# STRAUGHN MUNICIPAL ELECTRIC UTILITY 

P.O. Box 10

Straughn, Indiana 47387
(765) 332-2828

Date: $10.28-09$

Brad Borum
Director of Electricity
IURC
101 W. Washington Street
Suite 1500 East
Indianapolis IN 46204
Dear Mr. Borum,
Enclosed is the Straughn Municipal Electric Corp. Fuel Cost Charge Report for
Consumption Month NoV. 09 , and Billing Month Fel. 10
Please return a copy to: Debbie Smith Clerk/Treasurer
PO Box 10
Straughn IN 47387
Sincerely,

Debbie Smith
Po Box 10
Straughn IN 47387
765-332-2828

## APPENDIX EC

## FUEL COST CHARGE REPORT

Non-generating Electric Utilities-Purchasing from One Supplier with Line Loss Justified

$$
\text { DATE } 10-28-09
$$

Name of Utility __STRAUGHN MUNICIPAL ELEC CORP
Consumption Month NOVEMBER 09
Billing Month


Supplier $\qquad$
2) Deduct Base Cost of Fuel

3) Difference (Negative if (2)

## (1))

$\$ .008793 \mathrm{KWH}$
4) One minus decimal fraction of Line losses for last calendar year

5) Final Fuel Cost Charge $=$ (3) Divided by (4)
$\$, 009393 \mathrm{KWH}$

This fuel cost charge factor must be approved by the Indiana Utility Regulatory Commission prior to the consumption period to which it will be applied.

Filing Number $111 \quad 09 \quad 10$

# TYPICAL NON-MUNICIPALLY OWNED ELECTRIC UTILITY APPLICATION STATE OF INDIANA <br> PUBLIC SERVICE COMMISSION OF INDIANA 

## CERTIFIED APPLICATION AND AFFADAVIT FOR CHANGES IN FUEL COST ADJUSTMENT

CAUSE NO. $\qquad$

## TO THE PUBLIC SERVICE COMMISSION OF INDIANA:

Straughn Municipal Electric Light \& Power Distribution System, hereinafter called "Applicant", respectfully represents \& shows unto this commission:

1. Applicant is a municipally-owned electric corporation organized and existing under the laws of the state of Indiana, and has its principal office at Town of Straughn, and owns, operates, and manages, and controls, among other things, equipment within the state of Indiana used for the transmission delivery and furnishing of such service to the public.
Applicant is subject to the jurisdiction of this Commission in the manner and to the extent provided by the Public Service Commission Act and other laws of the state of Indiana.
2. The name and address of Applicants attorney in this matter is Joe Bergacs, at New Castle Indiana. This said attorney is duly authorized to accept service of papers in this cause on behalf of applicant.
3. This application is filed, pursuant to provisions of the public Service Commission Act. IC 1971, 8-1-42 (b.) for the in the fuel cost adjustment charges of applicant.
4. Applicant's fuel changes for purchased electricity during the past month warrant the altered fuel cost adjustment multiplier as shown by Exhibit "A" attached hereto and made a part hereto the same as if incorporated herein,
5. Such altered fuel cost adjustment multiplier is calculated in accordance with the fuel cost adjustment clause formula preciously filed with and approved by the Commission.
6. The cost data supporting the increase or (decrease) is shown by Exhibit " $B$ " attached hereto and made a part hereof the same as if incorporated herein.
7. The books and reports of Applicant supporting such data and calculation are available for inspection and review by the Public Counselor and Commission.

Wherefore: Applicant respectfully prays that the Public Service Commission of Indiana hold a summary hearing and enter an order in this cause.
(I) authorizing and approving the increase (or decrease) in its existing fuel cost adjustment charges based upon the cost of fuel shown by said Exhibit " $A$ " hereto applicable to Applicants rate schedule which Applicant has filed with or which have been approved by the Commission.
(II) Authorizing such increase (or decrease) to be effective on all bills rendered by the Applicant for electricity subsequent to the date of the Commissions entry of such order, and
(III) Making such other and further orders in the promises as the Commission may deem appropriate and proper.
Dated this $\underline{\text { q day of Nos } 2009}$

Joe Bergacs


Attorney for Straughn Municipal Electric Corp.

## STATE OF INDIANA

## COUNTY OF HENRY

Debbie Smith being first duly sworn deposes and says she is Clerk/Treasurer of the Town of Straughn, the applicant in the above entitled cause, that as such officer of said municipal corporation she executed the forgoing application and knows the contents thereof, and that the statements therein contained are true to the best of her knowledge, information and belief.


Subscribed and sworn to
Before me, this $9^{t h}$
Day of November, 2009


My commission expires: Meg 15,2016

| Account No. | $0660-2538-01$ |
| :---: | ---: |
| Bill Prepared |  |
| On | $10 / 8 / 2009$ |
| Due Date | $11 / 9 / 2009$ |
| Rate | MUNI-U386 |




$\qquad$
*Peak Load Power Factor Computation

| KW | $\frac{230.4}{231.1} \quad=\quad 99.7 \%$ Peak Load Power Factor |
| :--- | :--- |

*Load Factor Computation

|  | 114,693 | KWH | 230.4 | $\mathrm{KW}=$ |
| :---: | :---: | :---: | :---: | :---: |
| 30 days) $\times$ | (\# hours) $\times$ | (max load) $=$ |  |  |



HENRY $\quad$ County, $\mathbb{I N}$

To: The Courier Times 201 S. 14th Street
New Castle, IN 47362
FED ID\# 61-0301090
PUBLISHERS CLAIM
LINE COUNT
Display Master (Must not exceed two actual lines, neither of which shall total more than four solid lines of the type in which the body of the advertisement is set) -- number of equivalent lines
Head -- number of lines
Body -- number of lines
Tail -- number of lines
Total number of lines in notice


COMPUTATION OF CHARGES
. 9. lines, ........ columns wide equals 7.9 equivalent lines at $\qquad$
cents per line $\qquad$
Additional charges for notices containing rule or tabular work (50 per cent
of above amount)
Charge for extra proofs of publication (\$1.00 for each proof in excess
of two)
TOTAL AMOUNT OF CLAIM
DATA FOR COMPUTING COST
Width of single column in picas. $\qquad$ Size of type....7......point.
Number of insertions.............................

Pursuant to the provisions and penalties of IC 5-11-10-1, I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same has been paid.

Date

1 also certify that the printed matter attached hereto is a true copy, of the same colunm width and type size, which was duly published in said paper ........................ times. The dates of publication being as follows:
$\qquad$

Additionally, the statement checked below is true and correct:
$\qquad$ Newspaper does not have a Web site.
X
Newspaper has a Web site and this public notice was posted on the same day as it was published in the newspaper.
$\qquad$ Newspaper has a Web site, but due to technical problem or error, public notice was posted on $\qquad$ Newpaper has a Web site but refuses to post the public notice.
$1 / 7 / 096$


NoTice Notice is hereby given thant the municipal electric utility of the Town of Straight, Indiana, known as. Straughn municipal electric utility under the pursuant to the public serif ice commission act 1 C 1972. 81142(b), has filed with the: Indiana utility regulatory commission forstsapproval. the following incremental. changes in the fuel cost adbistment charge for the billing month of Prebruat 2010, fuel cost adjustment dirge 009393 per kwh the accompanying changes in schedules of rates are based solely upon the chaises in the cost of purchased power and energy purchased ${ }^{2}$ by this utility computed in ac: cordance with the rididat utility regulatory commas: sion in cause no. $36835-53$, dated December 31, 1989 If approved this change of cate to be rendered beginning with february 2010 billing cycle ${ }^{2}$ Town of Straughn Board of Trustees Published november 3 :2009.
ATHOACOPY
OF ATYGHKSEMENT
$\square$ + $H$

