

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

CHS Inc.
Federal Express Corporation
GROWMARK, Inc.
HWRT Oil Company LLC
MFA Oil Company
Southwest Airline Co.
United Airlines, Inc.
UPS Fuel Services, Inc.

Docket No. OR13-25-002

v.

Enterprise TE Products Pipeline Company, LLC

Chevron Products Company

Docket No. OR13-26-002

v.

Enterprise TE Products Pipeline Company, LLC

(consolidated)

ORDER WAIVING ANSWER PERIOD AND GRANTING LEAVE TO FILE
WORKPAPERS

(Issued July 24, 2015)

1. On July 22, 2015, Enterprise TE Products Pipeline Company, LLC (Enterprise TE) submitted an unopposed motion for leave to file workpapers of Dr. David I. Toof in the above-captioned proceedings out-of-time. Enterprise TE asserts that the workpapers support Dr. Toof's Prepared Answering Testimony filed on April 14, 2015 and Prepared Cross-Answering Testimony filed on June 15, 2015 on behalf of Enterprise TE. Enterprise TE states that it did not file these workpapers in the Commission's eLibrary system at the times the filings were due, as required by Paragraph 12 of the Order Establishing Procedural Schedule and Rules of Procedure for Hearings, issued in these proceedings on November 24, 2014.

2. Enterprise TE represents that no other participant opposes its motion and, therefore, requests that the answer period be waived. The answer period is hereby waived.¹
3. The undersigned finds: that the workpapers were previously served in a timely manner upon all participants; that granting the motion will not result in any undue prejudice to any participant; that granting the motion is needed to maintain a clear record in this case and is in the interest of justice; and that the motion is unopposed.
4. Accordingly, Enterprise TE's motion is granted and the workpapers attached to its motion are deemed submitted for filing, as requested.

Steven L. Sterner
Presiding Administrative Law Judge

¹ See 18 C.F.R. § 385.214(d)(1) (2014).