



DATE RECEIVED: FEBRUARY 28, 2011
IURC 30-DAY FILING NO: 2814
Indiana Utility Regulatory Commission

Brad Beagle
Sr. Rate Analyst
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February 28, 2011

Secretary of the Commission
Indiana Utility Regulatory Commission
101 W. Washington St.
Suite 1500 East
Indianapolis, IN 46204-3407

Dear Secretary:

Duke Energy Indiana, Inc. hereby submits, in accordance with 170 IAC 1-4-4.1-10, for review and approval under the Commission's thirty-day filing procedure, Standard Contract Rider No. 50 – Parallel Operation for Qualifying Facility.

Standard Contract Rider 50 shows Duke Energy Indiana's standard offer energy and capacity rates for 2011 for a qualifying facility. As per the Commission, under 170 IAC 1-6-3, Section 3-6, this filing should be made under the thirty-day filing procedure.

Attached are the working papers that show the development of the standard offer energy and capacity rates for 2011. This filing reflects the capital structure and current cost rates as of December 31, 2010. It also reflects the cost of common equity rate approved by the Commission in Cause No. 42359. The energy rate was developed utilizing a Planning and Risk (PaR) model version 5.6 simulation run that treats the one MW decrement as a dispatchable non-firm, external purchase. Thus, the marginal energy cost savings is the replacement cost for the 1 MW purchase. This cost includes fuel, fuel handling, variable O&M, effluent values and fuel auxiliary costs. We have excluded changes in generator start-up costs, which should not be impacted by a 1 MW reduction in generation.

The increase in the marginal energy cost was primarily due to changes in our fundamental forecast which includes power prices and fuel cost.

A 158.0 MW combustion turbine is used as the 2011 standard offer capacity rate. We have compared this to our next deferrable capacity addition, a 158.0 MW combustion turbine to be added in 2016.

We are filing Rider 50 and all associated work papers, including the Company's verified statement that we have provided notice to our customers as required under Section 6 of the thirty-day filing rules, electronically. We would appreciate the return of a file-stamped copy for our files.

Secretary of the Commission
February 28, 2011
Page 2

If there are any questions concerning this filing, please contact me at 317.838.2824.

Sincerely,



Bradley J. Beagle
Attachments

cc: J. R. Bailey
M. T. Birnbaum
B. P. Davey
D. L. Douglas
K. K. Freeman
S. May
D. L. Jenner
K. A. Kam
J. D. Langston
M. L. McClaine
R. A. Mc Murry
M. E. Musick
M. D. Price
A. S. Ritch
Office of Utility Consumer Counselor
Dr. B. Borum (IURC)
D. Thomas (IURC)

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Duke Energy Indiana
1000 East Main Street
Plainfield, Indiana 46168

IURC NO. 14
Tenth Revised Sheet No. 50
Cancels and Supersedes
Ninth Revised Sheet No. 50
Page No. 1 of 2

**STANDARD CONTRACT RIDER NO. 50
PARALLEL OPERATION—
FOR QUALIFYING FACILITY**

Availability

Available to any Customer contracting for parallel operation of a qualifying facility (cogeneration or small power production facility) in accordance with 170 IAC 4-4.1-1 et. seq. The qualifying facility must be located adjacent to an electric line of Company that is adequate for the service provided by such qualifying facility.

Contract

Customer shall enter into a contract in the applicable form (Exhibit A—Contract for the Purchase of Energy from Qualifying Facility or Exhibit B—Contract for the Purchase of Energy and Capacity from Qualifying Facility) before operating any generating equipment electrically connected with Company's electric system.

Rate for Purchase of Energy

Company will purchase energy from the qualifying facility of Customer in accordance with the conditions and limitations of this Rider and the applicable contract at the following rate:

For all kWh supplied per month.....\$0.031683 per kWh

Measured by suitable integrating instruments.

This rate will be adjusted by the current fuel cost charge in accordance with "Standard Contract Rider No. 60—Fuel Cost Charge."

Rate for Purchase of Capacity

Company will purchase capacity supplied from the qualifying facility of Customer in accordance with the conditions and limitations of this Rider and the applicable contract at the following rate:

Rate per kW per month of Contracted Capacity\$5.70 per kW

Customer shall receive from Company payment for such qualifying facility capacity in accordance with the following:

\$5.70 per kW x Contracted Capacity in kW x $(\frac{E}{K \times T})$ per month

- Where: E = kilowatt-hours supplied by qualifying facility during the Peak Period
- K = kilowatts of capacity the qualifying facility contracts to provide to Company
- T = number of hours in the Peak Period

Peak Period shall be defined as follows:

For the months of June through September, the Peak Period shall be Monday through Saturday 9:00 a.m. through 9:00 p.m. (Eastern Standard Time), excluding holidays defined below. For the months of October through May, the Peak Period shall be Monday through Saturday 7:00 a.m. through 9:00 p.m. (Eastern Standard Time), excluding holidays defined below.

Issued:

Effective:

Duke Energy Indiana
1000 East Main Street
Plainfield, Indiana 46168

IURC NO. 14
Tenth Revised Sheet No. 50
Cancels and Supersedes
Ninth Revised Sheet No. 50
Page No. 2 of 2

**STANDARD CONTRACT RIDER NO. 50
PARALLEL OPERATION—
FOR QUALIFYING FACILITY**

The entire twenty-four (24) hours of the following holidays will be considered as off-peak hours:

New Year's Day	Labor Day
Memorial Day	Thanksgiving Day
Independence Day	Christmas Day

Whenever any of the above holidays occur on a Sunday and the following Monday is legally observed as a holiday, the entire twenty-four (24) hours of such Monday will be considered as off-peak hours.

Whenever any of the above holidays occur on a Saturday and the preceding Friday is legally observed as a holiday, the entire twenty-four (24) hours of such Friday will be considered as off-peak hours.

Contracted Capacity shall be the amount of capacity expressed in terms of kilowatts that Customer guarantees the qualifying facility will supply to Company as provided for in the contract for such service.

Special Terms and Conditions

1. It shall be Customer's responsibility to inform Company of any changes in its electric generation capability.
2. **Customer shall comply with all applicable requirements of Standard Contract Rider No. 80 – Interconnection Service.**
3. Customer may be required to enter into a "Substation Operation and Maintenance Agreement" for setting, resetting, and adjusting the Control Equipment.
4. Customer shall agree to pay Company, in accordance with "Standard Contract Rider No. 53—Excess Facilities," for all excess facilities required by Company to provide service to such parallel operation, as determined by Company, including any additional metering equipment required for Company to purchase electric energy from the qualifying facility.
5. Customer shall agree that Company shall not be liable for any damage to, or breakdown of Customer's equipment operated in parallel with Company's electric system.
6. Customer shall agree to release, indemnify, and hold harmless Company from any and all claims for injury to persons or damage to property due to or in any way connected with the operation of Customer's said generators.
7. Company may install necessary metering to monitor the electric output of Customer's generating facility. Customer shall agree that the watt-hour and reactive-ampere-hour meters installed by Company to measure electric energy may be equipped to prevent reverse registration.
8. Supplementary, Backup, Interruptible and/or Maintenance Power, as defined in 170 IAC 4-4.1-1, will be supplied by Company only in accordance with the applicable rate schedules, this Rider, the applicable contract and the applicable Service Schedules to be filed by Company with the Commission. Such rates shall be non-discriminatory and shall be based on the costs to provide such service to Customer.
9. To the extent required by law, Company will make available wheeling service to Customer in accordance with the provisions of 170 IAC 4-4.1-6.

Issued:

Effective:

2. Cogeneration and Alternate Energy Production Facilities

The following utility has submitted a proposed tariff for the purchase of power and energy from a qualifying facility as required in Appendix A, Rules and Regulations with Respect to Cogeneration and Alternate Energy Production Facilities, (170 I.A.C. 4-4.1), Cause No. 37494. Supporting documentation has been supplied.

<u>Utility</u>	<u>Rate Schedule</u>	<u>Energy (\$/kWH)</u>	<u>Demand (\$/kW/month)</u>
Duke Energy Indiana, Inc.	Rider No. 50	0.031683	5.70

The tariff sheet affected by this filing is Sheet No. 50.

DUKE ENERGY INDIANA, INC.
2011 COGENERATION FILING
CALCULATION OF PRESENT VALUE OF CARRYING CHARGES

CCR = 11.14%

$$\text{Cumulative Present Worth Factor} = \frac{(1 + r)^n - 1}{r * (1 + r)^n} = 11.24717$$

Where:

r = 8.01%
n = 30

$$\begin{aligned} D &= \text{CCR} * \text{Cumulative Present Worth Factor} \\ &= 11.14\% \quad X \quad 11.24717 \\ &= \underline{\underline{1.25293}} \end{aligned}$$

Source: Financial Capital Structure as of 12/31/2010 per company books and records.
Long term debt rate is for 30 year first mortgage bond new issue as of 1/25/2011.
Composite Income Tax rate includes 9% Section 199 federal deduction using current year rates.

DUKE ENERGY INDIANA, INC.
2011 COGENERATION FILING
CALCULATION OF STANDARD OFFER RATE
FOR THE PURCHASE OF ENERGY

RATE FOR THE PURCHASE OF ENERGY

2011 ENERGY RATE = (\$0.030836 PER KWH)

2011 ENERGY RATE ADJUSTED FOR LOSSES

= \$0.030836 PER KWH / (1 - (0.053440042 / 2))

= \$0.031683 PER KWH

WHERE : (A) The Planning and Risk (PaR) model version 5.6 cost program performed a single run that treats the one MW decrement as a dispatchable non-firm, external purchase. Thus, the marginal energy cost savings is the replacement cost for the 1 MW purchase. This cost includes fuel, fuel handling, variable O&M, effluent values and fuel auxiliary costs. We have excluded changes in generator start-up costs, which should not be impacted by a 1 MW reduction in generation.

(B) The loss factor is 5.3440042% .

Source: Primary Metered Sales Retail Loss Factor from latest retail rate case (Cause No. 42359)

DUKE ENERGY INDIANA, INC.
2011 COGENERATION FILING
CALCULATION OF STANDARD OFFER RATE
FOR THE PURCHASE OF CAPACITY

FOR GENERIC COMBUSTION TURBINE

RATE FOR THE PURCHASE OF CAPACITY

$$C = \frac{1}{12} * [(D * V * F * ((1+lp)^{t-1})) + (O * ((1 + lo)/(1+r)) * ((1 + lo)^{t-1}))] / (1 -L/2)$$

= \$6.83 PER KW PER MONTH

$$Ca = C * (((1 + lp)/(1 + r))^{(Yi-Yc)})$$

= \$6.83 PER KW PER MONTH

WHERE : D = 1.25293

V = \$906 PER KW (2011 \$)

F = 0.065757 (Based on formula contained in 170 IAC 4-4.1-9)

lp = 2.30%

lo = 2.30%

O = \$5.43 PER KW (2011 \$)

r = 8.01%

n = 30

L = 5.3440042%

t = 1

Yi = 2011 (In service year of CT)

Yc = 2011 (Current year)

NOTE : (a) Investment cost based on a 158.0 MW hypothetical combustion turbine with a 2011 in service date.
(b) Escalation rates based on 2011 - 2030 data series study.

DUKE ENERGY INDIANA, INC.
2011 COGENERATION FILING
CALCULATION OF STANDARD OFFER RATE
FOR THE PURCHASE OF CAPACITY

FOR 2016 158.0 MW Combustion Turbine Unit

RATE FOR THE PURCHASE OF CAPACITY

$$C = \frac{1}{12} * [(D * V * F * ((1+lp)^{(t-1)})) + (O * ((1 + lo)/(1+r)) * ((1 + lo)^{(t-1)}))] / (1 -L/2)$$

= \$7.48 PER KW PER MONTH

$$Ca = C * (((1 + lp)/(1 + r))^{(Yi-Yc)})$$

= \$5.70 PER KW PER MONTH

WHERE : D = 1.25293

V = \$906 PER KW (2011 \$)

F = 0.065757 (Based on formula contained in 170 IAC 4-4.1-9)

lp = 2.30%

lo = 2.30%

O = \$5.43 PER KW (2011 \$)

r = 8.01%

n = 30

L = 5.3440042%

t = 5

Yi = 2016 (In service year of CT)

Yc = 2011 (Current year)

NOTE : (a) Investment cost based on a 158.0 MW combustion turbine with a 2016 in service date.
(b) Escalation rates based on 2011 - 2030 data series study.

DUKE ENERGY INDIANA, INC.

Calculation Of Carrying Charge
Rate For Cogeneration Facilities
With A 30 Year Life For The 2011 Filing
Based On Calendar Year 2010 Information

$$CCR = (1/(1-t)) * ((r+d) + ((T/(1-T)) * (r+d-D) * ((r-(bL+lp))/r)))$$

r:	Rate of Return	8.01%
d:	Sinking fund depreciation rate	0.88%
T:	Federal and State composite income tax rate	37.643%
D:	Book depreciation rate	3.33%
b:	Interest rate on debt capital	5.40%
L:	Debt ratio	48.77%
l:	Interest rate on preferred stock	0.00%
p:	Preferred stock ratio	0.00%
n:	Service life	30
t:	Other taxes & expense from revenues	0.000%

CCR = 11.14%

Memo:

$$\begin{aligned}
 CCR &= \left(\frac{1}{1 - 0.37643} \right) * \left(8.01 + \frac{0.88}{1 - 0.37643} + \left(\frac{37.643}{1 - 0.37643} \right) * \left(8.01 - 5.40 + \frac{0.88 - 3.33}{48.77 + 0} \right) \right) / 8.01 \\
 &= 1.00000 * (8.89 + ((0.6037) * (5.56) * (8.01 - 2.63358)) / 8.01) \\
 &= 1.00000 * (8.89 + 2.25286) \\
 &= 11.14
 \end{aligned}$$

Carrying Costs Calculation Check 11.14%

Difference 0.00%

2011 Cogeneration-Compliance Filing

A.	Marginal Energy Cost	
1.	Annual Run for 2011 with one MW decrement (mills/kWh).	30.836
<hr/>		
B.	For Next Deferrable Capacity Addition	
1.	In-Service Date	01/01/16
2.	Type of Unit	Combustion Turbine
3.	Size of Unit (MW - summer)	158.0
4.	Investment Cost per kW-summer	905.942
5. A.	Fixed O&M Expense in the first year of service (\$/kW-yr, summer)	3.165
5. B.	Variable O&M Expense in the first year of service (\$/kW-yr,	2.260
	Total Fixed & Variable O&M Expense in the first	
	year of service (\$/kW-yr, summer)	5.425
6.	Expected Life (years)	30
7.	Escalation Rates (%):	
	2011-2030 Investment	2.30
	O&M	2.30
C.	For Generic Combustion Turbine	
1.	In-Service Date	01/01/11

Note: All costs expressed in January 2011 dollars.

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~~Tenth~~^{Ninth} Revised Sheet No. 50
Cancels and Supersedes
~~Ninth~~^{Eighth} Revised Sheet No. 50
Page No. 1 of 2

**STANDARD CONTRACT RIDER NO. 50
PARALLEL OPERATION—
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Availability

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Contract

Customer shall enter into a contract in the applicable form (Exhibit A—Contract for the Purchase of Energy from Qualifying Facility or Exhibit B—Contract for the Purchase of Energy and Capacity from Qualifying Facility) before operating any generating equipment electrically connected with Company's electric system.

Rate for Purchase of Energy

Company will purchase energy from the qualifying facility of Customer in accordance with the conditions and limitations of this Rider and the applicable contract at the following rate:

For all kWh supplied per month.....\$0.03168326977
per kWh

Measured by suitable integrating instruments.

This rate will be adjusted by the current fuel cost charge in accordance with "Standard Contract Rider No. 60—Fuel Cost Charge."

Rate for Purchase of Capacity

Company will purchase capacity supplied from the qualifying facility of Customer in accordance with the conditions and limitations of this Rider and the applicable contract at the following rate:

Rate per kW per month of Contracted Capacity\$5.7054 per kW

Customer shall receive from Company payment for such qualifying facility capacity in accordance with the following:

\$5.7054 per kW x Contracted Capacity in kW x ($\frac{E}{K \times T}$) per month

- Where: E = kilowatt-hours supplied by qualifying facility during the Peak Period
- K = kilowatts of capacity the qualifying facility contracts to provide to Company
- T = number of hours in the Peak Period

Peak Period shall be defined as follows:
For the months of June through September, the Peak Period shall be Monday through Saturday 9:00 a.m. through 9:00 p.m. (Eastern Standard Time), excluding holidays defined below. For the months of October through May, the Peak Period shall be Monday through Saturday 7:00 a.m. through 9:00 p.m. (Eastern Standard Time), excluding holidays defined below.

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Page No. 2 of 2

**STANDARD CONTRACT RIDER NO. 50
PARALLEL OPERATION—
FOR QUALIFYING FACILITY**

The entire twenty-four (24) hours of the following holidays will be considered as off-peak hours:

New Year's Day	Labor Day
Memorial Day	Thanksgiving Day
Independence Day	Christmas Day

Whenever any of the above holidays occur on a Sunday and the following Monday is legally observed as a holiday, the entire twenty-four (24) hours of such Monday will be considered as off-peak hours.

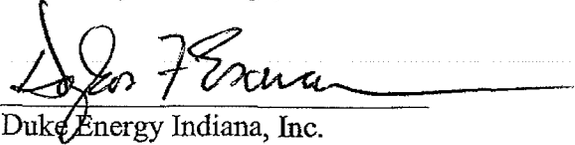
Whenever any of the above holidays occur on a Saturday and the preceding Friday is legally observed as a holiday, the entire twenty-four (24) hours of such Friday will be considered as off-peak hours.

Contracted Capacity shall be the amount of capacity expressed in terms of kilowatts that Customer guarantees the qualifying facility will supply to Company as provided for in the contract for such service.

Special Terms and Conditions

1. It shall be Customer's responsibility to inform Company of any changes in its electric generation capability.
2. **Customer shall comply with all applicable requirements of Standard Contract Rider No. 80 – Interconnection Service.**
3. Customer may be required to enter into a "Substation Operation and Maintenance Agreement" for setting, resetting, and adjusting the Control Equipment.
4. Customer shall agree to pay Company, in accordance with "Standard Contract Rider No. 53—Excess Facilities," for all excess facilities required by Company to provide service to such parallel operation, as determined by Company, including any additional metering equipment required for Company to purchase electric energy from the qualifying facility.
5. Customer shall agree that Company shall not be liable for any damage to, or breakdown of Customer's equipment operated in parallel with Company's electric system.
6. Customer shall agree to release, indemnify, and hold harmless Company from any and all claims for injury to persons or damage to property due to or in any way connected with the operation of Customer's said generators.
7. Company may install necessary metering to monitor the electric output of Customer's generating facility. Customer shall agree that the watt-hour and reactive-ampere-hour meters installed by Company to measure electric energy may be equipped to prevent reverse registration.
8. Supplementary, Backup, Interruptible and/or Maintenance Power, as defined in 170 IAC 4-4.1-1, will be supplied by Company only in accordance with the applicable rate schedules, this Rider, the applicable contract and the applicable Service Schedules to be filed by Company with the Commission. Such rates shall be non-discriminatory and shall be based on the costs to provide such service to Customer.
9. To the extent required by law, Company will make available wheeling service to Customer in accordance with the provisions of 170 IAC 4-4.1-6.

In accordance with 170 IAC 1-6 *et seq.*, I hereby verify under the penalties of perjury that all affected customers have been notified as required under section 6 of the above-referenced rule by posting the attached legal notice on Duke Energy Indiana's website as well as publishing the legal notice in the newspaper(s) of general circulation encompassing the highest number of the utility's customers affected by the filing to the best of my knowledge, information and belief.



Duke Energy Indiana, Inc.
Douglas F Esamann, President

Dated: February 28, 2011

**LEGAL NOTICE OF
DUKE ENERGY INDIANA, INC.'S
STANDARD CONTRACT RIDER NO. 50
PARALLEL OPERATION –
FOR QUALIFYING FACILITY**

DUKE ENERGY INDIANA, INC. (“Duke Energy Indiana”) hereby provides notice that on February 28, 2011, Duke Energy Indiana, in accordance with 170 IAC 4-4.1-10, will submit its Standard Contract Rider No. 50, Parallel Operation-For Qualifying Facility (“Standard Contract Rider 50”) to the Indiana Utility Regulatory Commission (“Commission”) for approval under the Commission’s thirty-day administrative filing procedures and guidelines. Standard Contract Rider 50 provides the calculation for the standard offer for the purchase of energy and capacity.

Standard Contract Rider 50 is available to all qualifying Duke Energy Indiana customers and will be deemed approved thirty-days from the date of filing, February 28, 2011, unless an objection is made. Any objections may be made by contacting the Secretary of the Commission, or Tyler Bolinger or Randy Helmen at the following addresses or phone numbers:

Indiana Utility Regulatory Commission
101 W. Washington St.
Suite 1500 East
Indianapolis, IN 46204-3407
317-232-2703

Indiana Office of Utility Consumer Counselor
PNC Center
115 W. Washington St.
Suite 1500 South
Indianapolis, IN 46204
317-232-2494.

Duke Energy Indiana, Inc.
By: Douglas F Esamann, President

**LEGAL NOTICE OF
DUKE ENERGY INDIANA,
INC.'S STANDARD
CONTRACT RIDER NO.
50 PARALLEL
OPERATION -
FOR QUALIFYING
FACILITY**

DUKE ENERGY INDIANA, INC. ("Duke Energy Indiana") hereby provides notice that on February 28, 2011, Duke Energy Indiana, in accordance with 170 IAC 4-4.1-10 will submit its Standard Contract Rider No. 50, Parallel Operation-For Qualifying Facility ("Standard Contract Rider 50") to the Indiana Utility Regulatory Commission ("Commission") for approval under the Commission's thirty-day administrative filing procedures and guidelines. Standard Contract Rider 50 provides the calculation for the standard offer for the purchase of energy and capacity.

Standard Contract Rider 50 is available to all qualifying Duke Energy Indiana customers and will be deemed approved thirty days from the date of filing, February 28, 2011, unless an objection is made. Any objections may be made by contacting the Secretary of the Commission, or Tyler Bollinger or Randy Helmer at the Indiana Office of Utility Consumer Counselor at the following addresses or phone numbers:

Indiana Utility Regulatory Commission
PNC Center
101 W. Washington St.
Suite 1500 East
Indianapolis, IN 46204
317-232-2703

Indiana Office of Utility Consumer Counselor
PNC Center
115 W. Washington St.
Suite 1500 South
Indianapolis, IN 46204
317-232-2494

Duke Energy Indiana, Inc.
By: Douglas F Esamann,
President
(NL - 2/24/11 - 577748)

Personally appeared before me, a notary public in and for said county and state, the undersigned **Kerry Dodson** who, being duly sworn, says that SHE is clerk of the NOBLESVILLE STAR newspaper of general circulation printed and published in the English language in the city of NOBLESVILLE in state and county aforesaid, and that the printed matter attached hereto is a true copy, which was duly published in said paper for 1 time(s), between the dates of: **02/24/2011 and 02/24/2011**

Kerry Dodson Clerk
Title

Subscribed and sworn to before me on **02/24/2011**

Louise M. Powell Notary Public

My commission expires: _____

