



INDIANA UTILITY REGULATORY COMMISSION  
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May 14, 2012

Eric P. Shields  
Policy Director  
Indiana Economic Development Corporation  
One North Capitol, Suite 700  
Indianapolis, IN 46204

**Re: LSA Document #12-97; Commission RM #11-05**

Dear Mr. Shields:

Pursuant to IC 4-22-2-28, the Indiana Utility Regulatory Commission ("Commission") received the comments of the Indiana Economic Development Corporation ("IEDC") regarding the rule proposed by the Commission in LSA Document #12-97. The proposed rule amends 170 IAC 1-6-1 through 170 IAC 1-6-3 to allow a clean energy resource to request approval of an alternative equation under the Commission's thirty-day administrative filing rule. The proposed rule also adds 170 IAC 17.1 to establish the Indiana Voluntary Clean Energy Portfolio Standard Program, superseding the emergency rule currently in place. The IEDC's comments were received on Wednesday, May 9, 2012, which is more than seven (7) days prior to the Public Hearing scheduled in this matter for Thursday, May 17, 2012 at 10:00 a.m. EDT.

The Commission understands that the IEDC has no objection to the economic impact associated with this proposed rule. In addition, the IEDC recognized that no new costs will be imposed upon small businesses under this rule and that small clean energy small businesses may be positively impacted by being better-positioned to sell energy or clean energy credits to utilities.

Thank you for your review and consideration of this matter.

Sincerely,

A handwritten signature in cursive script that reads "Beth Krogel Roads".

Beth Krogel Roads  
Assistant General Counsel