

Access

Transmission,

Energy

and

Operating

Markets Tariff is referred to as the **EMT** or the Tariff. Module В of the Tariff contains provisions for Transmission Service ITC, Entergy and MISO have developed a three-phase MISO integration strategy for the Entergy footprint Proposed strategy would allow integration of the transmission assets into MISO up to six months before the Entergy OpCos join MISO as market participants, depending on the close date of the Entergy ITC transaction Transmission service will be provided under the MISO tariff, with transitional provisions provided in a new Module B-1 of the MISO Tariff

Reserve

After full MISO integration, Module B-1 will be cancelled

only, until the Entergy OpCos join MISO as Market

, for the transition period

**Participants** 

Entergy MISO Integration/ITC Transaction Entergy's current ICT agreement with SPP is replaced by ICT agreement with MISO ITC Midsouth OpCos become TOs in MISO immediately following transaction close and participate in MISO MTEP as TOs MISO assumes functional control

of transmission system and is the

Reliability Coordinator; ICT

agreement is terminated

MISO and ITC file with FERC

Attachment O templates and tariff

sheets to implement formula rates;

no rate pancaking

MISO is the Transmission Provider

under MISO Tariff with select

Entergy processes retained under

new Module B-1 for transition

period

For the transition period, MISO will

delegate select tasks to ITC via

Appendix I Agreement

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MISO replaces SPP as the

Independent Coordinator of

Transmission (ICT)

(December 2012)

ITC Midsouth OpCos

become Transmission

Owners in MISO

(upon closing)

Entergy OpCos become

Market Participants in

**MISO** 

(December 2013)

Entergy OpCos become Market

Participants in MISO

Module B-1 is cancelled

Delegation of Module B-1

functions to ITC under TOA

Appendix I terminates

MISO grants transmission service over current MISO facilities (  $\,$  MISO classic ) and the ITC  $\,$  Midsouth  $\,$  systems,  $\,$  with

\*\* 1

coordinated approach

for
evaluation
and
approval
of
Transmission
Service
Requests,
providing
one
stop
shopping
for
customers
Removal of pancaked
rates between MISO classic and ITC Midsouth transmission
systems
Systems
Participation as a full member in the MISO 2014 MTEP planning process with ITC s
bottom-up planning approach
Entergy s most recent Transmission Construction Plan will be incorporated in
Appendix A of MTEP13 as planned projects with predetermined cost allocation
All new load and generator interconnection requests and long term transmission
service requests in need of a transmission upgrade will transition to MISO tariff
procedures
Maintains
the
Entergy
Weekly
Procurement
Process
to
to be
performed
by
ITC
and
subject
to
MISO
IMM
oversight
Overeight
until
the

Entergy
OpCos
integration
into
MISO
market is
completed
General Implementation Construct
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Entergy to remain the Balancing Authority and will continue to provide ancillary services for the transition period

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Overview of Proposed Module B-1

Module B-1 is needed to provide MISO transmission service following ITC s acquisition of Entergy s transmission assets, but prior to Entergy s integration into the MISO energy and ancillary services markets

The PTP and NITS provisions of MISO s Module B include linkages to the market portion of the Tariff

Entergy OpCos will be a non-market area until December 2013

Module B also does not include certain provisions included in the Entergy tariff, such as conditional firm transmission service

Module B-1 will provide Order 888/890-compliant PTP and NITS Service over ITC

Midsouth OpCos

facilities during the Transition Period

Service will be consistent with the pro forma OATT

Module B-1 service will include reservation and scheduling of transmission service, performing necessary studies, determining service availability, changes in service specifications, designation of network loads/resources, etc.

Where possible, MISO will include references to its standard Module B provisions and definitions

#### **MISO**

will

rely

on its

standard

Tariff

provisions

for

issues

such

as

billing,

reciprocity,

dispute

resolution, force majeure, indemnification and other similar legal issues

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Overview of Proposed Module B-1 (Continued)

Module B-1 will include several Attachments addressing certain Entergy footprint specific issues, including ATC/AFC calculation, payments to parties that funded upgrades on a direct assignment basis, weekly procurement process, studies and reports

MISO will provide or procure ancillary services (AS) during the Transition Period

Schedule 1 will be provided by MISO under its Tariff

Schedule 2 through 6, as well as Generator Imbalance Service, through MISO Tariff; provided by Entergy pursuant to FERC approved schedules

Once the Transition Period ends, and the Entergy OpCos are integrated in the MISO markets, Module B-1 will be cancelled by MISO and the standard provisions of the MISO Tariff will apply

Overview of TOA Appendix I

Appendix I of the MISO Transmission Owner Agreement is a framework for membership and operation of independent transmission companies within MISO, under which independent transmission companies are delegated to perform certain functions

Transmission entity is fully independent from any market participant

Transmission entity is of sufficient size and scale to reliably assume operational rights and responsibilities

Functions may include, but are not limited to: planning, revenue distribution, tariff administration, billing

Specifics regarding operational rights, responsibilities and procedures are reflected in an Appendix I Agreement filed with, and approved by, FERC 21

Overview of Weekly Procurement Process (WPP)

WPP is intended as an optimized procurement process. It is not a centralized market for energy

The intent of the WPP is to provide Entergy and its Network Customers production cost savings through optimization of short-term (daily and/or weekly) purchases

and the	
use	
of	
existing	
resources	
for	
the	
next	
week	
subject to the transmission network s capability and system operating constraints	

MISO will be responsible for approving new network transmission service under the WPP (i.e., the designation of new Network Resources)

Generators in the MISO Classic footprint may participate in the WPP, provided they register and acquire firm PTP service to the ITC Midsouth border

Impacts of MISO Transition Plan to Entergy Customers and Other Stakeholders

MISO always develops a transition plan to integrate new transmission owners

these plans all include incremental steps

This is a phased approach to manage the transmission and market portions of the integration

Entergy Transmission Customers will need to be registered as MISO Transmission Customers

There will be zonal transmission rates within the ITC Midsouth footprint

Rates will be developed by pricing zone; expect to have four

MISO transmission rates will be applicable

Existing transmission service crossing the MISO classic and ITC Midsouth transmission systems will be migrated to eliminate double counting of reservations

Settlements will be based on the MISO Tariff with one reservation per service request 23

Impacts of MISO Transition Plan to Entergy

Customers and Other Stakeholders (Continued)

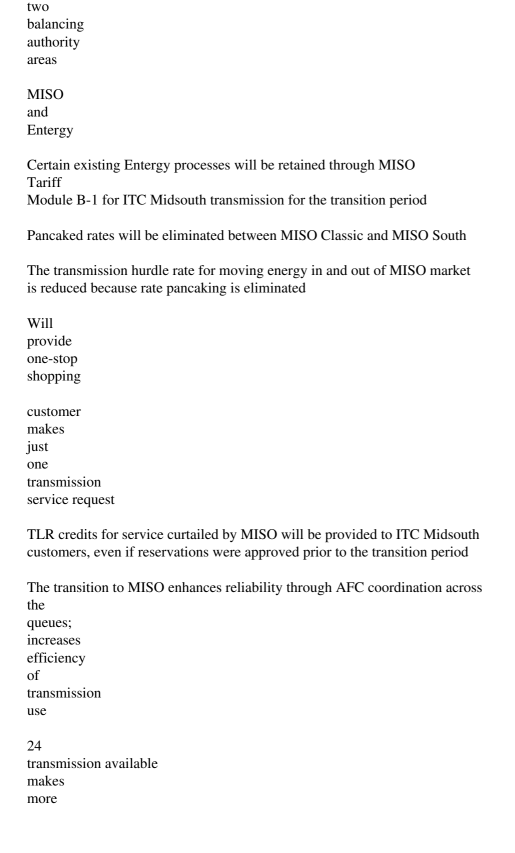
There

will

continue

to

be



Impact of MISO Transition Plan on Current MISO Stakeholders

Approach has been designed to mitigate impacts to existing MISO priorities

Existing transmission owners will share revenue from point-to-point service

Elimination of pancaked rates between MISO Classic and MISO South

The transmission hurdle rate for moving energy in and out of MISO market is reduced because rate pancaking is eliminated

Reduction in Schedule 10 charges across MISO footprint 25

Path Forward and Next Steps 26

Next Steps

Continue development of regulatory filings

MISO will file with FERC for approval of Module B-1 tariff sheets

ITC and MISO will file with FERC for approval of Attachment O templates and tariff sheets

Appendix I Agreement between ITC and MISO will be filed with FERC for approval

Complete stakeholder process

Execute coordinated regulatory filing timeline

Change of Control filings in Entergy retail jurisdictions

Anticipate FERC filings in September 27

Questions 28