



Received
November 02, 2012
INDIANA UTILITY
REGULATORY COMMISSION

INDIANA UTILITY REGULATORY COMMISSION
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MEMORANDUM

TO: Chairman James D. Atterholt
Commissioners Ziegner, Landis, Mays, and Bennett

FROM: Commission Technical Divisions

DATE: November 2, 2012

RE: 30-Day Utility Articles for Conference on *Wednesday, November 7, 2012 @ 3:00 P.M.*

The following thirty-day filings have been submitted to the Commission. Each item was reviewed by the appropriate Commission Technical Divisions and all regulations were met in accordance with 170 IAC 1-6 Thirty-Day Administrative Filing Procedures and Guidelines. Therefore, the following filings listed below and attached hereto are recommended to be considered by the Commission at the next conference:

<u>Attachment Number</u>	<u>30-Day Filing No.</u>	<u>Name of Utility Company</u>	<u>Type of Request</u>	<u>Date Received</u>
1	3068	Indiana Michigan Power Co.	Contract Amendment	10/02/2012

BKB

Submitted By: Bradley K. Borum
Director, Electric Division

Filing Party: Indiana Michigan Power Company Utility

30-Day Filing ID No.: 3068

Date Filed: October 2, 2012

Filed Pursuant To: Commission Order No. 43878

Request: Approval of an amendment to a Contract for Interruptible Power between Hartford City Paper, LLC and I&M as provided in Tariff C.S. – IRP2. The original contract was approved in the Final Order in Cause No. 43878. The Amendment reflects a change from a full-year interruption program to a summer limited interruption program as well as appropriate changes to the calculation of the Interruptible Demand Credit.

Customer Impact: The Amendment continues to allow for mandatory interruptions only. Filed under seal and considered confidential is I&M’s fixed cost analysis demonstrating that all variable costs and a contribution to fixed costs are provided by the customer to I&M. No other customers are impacted by the amendment to the contract.

Tariff Pages Affected: N/A

Staff Recommendations: Petitioner filed an unredacted version with both the IURC and OUCC. This contract has been reviewed and the details of the contract falls within the confines of Tariff C.S.-IRP2 and is recommended for approval.