

Via Electronic Filing

February 28, 2013

Secretary of the Commission and Director of Electricity Division Indiana Utility Regulatory Commission 101 W. Washington St., Suite 1500E Indianapolis, IN 46204

RE: Annual IPL Cogeneration Filing

Under 170 IAC 1-6, the Thirty-Day Administrative Filing Procedures and Guidelines Rule, Indianapolis Power & Light Company (IPL) submits herewith for filing a revision to our Tariff No. E-16 entitled:

Rate CGS - Cogeneration and Small Power Production 18th Revised Sheet No. 122

IPL is filing this tariff revision pursuant to 170 IAC 4-4.1, the Cogeneration and Alternate Energy Production Facilities Rule. Specifically, Section 10 requires that on or before February 28 of each year a generating electric utility shall file with the Commission a standard offer for purchase of energy and capacity at rates derived from the appropriate sections of this rule.

This tariff revision supersedes the 17th Revised Sheet included with IPL's revised annual cogeneration filing made March 7, 2012 and effective April 11, 2012. The Company's standard offer and form contract for the purchase of energy and capacity from cogeneration and alternate energy production facilities operating within IPL's service territory has not been revised since the last filing.

Only the affected tariff sheet is submitted for approval in this filing. All other tariff sheets of Rate CGS and the riders for maintenance, back-up and supplementary power remain unchanged from those previously approved.

This filing also includes a mark-up of the existing tariff sheet, and supporting documentation and assumptions consistent with prior Annual IPL Cogeneration Filings. In addition, this filing contains the Determination of Average System Losses for the Twelve Months Ended December 31, 2012, a Verified Statement by IPL concerning notification of customers regarding the proposed revision of Rate CGS, a copy of such notification, and proof of publication.

If you have any questions, please feel free to contact me at 317-261-8781, at the address on the letterhead, or at Matt.Inman@aes.com.

Respectfully submitted,

Matt Inman

Senior Regulatory Analyst

Enclosures

xc: Office of the Utility Consumer Counselor 115 W. Washington St., Suite 1500 South Indianapolis, IN 46204 Indianapolis Power & Light Company

I.U.R.C. No. E-16

18th Revised No. 122 Superseding 17th Revised No. 122

One Monument Circle Indianapolis, Indiana

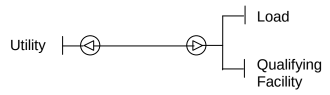
Received On: February 28, 2013 IURC 30-DAY Filing No.: 3144 Indiana Utility Regulatory Commission

RATE CGS (Continued)

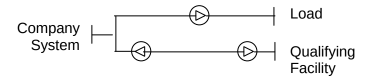
INTERCONNECTION CONDITIONS AND COSTS: (Continued)

(f) (Continued)

- (1) Where purchases are intended to be less than 1000 kilowatthours per month, and the Company and Qualifying Facility mutually agree, a single bidirectional meter may be placed between, at one side, the Company system and, on the other side, the Qualifying Facility and any load associated with it.
- (2) Where such measurement is appropriate for measurement of energy, the circuit shall include at minimum two monodirectional meters in a series arrangement between, at one side, the Company system and, on the other side, the Qualifying Facility and any load associated with it:



(3) Where such is appropriate for measurement of energy, the circuit shall include a monodirectional meter between the on-site load and the Company and, in a series arrangement, two monodirectional meters between the Qualifying Facility and the Company system:



- (4) The meter measuring purchases by the Company shall be of a design to record time periods, and shall be capable of electronically transmitting instantaneous readings.
- (5) Other metering arrangements shall be the subject of negotiations between the Company and the Qualifying Facility.

RATE FOR PURCHASE:

The rate the Company will pay each Qualifying Facility for energy and capacity purchased will be established in advance by written contract with the Company as filed and approved by the Commission and will be based on the RATE FOR PURCHASE on file from time to time with the Commission, adjusted as outlined in the remaining parts of this section. Unless otherwise agreed the RATES FOR PURCHASE shall be:

(1) Capacity \$7.42 per KW per month

(2) Energy - Peak Period 2.99¢ per KWH - Off Peak Period 2.57¢ per KWH

Second step of two step increase.

Effective:

Indianapolis Power & Light Company

I.U.R.C. No. E-16

Received On: February 28, 2013 IURC 30-DAY Filing No.: 3144

Indiana Utility Regulatory Commission

178th Revised No. 122 Superseding 167th Revised No. 122

RATE CGS (Continued)

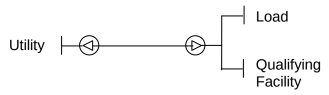
One Monument Circle

Indianapolis, Indiana

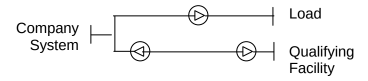
INTERCONNECTION CONDITIONS AND COSTS: (Continued)

(f) (Continued)

- (1) Where purchases are intended to be less than 1000 kilowatthours per month, and the Company and Qualifying Facility mutually agree, a single bidirectional meter may be placed between, at one side, the Company system and, on the other side, the Qualifying Facility and any load associated with it.
- (2) Where such measurement is appropriate for measurement of energy, the circuit shall include at minimum two monodirectional meters in a series arrangement between, at one side, the Company system and, on the other side, the Qualifying Facility and any load associated with it:



(3) Where such is appropriate for measurement of energy, the circuit shall include a monodirectional meter between the on-site load and the Company and, in a series arrangement, two monodirectional meters between the Qualifying Facility and the Company system:



- (4) The meter measuring purchases by the Company shall be of a design to record time periods, and shall be capable of electronically transmitting instantaneous readings.
- (5) Other metering arrangements shall be the subject of negotiations between the Company and the Qualifying Facility.

RATE FOR PURCHASE:

The rate the Company will pay each Qualifying Facility for energy and capacity purchased will be established in advance by written contract with the Company as filed and approved by the Commission and will be based on the RATE FOR PURCHASE on file from time to time with the Commission, adjusted as outlined in the remaining parts of this section. Unless otherwise agreed the RATES FOR PURCHASE shall be:

(1) Capacity \$7.307.42 per KW per month

(2) Energy - Peak Period 2.822.99¢ per KWH - Off Peak Period 2.462.57¢ per KWH

INDIANAPOLIS POWER & LIGHT COMPANY

RATES FOR PURCHASE OF CAPACITY

C	unadjusted monthly capacity payment per kW	\$ 7.42
C_a	adjusted monthly capacity payment	\$ 7.42
D	present value carrying charges \$1 investment	\$ 1.41
V	investment avoidable unit \$ per kW	\$ 780
n	expected life avoidable unit (years)	30
i_p	annual escalation rate for avoidable unit	2.5%
i_{o}	annual escalation rate O & M expense	2.5%
r	cost of capital	8.68%
O	annual O&M expense per kW avoidable unit	\$ 11.36
L	line losses	5.71%
t	year of the contract	1
f	carrying charge rate	13.38%
tu	in-service year avoidable unit	2013
tq	in-service year QF	2013
Y	year of capacity payment	2013

INDIANAPOLIS POWER & LIGHT COMPANY

CARRYING CHARGE RATE CALCULATION

r	rate of return		8.68%
A	Ad Valorum tax rate		1.14%
P	insurance rate		0.15%
d	sinking fund depreciation rate		0.78%
	$d = \frac{r}{(1+r)^n - 1}$		
T	federal and state composite income tax rate		40.525%
D	book depreciation rate		3.33%
b	marginal interest rate on debt capital		6.07%
L	debt ratio		53.09%
n	service life of the deferrable unit		30
carrying	g charge rate = $r + A + P + d + (T / (1-T)) * (r + d - D) * ((r-bL) / r)$	=	13.38%
Jany	S charge rate S	_	15.5070

INDIANAPOLIS POWER & LIGHT COMPANY

RATE OF RETURN CALCULATION December 31, 2012

Type of	Amount	Percentage of	Marginal Cost	Weighted
<u>Capital</u>	(000)	Capital Structure	of Capital	<u>Cost</u>
Long Term Debt	\$ 957,487	53.09%	6.07%	3.22%
Preferred Equity	\$ 59,784	3.31%	5.37%	0.18%
Common Equity	\$ 786,234	43.60%	12.10%	<u>5.28%</u>
	\$ 1,803,505	100.00%		<u>8.68%</u>

IPL's last general rate case was concluded with the Commission's approval of a Settlement Agreement. The Settlement Agreement was silent on the issue of rate of return. The Commission's Order approving the Settlement Agreement made no specific finding regarding the cost of common equity or its application in a book weighted or market weighted capital structure. Consequently, IPL and the OUCC have for many years utilized the rate of 12.1% for purposes of IPL's calculation of its AFUDC rate and its CGS rate.

INDIANAPOLIS POWER & LIGHT COMPANY

ESTIMATED INVESTMENT AND O&M EXPENSES

Estimated Investment Cost per kW for Avoidable Unit

Plant Capital Cost 160 MW CT

Total Capital Requirement (includes AFUDC) \$ 780 per kW

Annual O&M Expenses per kW for Avoidable Unit

Fixed \$8.00 per kW/yr\$

Variable \$ 3.36 per kW/yr

Total \$/kW/yr \$ 11.36

INDIANAPOLIS POWER & LIGHT COMPANY

AVOIDED ENERGY COST CALCULATION BASED ON MIDAS GOLD PRODUCTION RUN

		On Peak Period		_	Off Peak Period	
Avoided Cost per Midas	Per kWh	\$	0.0290	\$	0.0250	
Average System Losses for Year Ended Decemb Line losses factor 1 / (1-(losses/2))	per 31, 2012		5.714% 1.02941		5.714% 1.02941	
Avoided Cost adjusted for line losses	Per kWh	\$	0.0299	\$	0.0257	

INDIANAPOLIS POWER & LIGHT COMPANY

Determination of Average System Losses Based on Twelve Months Ended December 31, 2012

Line <u>No.</u>		KWH	Line <u>No.</u>
	Sources of Energy		
	Generation (Excludes Station Use)		
1	Steam	13,801,631,000	1
2	Nuclear	-	2
3	Hydro	-	3
4	Other	91,458,000	4
5	Total Net Generation	13,893,089,000	5
6	Purchases (Net) - Wind	619,278,000	6
7	Interchanges (Net)	377,547,000	7
8	Transmission for/by Others - Wheeling (Net)	0	8
9	Total KWH Available	14,889,914,000	9
	Disposition of Energy		
10	Billed & Unbilled Sales to Retail Customer	14,015,419,388	10
11	Sales for Resale (Wholesale)	0	11
12	Company Use (Office, Maintenance Bldgs., etc.)	23,655,188	12
13	Total KWH Accounted for	14,039,074,576	13
14	Total Energy Losses (9 less 13)	850,839,424	14
15	Average System Losses (14 Divided by 9 in %)	5.714%	15

Received On: February 28, 2013 IURC 30-DAY Filing No.: 3144

Indiana Utility Regulatory Commission

Verified Statement of Indianapolis Power & Light Company (IPL)

Concerning Notification of Customers Affected by the Revision of Rate CGS

In the Annual IPL Cogeneration Filing

Indianapolis Power & Light Company complied with the Notice Requirements under 170

IAC 1-6-6 in the following manner:

- beginning on February 26, 2013 and continuing through the filing date, the attached

notice was posted in the Customer Service Office at 2102 N. Illinois Street

- beginning on February 26, 2013 and continuing through the filing date, the same notice

was posted on IPL's website under the Pending section of the Rates, Rules and

Regulations area

- a legal notice placed in the Indianapolis Star on February 26, 2013 as evidenced by the

attached Publishers Affidavit; and

- beginning on the filing date, a copy of the Annual IPL Cogeneration filing will be

included on IPL's website under the Pending section of the Rates, Rules and Regulations

area

I affirm under penalties for perjury that the foregoing representations are true to the best

of my knowledge, information, and belief.

Dated this 28th day of February, 2013

Matt Inman

Senior Regulatory Analyst

LEGAL NOTICE

Notice is hereby given that on or about February 28, 2013, Indianapolis Power & Light Company expects to submit a revision to its Tariff No. E-16 entitled Rate CGS - Cogeneration and Small Power Production, 18th Revised Sheet No. 122 ("Rate CGS"). The revision to Rate CGS will affect any customer taking electric service under the Company's standard offer and form contract for the purchase of energy and capacity from cogeneration and alternate energy production facilities operating within IPL's service territory. IPL expects approval of the filing on or about April 3, 2013.

This notice is provided to the public pursuant to 170 IAC 1-6-6. The contact information, to which an objection should be made, is as follows:

Secretary Indiana Utility Regulatory Commission 101 W. Washington Street, Suite 1500 East Indianapolis, Indiana 46204 Telephone:(317) 232-2700

Fax: (317) 232-6758 Email: <u>info@urc.in.gov</u> Office of Utility Consumer Counselor 115 W. Washington Street, Suite 1500 South Indianapolis, Indiana 46204

Telephone: (317) 232-2484 Toll Free: 1-888-441-2494 Fax: (317) 232-5923

Email: <u>uccinfo@oucc.in.gov</u>

Dated February 26, 2013



PUBLISHER'S AFFIDAVIT

STATE OF INDIANA County of Marion,

SS:

LEGAL NOTICE

Notice is hereby given that on or about February 28, 2013, Indianapolis Power & Light Company expects to submit a revision to its Tariff No. E-16 entitled Rate CGS - Cogeneration and Small Power Production, 18th Revised Sheet No. 122 ("Rate CGS"). The revision to Rate CGS will affect any customer taking electric service under the Company's standard offer and form contract for the purchase of energy and capacity from cogeneration and alternate energy production facilities operating within IPL's service territory. IPL expects approval of the filing on or about April 3, 2013.

This notice is provided to the public pursuant to 170 IAC 1-6-6. The contact information, to which an objection should be made, is as follows:

Secretary
Indiana Utility Regulatory Commission
101 W. Washington Street, Suite 1500 East
Indianapolis, Indiana 46204
Telephone:(317) 232-2700
Fax: (317) 232-6758
Email: info@urc.in.gov
Office of Utility Consumer Counselor
115 W. Washington Street, Suite 1500 South
Indianapolis, Indiana 46204
Telephone:(317) 232-2484 Toll Free: 1-888-441-2494
Fax: (317) 232-5923
Email: uccinfo@oucc.in.gov

Dated February 26, 2013 (S - 2/26/13 - 6041270) Personally appeared before me, a notary public in and for said county and state, the undersigned Amanda K Dolph who, being duly sworn, says that she is Legal Advertising Coordinator of the Indianapolis Star newspaper of general circulation printed and published in the English Language in the City of Indianapolis in state and county afore-said, and that the printed matter attached hereto is a true copy, which was duly published in said paper for 1 time(s), the date(s) of publication as follows: 2/26/13

6041270

Subscribed and sworn to before me, this 26 day of February, 2013

My commission expires:

LOUISE M. POWELL
NOTARY PUBLIC
SEAL
STATE OF INDIANA
MY COMMISSION EXPIRES February 28, 2016