

FILED
October 2, 2020
**INDIANA UTILITY
REGULATORY COMMISSION**

STATE of INDIANA



INDIANA UTILITY REGULATORY COMMISSION
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**PETITION OF SOUTHERN INDIANA GAS AND)
ELECTRIC COMPANY D/B/A VECTREN)
ENERGY DELIVERY OF INDIANA, INC. FOR)
APPROVAL OF A TARIFF RATE FOR THE) CAUSE NO. 45378
PROCUREMENT OF EXCESS DISTRIBUTED)
GENERATION PURSUANT TO IND. CODE § 8-)
1-40 ET SEQ.)**

You are hereby notified that on this date the Indiana Utility Regulatory Commission (“Commission”) has caused the following entry to be made:

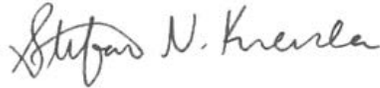
On September 17, 2020, the Indiana Office of Consumer Counselor, the Indiana Distributed Energy Alliance, Joint Intervenors, Solarize Indiana, Inc., and Performance Services, Inc. (collectively, “Joint Movants”) filed *Joint Movants’ Motion for Summary Judgment and Brief in Support of Motion*. Subsequently, Southern Indiana Gas and Electric Company d/b/a Vectren Energy Delivery of Indiana, Inc., a CenterPoint Energy Company (“Vectren South”), filed a response to the motion for summary judgment on September 22, 2020, and a designation of evidence supporting Vectren South’s response. Joint Movants filed a reply to Vectren South’s response on September 29, 2020.

While the foregoing filings related to summary judgment were being made, Joint Movants on September 22, 2020, filed *Joint Motion to Continue Previously Scheduled Evidentiary Hearing on the Merits* (“Motion to Continue”) wherein Joint Movants moved to continue the evidentiary hearing scheduled to begin in this Cause on October 6, 2020. After a docket entry was issued on September 25, 2020, shortening the time within which to respond to the Motion to Continue and any reply to such response, on September 28, 2020, Vectren South filed *Petitioner’s Opposition to Motion to Continue Hearing*, and on September 30, 2020, Joint Movants filed *Joint Movants’ Reply to Vectren South’s Response to Motion to Continue Evidentiary Hearing*.

The evidentiary hearing in this proceeding is scheduled to begin on October 6, 2020. With the recent filings related to summary judgment under review, the Presiding Officers find the scheduled evidentiary hearing should be converted to a WebEx attorneys’ conference to commence at 9:30 a.m. on Tuesday, October 6, 2020, with the evidentiary hearing continued to a date to be established during the attorneys’ conference; consequently, the Motion to Continue is GRANTED insofar as the evidentiary hearing will not commence on October 6, 2020, and will be rescheduled following the WebEx attorneys’ conference. In preparation for the attorneys’

conference the parties should be prepared to identify what witnesses will be necessary for the evidentiary hearing, how much cross-examination is anticipated for each witness, the extent to which the parties anticipate stipulating to the admission of prefiled testimony and exhibits in lieu of all witnesses participating in the evidentiary hearing, the revised evidentiary hearing date, and a revised schedule for post hearing filings and submissions, including proposed Orders and supporting briefs. The request to be prepared to discuss the foregoing should not be construed as a determination at this juncture upon the pending motion for summary judgment. Rather, the Presiding Officers desire to not wait to establish a revised procedural schedule and related matters so all parties may plan accordingly in the event the ruling upon summary judgment is not dispositive of all issues.

IT IS SO ORDERED.



Stefanie N. Krevda, Commissioner



David L. Ober, Commissioner



Carol Sparks Drake, Senior Administrative Law Judge

Date: October 2, 2020