

RULEMAKING PROCEDURES & ESTIMATED TIMELINE

IURC RM #11-05

Indiana Voluntary Clean Energy Portfolio Standards Program

I. Rule Development (Pre-rulemaking)

- A. Workshop – July 8, 2011.
- B. Stakeholder Meeting with IURC Staff.
- C. Written Comments – August 15, 2011 – bkroads@urc.in.gov.
- D. “Strawman” – Draft Proposed Rule – September 15, 2011.
- E. Workshop – REVISED – October 14, 2011.
- F. Finalize Emergency/Proposed Rule – by December 2011.
- G. Fiscal Impact – by December 2011.

II. Emergency Rule

- A. Approved by IURC in Conference – December 2011.
- B. Submitted to Legislative Services Agency (LSA).
- C. Effective date – January 1, 2012.
- D. Effective until new rule is in effect.

III. Statutory Rulemaking Process

- A. Notice of Intent to Adopt a Rule – January 2012.
- B. Notice, Proposed Rule, and Fiscal Impact to State Budget Agency – January 2012 – 45 days to review.
- C. Proposed Rule approved by IURC – February 2012 – minimum 28 days after Notice of Intent.
- D. Proposed Rule and Notice of Public Hearing Published – February 2012.
- E. Public Hearing – March 2012 – minimum 21 days after publication.
- F. Comment Period – 1-2 weeks, including and after Public Hearing – March/April 2012.
- G. Final Rule approved by IURC – April 2012.
- H. Rule Packet to Attorney General – 45 days to approve – May 2012.
- I. Rule Packet to Governor’s Office – 15-30 days to approve – June 2012.
- J. Rule submitted to LSA – June 2012.
- K. Rule effective 30 days after submission to LSA – July 2012.