

**“STRAWMAN” DRAFT – VERSION 3A  
FOR PRE-RULEMAKING WORKSHOP**

**TITLE 170 INDIANA UTILITY REGULATORY COMMISSION**

**Proposed Rule**  
LSA Document #07-\_\_\_\_\_

DIGEST

Adds 170 IAC 7-8-1 through 170 IAC 7-8-14 establishing the Indiana lifeline assistance program. Effective 30 days after filing with the Publisher.

**170 IAC 7-8**

SECTION 1. 170 IAC 7-8-1 IS ADDED TO READ AS FOLLOWS:

**Rule 8. Indiana lifeline assistance program**

**170 IAC 7-8-1 Policy and scope**  
**Authority: IC 8-1-1-3; IC 8-1-36**  
**Affected: IC 8-1-36**

**Sec. 1. (a) The purpose of this rule is to establish the Indiana lifeline assistance program.**

**(b) All providers of intrastate telecommunications services in Indiana shall be subject to this rule.**

SECTION 2. 170 IAC 7-8-2 IS ADDED TO READ AS FOLLOWS:

**170 IAC 7-8-2 Definitions**  
**Authority: IC 8-1-1-3; IC 8-1-36**  
**Affected: IC 8-1-36**

**Sec. 2. The following definitions apply throughout this rule:**

**(a) “Administrator” means the entity that administers the Indiana lifeline assistance program.**

**(b) “Anniversary date” means the annual recurrence of the month and day a participant was accepted into the program.**

**(c) “Carriers subject to ILAP” means all telecommunications service providers who provide intrastate retail telecommunications service to customers in Indiana and receive revenues therefrom.**

**(d) “Commission” or “IURC” means the Indiana utility regulatory commission.**

**(e) “Communications division” means the communications division of the Indiana utility regulatory commission.**

**(f) “Consumer affairs division” means the consumer affairs division of the Indiana utility regulatory commission.**

**(g) “Eligible telecommunications carrier” or “ETC” means a local exchange carrier that is designated as an eligible telecommunications carrier by the commission under 47**

**CFR 54.201. Any duties of an ETC under ILAP may be performed by its agent.**

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(h) “FCC” means the Federal Communications Commission.

(i) “Federal lifeline program” refers to the retail local service offering:

- (1) available only to qualifying consumers (as defined in 47 CFR 54.400(a));
- (2) for which qualifying consumers pay reduced charges as a result of the application of the lifeline support amount described in 47 CFR 54.403; and
- (3) which includes the services and functionalities set forth in 47 CFR 54.101(a)(1) through 47 CFR 54.101(a)(9);

as described in 47 CFR 54.401.

(j) “ILAP” means the Indiana lifeline assistance program established by the commission under this rule.

(k) “ILAP implementation date” means the date to be set by the commission via general administrative order on which implementation of the ILAP shall begin.

(l) “Indiana net revenue” means the net intrastate retail telecommunications revenue in Indiana, which equals the intrastate retail telecommunications service billings less uncollectibles.

(m) “OUCC” means the Indiana Office of Utility Consumer Counselor.

(n) “Oversight committee” means the oversight committee established in section 14(B) of the settlement agreement approved in *In the Matter of the Investigation on the Commission’s Own Motion under Indiana Code § 8-1-2-72, into Any and All Matters Related to the Commission’s Mirroring Policy Articulated in Cause No. 40785 and the Effect of the FCC’s MAG Order on Such Policy, Access Charge Reform, Universal Service Reform, and High Cost or Universal Service Funding Mechanisms Relative to Telephone and Telecommunications Services within the State of Indiana*, Cause No. 42144, 2004 Ind. PUC LEXIS 61, \*166-169 (approved March 17, 2004).

(o) “Participant” means an eligible customer who applies for and receives assistance through the program.

(p) “Program” means the Indiana lifeline assistance program established by the commission under this rule pursuant to IC 8-1-36.

(q) “Supported services” means those services referenced in 47 CFR 54.101(a)(1) – (a)(9) that are provided through the customer’s primary line and which include, at a minimum, the following:

(1) Voice grade access to the public switched telephone network with minimum bandwidth of three hundred (300) to three thousand (3,000) hertz.

(2) Dual tone multifrequency signaling and single party service.

(3) Access to:

(A) emergency services, including access to 911 and enhanced 911 if provided by the local government having jurisdiction in the service area;

(B) operator services;

(C) local directory assistance;

(D) telephone relay services; and

(E) interexchange service.

(4) Toll limitation service (as defined in 47 C.F.R. 54.400(d)) for qualifying low income customers. Toll blocking meets this definition.

(r) “Verification due date” means:

- (1) the ILAP participant’s anniversary date or

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Comment [BKR1]: Workshop participants will check to see if just citing the federal rule is sufficient or if some or all of this language needs to remain. Concern was expressed over whether the federal cite included telephone relay services.

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(2) the annual month and day chosen by the ETC for verification of eligibility status that shall take place no more frequently than annually.

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SECTION 3. 170 IAC 7-8-3 IS ADDED TO READ AS FOLLOWS:

**170 IAC 7-8-3 Eligibility Requirements**

**Authority: IC 8-1-1-3; IC 8-1-36**

**Affected: IC 8-1-2.6-0.3**

**Sec. 3. (a) A customer is eligible for the program if:**

- (1) the customer’s household income (as defined in 47 CFR 54.400(f)) does not exceed one hundred fifty percent (150%) of the federal poverty guidelines; or**
- (2) any person in the customer’s household receives or has a child residing in the customer’s household who receives any of the following:**
  - (A) Medicaid.**
  - (B) Food stamps.**
  - (C) Supplemental Security Income.**
  - (D) Federal public housing assistance.**
  - (E) Home energy assistance under a program administered by the lieutenant governor under IC 4-4-33-1(3).**
  - (F) Assistance under the federal Temporary Assistance to Needy Families (TANF) program (45 CFR 260 et seq.).**
  - (G) Free lunches under the national school lunch program.**

**(b) A customer meeting at least one of the eligibility requirements in subsection (a) shall be eligible even if the customer receives nonbasic telecommunications services as defined in IC 8-1-2.6-0.3.**

**(c) The creditworthiness of a customer shall not be an undue barrier to eligibility in the program.**

SECTION 4. 170 IAC 7-8-4 IS ADDED TO READ AS FOLLOWS:

**170 IAC 7-8-4 Creditworthiness of participant**

**Authority: IC 8-1-1-3; IC 8-1-36**

**Affected: IC 8-1-36**

**Sec. 4. (a) This section applies to customers or applicants for residential service who are otherwise eligible for ILAP. An ETC shall comply with the creditworthiness requirements of this section regarding such customers or applicants. However, no part of this section shall apply where a customer or applicant elects toll blocking or toll limitation.**

**(b) Each ETC shall determine the creditworthiness of applicants or customers in an equitable and nondiscriminatory manner:**

- (1) without regard to the race, sex, national origin, or marital status of the applicant or customer, or the economic character of the area wherein the applicant or customer resides or operates; and**

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(2) solely upon the credit risk of the applicant or customer without regard to the collective credit reputation of the area in which the applicant or customer resides or operates.

(c) An ETC may not establish creditworthiness requirements for customers or applicants who are eligible for ILAP that are more stringent than the creditworthiness requirements used for all other residential customers.

(d) The ETC shall treat customers who have filed bankruptcy under federal law in accordance with the protective provisions of 11 U.S.C. 366.

SECTION 5. 170 IAC 7-8-5 IS ADDED TO READ AS FOLLOWS:

**170 IAC 7-8-5      Certification**  
**Authority:    IC 8-1-1-3; IC 8-1-36**  
**Affected:     IC 8-1-36**

**Sec. 5. (a) To become a participant in the program, a customer must:**

- (1) complete a certification form and**
- (2) if establishing eligibility by income pursuant to subsection 3(a)(1) of this rule, provide income documentation substantiating the customer’s household income.**

**Acceptable income documents include:**

- (A) Prior year’s state, federal, or tribal tax return.**
- (B) Current income statement from an employer.**
- (C) Paycheck stubs for 3 consecutive months within the last 12 months.**
- (D) Statement of benefits from:
  - (i) Social Security Administration**
  - (ii) Veterans Administration**
  - (iii) Retirement**
  - (iv) Pension**
  - (v) Unemployment**
  - (vi) Workers Compensation****
- (E) A divorce decree, if applicable to income.**
- (F) Child support documents.**
- (G) Other official documents.**

**(b) The certification form shall:**

- (1) be created by:
  - (A) the administrator or**
  - (B) the ETC,****
- (2) submitted for approval by the commission, and**
- (3) for purposes of program eligibility, include a self-certification statement “under penalty of perjury” by the customer regarding the customer’s program eligibility under section 3(a)(2) of this rule.**

**(c) A customer that is enrolled in the federal lifeline program shall automatically be deemed eligible for ILAP. [submit addl language]**

**Comment [BKR2]:** Workshop participants are asked to submit language that would incorporate the idea that a customer would not have to apply for ILAP separately if already enrolled in federal lifeline.

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SECTION 6. 170 IAC 7-8-6 IS ADDED TO READ AS FOLLOWS:

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**170 IAC 7-8-6**          **Verification**

**Authority:** IC 8-1-1-3; IC 8-1-36  
**Affected:** IC 8-1-36

**Sec. 6. (a) On an annual basis, a participant’s eligibility to remain in the program shall be verified by the following process:**

- (1) the ETC shall mail a verification form to the participant no later than 30 days prior to the verification due date.**
- (2) The participant shall complete and sign the verification form and return it to the ETC with supporting documentation by the verification due date.**
- (3) If the ETC does not receive the verification form and supporting documentation by the verification due date, the ETC shall notify the customer that the customer will be withdrawn from the program if the signed verification form and supporting documentation are not returned to the ETC within 30 days of the notice.**
- (4) If the customer fails to provide the signed verification form and supporting documentation within 30 days of the notice in subsection (a)(3), the customer shall be withdrawn from the program.**
- (5) If the customer provides the signed verification form and supporting documentation within 30 days of the notice in subsection (a)(3), the customer shall continue to be a participant in the program without interruption in receipt of the benefits of the program.**

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- (6) If the participant:**
  - (A) has been withdrawn from the program for failure to comply with subsection (a)(2) and**
  - (B) completes and signs the verification form and returns it to the ETC with supporting documentation, after the 30 day deadline in subsection (a)(3),****the ETC shall reinstate the participant as of the date of receipt of the form and documentation.**

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**(b) Using the verification process detailed in subsections (a)(1) through (a)(5) above, an ETC may elect to verify no more frequently than annually the continued eligibility of participants using a statistically valid sample of ILAP participants as detailed in Appendix J of the FCC’s Report and Order and Further Notice of Proposed Rulemaking (FCC 04-87) released April 29, 2004 (FR 34600, June 22, 2004).**

**SECTION 7. 170 IAC 7-8-7 IS ADDED TO READ AS FOLLOWS:**

**170 IAC 7-8-7**          **Toll limitation**

**Authority:** IC 8-1-1-3; IC 8-1-36  
**Affected:** IC 8-1-36

**Sec. 7. (a) An ETC shall offer toll limitation (as defined in 47 CFR 54.400(d)) to an eligible customer who applies for assistance under the program.**

- (b) An ETC shall not charge a participant:**
  - (1) an administrative charge or**
  - (2) any other additional amount**

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for toll limitation.

(c) An ETC may **apply toll limitation** if the participant owes an outstanding amount for toll services.

(d) Without additional cost to the participant, the ETC must remove the **toll limitation** upon payment of the outstanding amount.

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SECTION 8. 170 IAC 7-8-8 IS ADDED TO READ AS FOLLOWS:

**170 IAC 7-8-8            Disconnection**  
**Authority:    IC 8-1-1-3; IC 8-1-36**  
**Affected:     IC 8-1-36**

**Sec. 8. (a) An ETC shall not discontinue a participant’s supported services because of nonpayment by the participant of charges for other services billed by the ETC, including interexchange service.**

**(b) Upon request by an ETC, the commission may exempt the ETC from this requirement where the ETC shows that its service is provisioned in a way that make compliance technically infeasible or unduly burdensome.**

SECTION 9. 170 IAC 7-8-9 IS ADDED TO READ AS FOLLOWS:

**170 IAC 7-8-9            ILAP dispute resolution process**  
**Authority:    IC 8-1-1-3; IC 8-1-36**  
**Affected:     IC 8-1-36**

**Sec. 9. (a) The dispute resolution process of this section applies only to the Indiana lifeline assistance program.**

**(b) A customer who believes that their ILAP participation or discounts have been denied or terminated by an ETC in a manner that does not comply with the provisions of this rule may request a dispute resolution process by contacting the commission, after the customer has notified the utility of the customer’s dispute:**

- (1) in person,**
- (2) by telephone or**
- (3) in writing.**
- (c) Such disputes may be made:**
  - (1) in person,**
  - (2) by telephone,**
  - (3) in writing, or**
  - (4) by completing a form available from the communications division.**

**A dispute shall be considered filed upon receipt by the communications division.**

**(d) In requesting a dispute resolution, the customer shall state, at a minimum:**

- (1) the customer’s name,**
- (2) service address,**
- (3) telephone number, and**
- (4) the basis for which they believe ILAP eligibility or discounts have been unduly denied by the ETC,**

**Comment [BKR3]:** This section will be checked to see if the terms "customer" and "participant" are used consistently and if the term "applicant" should be added.

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as well as the customer’s supporting documentation of eligibility.

(e) Without the customer’s permission, the **ETC** shall not disconnect, remove, or restrict any service that is the subject matter of the dispute while the commission review or investigation is pending. The participant shall continue to pay all undisputed charges and shall continue to receive the ILAP discount for supported services.

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(f) After receiving a request for dispute resolution under this rule:

- (1) The ETC shall be notified by the communications division within five (5) business days that a dispute resolution process has been requested;
- (2) The dispute shall be investigated by the communications division in conjunction with the consumer affairs division;
- (3) The customer and the ETC shall be notified of the decision made on the dispute by the communications division in accordance with applicable law within thirty (30) days of the date the dispute was received by the communications division.

(g) The customer or the ETC may make a written request that a decision made pursuant to subsection (d) be reviewed informally by the communications division director or designee. Such written request shall be made within fourteen (14) days of the decision. The records of the commission relating to such review shall be kept in systematic order.

(h) Upon receiving a request for informal review of the dispute resolution, the commission shall provide an informal review within thirty (30) days. The review shall consist of not less than a prompt and thorough investigation of the dispute and shall result in a written decision to be mailed to the customer and the ETC within (30) days after its receipt of the request.

(i) The participant may make a written request that the commission investigate the disposition of the informal review. Such written request shall be made within fourteen (14) days of the notice of disposition pursuant to subsection (f). Prior to entering an order upon a commission investigation, the commission shall afford the customer and the ETC notice and an opportunity to be heard.

(j) Without the participant’s permission, the ETC shall not disconnect, remove or restrict any disputed service or discontinue ILAP participation until at least 14 days from the postmark date of the disposition pursuant to subsection (f) or the commission order upon investigation, if any.

(k) A customer who:

- (1) is not eligible for the program and
- (2) has falsely self-certified and participated in the program

shall be responsible to pay the difference between the program service rate and the otherwise applicable service rate for the length of time the customer participated in the program and was not eligible.

SECTION 10. 170 IAC 7-8-11 IS ADDED TO READ AS FOLLOWS:

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**170 IAC 7-8-10** Consumer education and outreach

Authority: IC 8-1-1-3; IC 8-1-36

Affected: IC 8-1-36

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Sec. 10. (a) An ETC shall make available the following consumer outreach materials in order to advertise the availability of the program to consumers in the following manner:

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(1) To the extent that an ETC has one or more offices that accept and process consumer payments or complaints, the ETC shall post conspicuously in each such office posters, signs, brochures or flyers that explain the program and eligibility requirements and shall make available ILAP application forms;

(2) ETCs shall provide program and eligibility information on their websites with electronic download capability for application forms;

(3) Information about the program and eligibility requirements shall be provided to the ETC’s customers during one 30-day period on an annual basis in the form of bill inserts or bill messages;

(4) Whenever an ETC provides a new customer with information regarding new telephone service and the credit information indicates the customer may be eligible for ILAP, the ETC shall also provide information about the program and eligibility requirements; upon an indication of interest by a new customer, the ETC shall provide brochures and applications to the customer;

(5) To the extent that a customer service representative discusses the parameters of payment arrangements with a consumer, they should also advise the consumer about the availability of the program. Additionally, they should also advise consumers of their rights regarding the Commission’s dispute resolution procedures available to ILAP customers, provided that those consumers enroll in ILAP ;

(6) If an ETC has an integrated voice response system in place, a forced message regarding ILAP may be used in lieu of, or in conjunction with, discussing the program and eligibility requirements with the consumer, as required in subsections (a)(4) and (5) above. In either instance, the ETC shall provide brochures and applications upon an indication of interest by the consumer.

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(7) Information regarding ILAP and the eligibility requirements shall be made available to customers on all disconnect notices.

(8) An ETC shall publicize through bi-annual newspaper advertisements and/or radio announcements the availability of the program and eligibility requirements for qualified consumers. Classified ads, legal notices or other similar types of ads shall not be deemed an acceptable method of fulfilling this requirement;

(9) Information shall be made available to participants on disconnect notices along with a brief recitation of their rights under the commission’s dispute resolution processes for ILAP consumers;

(b) The commission shall post information about the program and eligibility requirements on their website along with an explanation of the dispute resolution processes available to ILAP consumers.

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(c) The following shall also be available in the Spanish language:

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(1) Brochures,

(2) Applications, and

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(3) Other educational materials.

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(d) In addition to the mandatory outreach efforts listed in subsection (a), an ETC shall provide at least one of the following optional outreach methods to qualified consumers on an annual basis:

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- (1) Information about the program and eligibility requirements contained in a company newsletter;
  - (2) Brochure and application distributed to school system administrators regarding the eligibility of households participating in the school lunch program;
  - (3) Paid radio and/or TV advertisements;
  - (4) Public service announcements;
  - (5) Bus signage;
  - (6) Public access displays (grocery stores, libraries, churches, etc.)
  - (7) Brochures/flyers provided to community social service agencies, township trustees, and community/senior centers.
- (e) Reasonable expenses incurred by an ETC to comply with this section shall be reimbursed from the ILAP fund pursuant to section 13 of this rule.

SECTION 11, 170 IAC 7-8-12 IS ADDED TO READ AS FOLLOWS:

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**170 IAC 7-8-11 Administration**  
Authority: IC 8-1-1-3; IC 8-1-36  
Affected: IC 8-1-36

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Sec. 11. (a) At any time while the program is in effect, the commission may elect to perform the functions of the administrator itself. If the commission does not make such an election, the administrator shall be selected by the commission through a request for proposal (RFP) process acceptable to the commission, with the selection to be based upon neutrality, experience in low income program administration, professional qualifications, and the fees charged for administering the program.

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(b) The administrator shall be compensated on a monthly basis by the fund for the costs/expenses it incurs in fulfilling its responsibilities from the amounts assessed and collected for the operation of the ILAP.

(c) The administrator shall comply with the following standards of performance:

- (1) The administrator must follow written procedures as established by the commission and maintain neutrality in its implementation of the procedures and treatment of all telecommunications carriers and interested parties;
- (2) The administrator shall be independent from any telecommunications company or provider affected by the program;
- (3) The administrator may not require carrier payments to the ILAP in excess of those authorized by the commission. Any earnings realized from the monies collected from the carriers shall be used to reduce subsequent ILAP assessments.
- (4) Financial records of the administrator with regard to the operation of the ILAP, shall be made available to the commission upon request and shall be subject to an audit on an annual basis by an independent accounting firm acceptable to the Commission.
- (5) The financial records of any telecommunications carrier with regard to its funding obligations for the ILAP, as well as any ETC with regard to its reimbursement costs for lost revenues associated with reduced charges for ILAP support, as well as administration and outreach expenses incurred for the ILAP

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shall be made available to the commission upon the commission’s request. Such information shall be subject to audit as reasonably determined, expedient and necessary by the commission. Appropriate confidentiality protection will be accorded to each carrier for the submission of any competitively sensitive data. In the event a dispute arises over the claimed expenses of a telecommunications carrier, a participating party may obtain access to relevant documents pursuant to an appropriate non-disclosure agreement between such party and the carrier.

**(d) The administrator shall perform the following duties:**

- (1) Manage the daily operations and affairs of the ILAP in an efficient, fair, and competitively neutral manner;**
- (2) Calculate and collect the proper ILAP contribution assessment amount from every intrastate retail telecommunications provider operating in Indiana;**
- (3) Ensure that required contributions to the ILAP are timely received from each carrier and that such funds are promptly deposited in the ILAP fund;**
- (4) Disburse the proper ILAP support amounts ensuring that only qualified ETCs receive ILAP funds for qualified expenses;**
- (5) Perform any periodic audits of the ILAP deemed necessary by the administrator and/or the commission regarding any operations of the ILAP;**
- (6) Report not less frequently than annually to:
  - (A) the commission and**
  - (B) the OUCC****

**as to all receipts and disbursements made from the ILAP fund that it has administered;**

- (7) Notify the commission of any carriers that are in violation of any requirements to support the ILAP fund;**
- (8) Compute the anticipated annual funding requirements and administrative costs of the ILAP, including reasonable outreach expenses and account for earnings realized on monies collected from providers;**
- (9) Establish a reserve for such contingencies as late payments and uncollectibles as deemed appropriate by the commission;**
- (10) Provide any and all information necessary to support external audits of the ILAP;**
- (11) Resolve informal assessment disputes with any carrier;**
- (12) Maintain complete and thorough records of all costs directly and reasonably associated with the operation of the ILAP;**
- (13) Establish an appropriate true-up methodology for the ILAP assessment;**
- (14) Maintain and protect the confidentiality of any proprietary information reported to the commission in conjunction with the operation of the ILAP;**
- (15) Perform any other duties as required by law or as may be ordered by the commission;**
- (16) Maintain a sufficient surety bond in such amount as required by the RFP process to guarantee the faithful performance of the duties of the administrator with regard to the management and operations of the ILAP; and**
- (17) Provide any and all information to the oversight committee reasonably necessary for such committee to meet its responsibility of ensuring that the:
  - (A) processes,****

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- (B) funding levels,
- (C) size, and
- (D) administration/operation

of the ILAP remain adequate and efficient.

(e) The administrator shall report to the commission no less frequently than on an annual basis regarding all of the receipts and disbursements from the ILAP fund that it has administered, in addition to any other information that the commission deems appropriate and necessary for fund operations. This report shall show the total amount of funds collected from each telecommunications carrier, any earnings realized from monies collected from carriers, and the total funds disbursed on a monthly basis to each ETC during that calendar year. All reports shall be filed by the administrator in accordance with the commission’s current confidentiality requirements.

(f) The administrator may avail itself of any existing administrative and legal remedies to enforce the remittance obligations of all carriers subject to ILAP.

SECTION 12, 170 IAC 7-8-13 IS ADDED TO READ AS FOLLOWS:

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**170 IAC 7-8-12 Funding**

Authority: IC 8-1-1-3; IC 8-1-36  
Affected: IC 8-1-36

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Sec. 12. (a) **Scope of funding.** ILAP shall fund all costs associated with:

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- (1) Reimbursement of ETCs for lost revenues resulting from reduced charges for telecommunications services under ILAP;
- (2) ILAP administration expenses incurred by:
  - (A) the commission,
  - (B) the administrator, and
  - (C) the ETCs;

and

(3) Outreach expenses pursuant to section 11 of this rule.

(b) The funding mechanism for ILAP shall be as follows:

- (1) All carriers subject to ILAP shall contribute to the ILAP fund pursuant to the ILAP assessment described in this subsection.
- (2) ILAP assessments shall be imposed on all carriers subject to ILAP. The ILAP assessment shall be annually developed as a percentage surcharge by projecting the total amount necessary to fund the ILAP for the ensuing twelve (12) months, divided by the prior calendar year’s total Indiana net revenue. An adjustment factor shall be permitted in the surcharge calculation to account for material changes in the Indiana net revenue. The oversight committee shall determine the methodology for making such adjustments.
- (3) The assessment for each carrier subject to ILAP shall be passed through as a monthly percentage surcharge to the carrier’s end user customers who are not ILAP participants. The assessment on each end user customer’s bill shall be equal to the product of the surcharge percentage multiplied by the amount of the end user’s monthly bill for intrastate retail telecommunications services, excluding applicable taxes and other regulatory fees.

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(4) Each carrier subject to ILAP shall remit its ILAP surcharges collected each month to the administrator.

(5) ILAP assessments may be modified by the administrator upon the approval of the commission up to twice per calendar year as may be necessary in order to maintain sufficient funds required for distributions to ETCs and for payment of ILAP expenses.

(6) Each carrier subject to ILAP shall commence the issuance of end user surcharges on its customers’ bills at least sixty (60) days in advance of the ILAP implementation date, in order to establish a sufficient balance in the ILAP fund for the payment of the initial start-up costs for the administration and operation of ILAP.

(c) The initial level of reduced charges for ILAP shall be one dollar (\$1.00) per ILAP participant. This reduction will result in an additional discount of one dollar fifty cents (\$1.50) to ILAP participants when combined with the fifty percent (50%) federal matching support. The commission may modify the level of reduced charges, **after notice and hearing**, upon:

- (1) its own motion or
- (2) upon motion by:
  - (A) the oversight committee,
  - (B) the administrator, or
  - (C) the OUCC.

(d) Reasonable outreach expenses incurred by an ETC to comply with section 11 of this rule shall be paid from the ILAP fund as follows:

- (1) The ETC must submit a claim for reimbursement of reasonable outreach expenses to the administrator. The administrator may designate the form and content of a claim for reimbursement.
- (2) The claim shall include copies of the ETC’s outreach materials, including scripts used by ETC personnel or technology. At the same time the claim is submitted to the administrator, a copy of the claim and accompanying materials shall be submitted to the commission.
- (3) Outreach disbursements for expenses may be denied to an ETC if the expenses are determined by the commission to not be reasonable.

(e) The ILAP shall be evaluated by the oversight committee eighteen (18) months after the ILAP implementation date to ensure that the

- (1) processes,
- (2) funding levels,
- (3) size,
- (4) operation, and
- (5) administration

of ILAP remain adequate and sufficient. Subsequent similar reviews shall be conducted on a biennial basis by the oversight committee. Notwithstanding the foregoing, the oversight committee, or any member thereof with advance written notice to the other members of that committee, may provide at any time recommendations or any other information as to the ILAP’s operation to the commission as deemed appropriate and necessary for the efficient administration and operation of the ILAP fund.

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**“STRAWMAN” DRAFT – VERSION 3A  
FOR PRE-RULEMAKING WORKSHOP**

SECTION ~~13~~, 170 IAC 7-8-14 IS ADDED TO READ AS FOLLOWS:

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**170 IAC 7-8-~~13~~ Benefits to participants**

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Authority: IC 8-1-1-3; IC 8-1-36

Affected: IC 8-1-36

**Sec. ~~13~~, Participants shall receive reduced monthly rates for supported services.  
The amount of the reduction in monthly rates each participant shall receive shall be set and  
modified pursuant to subsection ~~12~~(c) of this rule.**

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