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October 31, 2025

Via Electronic Transmission

Ms. Dana Kosco (dakosco@urc.in.gov)
Secretary of the Commission
Indiana Utility Regulatory Commission
PNC Center
101 West Washington Street, Suite 1500E
Indianapolis, Indiana 46204

RE: AES Indiana's 2025 Integrated Resource Plan (IRP)

Dear Ms. Kosco:

Attached for submission by Indianapolis Power & Light Company d/b/a AES Indiana (AES Indiana), in accordance with 170 IAC 4-7 (IRP rules), is an electronic copy of AES Indiana's 2025 Integrated Resource Plan (IRP). AES Indiana's IRP reflects the assessment of supply- and demand-side resources to cost effectively meet AES Indiana's customers' electric service needs. AES Indiana will provide hard copies to the Commission upon request. AES Indiana is providing the technical appendix containing supporting documentation required by 170 IAC 4-7-2(c)(2). AES is also providing the nontechnical IRP summary as required by 170 IAC 4-7-2(c)(3).

AES Indiana is concurrently filing a petition and supporting affidavit requesting that the confidential, proprietary, competitively sensitive, and/or trade secret information be protected from disclosure pursuant to 170 IAC 4-7-2.1(a). AES Indiana has or will provide access to the confidential electronic data files to the parties that have executed a non-disclosure agreement.

By copy of this letter, AES Indiana is providing to the Commission the information required by 170 IAC 4-7-2(d). Specifically, AES Indiana considers the following entities to be interested parties:

Indiana Office of Utility Consumer Counselor
Citizens Action Coalition of Indiana, Inc.
Earth Justice

City of Indianapolis
Sierra Club
Hoosier Environmental Council
Reliable Energy
Solar United Neighbors
Advanced Energy United
Vote Solar
Rolls-Royce Corporation
The Kroger Co.
AES Indiana Industrial Group
Walmart Inc.

By copy of this letter, which AES Indiana is serving via email, AES Indiana notifies the above interested parties that it has submitted an IRP to the Commission that is generally described above. The Commission invites the interested parties to submit written comments on AES Indiana's IRP. 170 IAC 4-7-2.2 provides for a ninety (90) day time period, or longer as determined by the Commission, to submit written comments.

With this letter, AES Indiana is serving one electronic copy of the documents submitted under 170 IAC 4-7-2(c), including a copy of its non-redacted IRP, to the Indiana Office of the Utility Consumer Counselor (OUCC) pursuant to the Standard Form Non-Disclosure Agreement entered into by AES Indiana and the OUCC. AES Indiana will also provide the OUCC with a hard copy of the public IRP upon request.

AES Indiana is also posting a public version of its IRP on its company website and informing the stakeholders that participated in the stakeholder meetings. The direct link is: <https://www.aesindiana.com/integrated-resource-plan>.

Thank you for your attention to this matter. If you have any questions, please give me a call.

Sincerely,

Taft Stettinius & Hollister LLP



Mark R. Alson

cc: Brad Borum (w/ encl.)
Abby Gray and Carol Sparks Drake (w/ encl.)
Jennifer A. Washburn and Reagan Kurtz (w/ encl.)
Sameer Doshi (w/ encl.)
Anne E. Becker and Tabitha L. Balzer (w/ encl.)

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Tony Mendoza, Devi Glick, and Lucy Metz (w/ encl.)
Tim Maloney (w/ encl.)
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Will Kenworthy (w/ encl.)
Nikki G. Shoultz, Kristina Kern Wheeler, and Gregory Loyd (w/ encl.)
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Barry A. Naum and Steven W. Lee (w/ encl.)
Chad Rogers (w/o encl.)