STATE OF INDIANA

INDIANA UTILITY REGULATORY COMMISSION

FILED JOINT APPLICATION OF INDIANA GAS May 8, 2017 COMPANY, INC. D/B/A VECTREN ENERGY DELIVERY OF INDIANA, INC. ("VECTREN INDIANA UTILITY NORTH") AND SOUTHERN INDIANA GAS AND **REGULATORY COMMISSION** ELECTRIC COMPANY D/B/A VECTREN ENERGY DELIVERY OF INDIANA, INC. ("VECTREN SOUTH") FOR CERTIFICATES OF PUBLIC **CAUSE NO. 44894** CONVENIENCE AND NECESSITY AUTHORIZING THEM TO RENDER NATURAL GAS SERVICE TO THE PUBLIC IN CERTAIN AREAS OF ADAMS, ALLEN, BARTHOLOMEW, BLACKFORD, BOONE, BROWN, CLARK, CLINTON, DECATUR, DELAWARE, FAYETTE, FLOYD, FOUNTAIN, GIBSON, GRANT, HAMILTON, HANCOCK, HENDRICKS, HENRY, HOWARD, HUNTINGTON, JEFFERSON, JOHNSON, KNOX, LAWRENCE, MADISON, MIAMI, MONROE, MONTGOMERY, MORGAN, OWEN, PARKE, POSEY, PUTNAM, RANDOLPH, RUSH, SHELBY, SPENCER, SWITZERLAND, TIPPECANOE, TIPTON, VERMILLION, VIGO, WARREN, WAYNE, WELLS AND WHITE COUNTIES

SUBMISSION OF CORRECTED PETITIONER'S EXHIBIT NO. 1 TO THE TESTIMONY AND ATTACHMENTS OF STEVEN A. HOOVER

Petitioners Indiana Gas Company, Inc. d/b/a Vectren Energy Delivery of Indiana, Inc. and Southern Indiana Gas and Electric Company d/b/a Vectren Energy Delivery of Indiana, Inc. collectively "Joint Applicants", by counsel, respectfully submits to the Indiana Utility Regulatory Commission corrections to Petitioner's Exhibit No. 1, the Direct Testimony and Attachments of Steven A. Hoover to address the mistaken inclusion of a farm tap customer in Randolph County as part of Joint Applicants' case. Joint Applicants discovered during discussions with Ohio Valley Gas (OVG) that this farm tap customer is now being served by

OVG. This changes the number of farm tap customers Vectren North is serving in Randolph County from 31 to 30. Changing this number impacts some of the customer totals and attachments within Petitioner's Exhibit No. 1. The corrections include a corrected page 8 to

customers identified in the Service Area Study from 588 to 587, and changing the total number

Petitioner's Exhibit No. 1, the Direct Testimony of Steven A. Hoover, changing the number of

of farm tap customers from 145 to 144. It also includes a corrected page 9 to Mr, Hoover's

Direct Testimony, changing the total number of customers served in an uncertificated area from

520 to 519, and a corrected page 10 changing the number of farm tap customers in Randolph

County from 31 to 30. Corrections to the attachments include a corrected page 31 to Attachment

SAH-2 removing the dotted location for the mistaken farm tap customer, and a corrected page 2

to Attachment SAH-11, removing the address of the mistaken farm tap customer from the list of

addresses where Vectren North is seeking limited franchise authority. Exhibit A is a redline

copy of page 8, 9, and 10 to Steven Hoover's Direct Testimony, as well as a redline copy to page

2 of Attachment SAH-11. Exhibit B is a corrected copy of pages 8, 9, and 10 of Steven

Hoover's Direct Testimony, and a corrected copy of page 31 of Attachment SAH-2 and page 2 to

Attachment SAH-11. Joint Applicants will substitute a clean version of the corrected exhibit and

attachments in the Reporter's copy of its exhibits and attachments to be offered at the evidentiary

hearing in this Cause in lieu of the filed versions.

Respectfully submitted,

Robert E. Heidorn, Atty. No. 14264-49

P. Jason Stephenson, Atty. No. 21839-49 Goldie T. Bockstruck, Atty. No. 33914-82 Vectren Corporation One Vectren Square Evansville, IN 47708 Telephone: (812) 491-4056

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Email: jstephenson@vectren.com
Email: gbockstruck@vectren.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing copy was served via electronic mail transmission or by depositing a copy thereof in the United States mail, first class postage prepaid, addressed to:

Scott Franson
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Clayton C. Miller Bamberger, Foreman, Oswald & Hahn, LLP 201 N. Illinois Street, Suite 1225 Indianapolis, IN 46204 cmiller@bamberger.com

This 8th day of May 2017.

Goldie T. Bockstruck

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Q. Describe the results of Vectren North's and Vectren South's Service Area Studies.

4 Vectren North identified 588587 customers that (1) were not within certificated A. 5 territories as shown in its geographical information system (GIS) and (2) are outside 6 the boundaries of a municipality. The geographical location of these services is 7 illustrated in Petitioner's Exhibit No.1, Attachments SAH-2. The county, township, 8 range, and section information where the services are located is contained in 9 Petitioner's Exhibit No.1, Attachments SAH-5. 144 of the services are "farm 10 taps," that is the customers are served directly from interstate transmission pipelines 11 such as Panhandle Eastern Pipeline and Texas Gas Transmission. Vectren North's 12 customer service lines are essentially connected directly to the interstate pipeline 13 rather than to a Vectren North owned transmission or distribution pipelines and the 14 gas to serve these customers comes directly from the interstate pipeline. These 15 farm tap connections often occur because a pipeline gives a rural landowner, often a 16 farmer, access to pipeline gas services in return for the granting of pipeline 17 easements across a property owner's rural property. In many cases, the interstate 18 pipeline companies turned these farm tap customers over to Vectren North's 19 predecessor companies decades ago or in limited cases additional farm taps and 20 services may have been added to these farm tap lines by the same predecessor 21 companies. The remaining 443 customers are served from Vectren-owned 22 distribution or transmission pipelines.

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Vectren South identified one customer not within its certificated area. The geographical location of this service in Posey County, Range 14W, Township 4S, Section 13 is illustrated in <u>Petitioner's Exhibit No.1</u>, Attachment SAH-3 and listed in Petitioner's Exhibit No.1, Attachment SAH-7.

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Q. Are there any changes to the service territories requested in this proceeding from those identified in the Vectren North detailed study report?

31 A. Yes. First, Vectren North has already obtained a necessity certificate to serve areas 32 in Delaware County that were identified in the study report. The Commission 33 granted Vectren North that certificate on October 19, 2016 in Cause No. 44812. This

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reduced the number of customers served by Vectren North in un-certificated areas by 69.

Second, we identified a Supplemental Order in Cause No. 42954 dated June 14, 2006 pertaining to Vigo County that cancelled the originally granted certificate for Vigo County, Riley Twp. Sections 32 and 33 in T11 N, R8W and Vigo County, Pierson Twp. Section 4 in T10N, R8W. We identified an additional six Vectren North customer locations that were served prior to the issuance of the Supplemental Order and are currently served in these sections. Vectren North seeks to address that situation in this proceeding. We also removed two meter locations in White County and three customer locations in Hamilton County. The White County meters are part of Vectren North's Wolcott storage field and are not used to furnish or sell gas directly to any consumers. The customer locations in Hamilton County are located within the corporate limits of a municipality and are not applicable to this proceeding. Based on these changes, the total number of customers served in un-certificated areas now totals—520519.

Additionally, during our records verification process, we were unable to locate a Necessity Certificate for certain areas of Clark County that we have been serving since the 1960's. We currently serve 1,392 customers in that area. Our internal maps indicate this area is Vectren North's territory, and it is also recognized as our territory on the Indiana Energy Association Natural Gas Service Territories map. While Vectren North may have received authority to serve this area many years ago, since we are unable to locate a corresponding Necessity Certificate, we seek clarification of our authority to serve in the area (the "Clarification Area").

We are also requesting a Necessity Certificate to clarify our service to certain areas of Vigo, Wayne and Parke Counties, specifically the territory that was acquired as a result of the merger between Indiana Gas Company, Terre Haute Gas Corporation and Richmond Gas Corporation. The Commission approved the merger in IURC Cause No. 38918 in 1990, but did not specifically identify the territory affected by the merger. Vectren North has been unable to locate Commission Orders issued prior to the 1990 merger authorizing service to these specific areas. Vectren North is

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currently serving 3,280 customers in the areas as a result of the Order in Cause No. 38918. In order to gain clarity to its service territory, Vectren North is seeking a Necessity Certificate in certain areas of Vigo, Wayne and Park Counties as part of the Clarification Area.

IV. CUSTOMERS IN OTHER LDC SERVICE AREAS

Α.

Q. Are some of these Vectren North Correction Area customers in the certificated area of other Indiana Local Distribution Companies (LDCs)?

Yes. There are 18 customers served by Vectren pipelines located in Vigo County that are in the service area of Ohio Valley Gas ("OVG"). Six of these customers are the same customer locations referenced above that were subject to the Supplemental Order in Cause No. 42954 that cancelled the originally granted necessity certificate to serve these customers. Vectren North's service to the area goes back to the 1990's, predating the Commission's 2006 Supplemental Order. Vectren and OVG are discussing a resolution regarding these 18 customers. There are also 31–30 farm tap customers served from the Panhandle Eastern interstate pipeline in Randolph County that are in the service area of Ohio Valley Gas ("OVG") and 56 served by the Panhandle Eastern interstate pipeline in Adams, Allen, and Wells County in the service area of Northern Indiana Public Service Company ("NIPSCO"). There is also 1 farm tap customer served in Owen County in the service territory of Community Natural Gas (CNG).

Q. Has Vectren North contacted OVG, NIPSCO, and CNG and regarding these customers?

27 A. Yes. Vectren North reached out to representatives from OVG, NIPSCO and CNG to discuss this situation. NIPSCO indicated an interest in serving the customers in Adams, Allen, and Wells Counties. OVG confirmed for us that it does not have a supply contract with Panhandle Eastern and indicated that they do not object to our continued service of the farm tap customers in Randolph County, but were still considering their position regarding the 18 residential customers in Vigo County. CNG indicated that they do not object to our continued service to the farm tap

Petitioner's Exhibit No. 1 Attachment SAH-11

Madison	Jackson	R6E-T19N-sec 3	8181 W 8TH STREET RD ANDERSON IN 46011
Owen	Jackson	R4W-T11N-Sec 5	10740 COUNTY ROAD 600 W POLAND IN 47868
Parke	Union	R6W-T15N-sec 12	11512 E US HIGHWAY 36 ROCKVILLE IN 47872
Parke	Union	R6W-T15N-sec 4	520 N 875 E ROCKVILLE IN 47872
Parke	Union	R6W-T15N-sec 6	578 N STATE ROAD 59 ROCKVILLE IN 47872
Parke	Union	R6W-T15N-sec 6	642 STATE RD 59 ROCKVILLE IN 47872
Parke	Union	R6W-T15N-sec 6	1361 N SEIP RD ROCKVILLE IN 47872
Parke	Penn	R8W-T16N-sec 27	2042 10 O'CLOCK RD ROCKVILLE IN 47872
Parke	Reserve	R8W-T16N-sec 29	2234 N 450 W MONTEZUMA IN 47862
Putnam	Jackson	R3W-T16N-sec 24	8308 E 1100 N ROACHDALE IN 46172
Putnam	Clinton	R5W-T15N-sec 9	6843 W US HIGHWAY 36 GREENCASTLE IN 46135
Randolph	White River	R14E-T20N-Sec 29	1526 S BASE RD WINCHESTER IN 47394
Randolph	White River	R14E-T20N-Sec 32	233 W 100 S WINCHESTER IN 47394
Randolph	White River	R14E-T19N-Sec 5	2507 S BLOOMINGSPORT RD WINCHESTER IN 47394
Randolph	Washington	R14E-T19N-Sec 18	1108 W 500 S WINCHESTER IN 47394
Randolph	Washington	R14E-T19N-Sec 19	5847 S 200 W WINCHESTER IN 47394
Randolph	Washington	R14E-T19N-Sec 28	6531 S BASE RD LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 29	411 W 650 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	6277 S 200 W LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	1541 W 600 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	1429 W 600 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	1639 W 600 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 33	7162 S 100 E LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 33	443 E 700 S LYNN IN 47355
Randolph	Greensfork	R14E-T19N-Sec 36	3222 E 800 S LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	8261 S 350 E LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	E 350 LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	3089 E 800 S LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	3237 E 800 S LYNN IN 47355
Randolph	Greensfork	R15E-T18N-Sec 6	8779 S BOUNDARY PIKE RD LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 21	5226 E 900 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 28	5783 E 900 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 28	5301 E 900 S LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	9301 S ARBA PIKE LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	9652 S ARBA PIKE LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	9425 S ARBA PIKE LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	6942 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	6678 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 35	7311 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 35	10166 S ST RD 227 LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 25	8342 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 36	8664 E 1100 S LYNN IN 47355
Vigo	Riley	R8W-T11N-sec 8	6265 TANGLEWOOD RD TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 8	6275 TANGLEWOOD RD TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 8	6156 BIRCH RD TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 8	6381 TANGLEWOOD RD TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5950 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5456 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	9895 S SINGHURST ST TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5700 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5944 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	9890 S SINGHURST ST TERRE HAUTE IN 47802
Vigo	Pierson	R8W-T10N-sec 5	6075 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Pierson	R8W-T10N-sec 5	5927 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Pierson	R8W-T10N-sec 5	10001 S SINGHURST ST TERRE HAUTE IN 47802

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Q. Describe the results of Vectren North's and Vectren South's Service Area Studies.

Vectren North identified 587 customers that (1) were not within certificated territories as shown in its geographical information system (GIS) and (2) are outside the boundaries of a municipality. The geographical location of these services is illustrated in Petitioner's Exhibit No.1, Attachments SAH-2. The county, township, range, and section information where the services are located is contained in Petitioner's Exhibit No.1, Attachments SAH-5. 144 of the services are "farm taps," that is the customers are served directly from interstate transmission pipelines such as Panhandle Eastern Pipeline and Texas Gas Transmission. Vectren North's customer service lines are essentially connected directly to the interstate pipeline rather than to a Vectren North owned transmission or distribution pipelines and the gas to serve these customers comes directly from the interstate pipeline. These farm tap connections often occur because a pipeline gives a rural landowner, often a farmer, access to pipeline gas services in return for the granting of pipeline easements across a property owner's rural property. In many cases, the interstate pipeline companies turned these farm tap customers over to Vectren North's predecessor companies decades ago or in limited cases additional farm taps and services may have been added to these farm tap lines by the same predecessor companies. The remaining 443 customers are served from Vectren-owned distribution or transmission pipelines.

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Petitioner's Exhibit No. 1 Cause No. 44894 Vectren North and Vectren South Page 9 of 19

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Additionally, during our records verification process, we were unable to locate a Necessity Certificate for certain areas of Clark County that we have been serving since the 1960's. We currently serve 1,392 customers in that area. Our internal maps indicate this area is Vectren North's territory, and it is also recognized as our territory on the Indiana Energy Association Natural Gas Service Territories map. While Vectren North may have received authority to serve this area many years ago, since we are unable to locate a corresponding Necessity Certificate, we seek clarification of our authority to serve in the area (the "Clarification Area").

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Legend

Vectren Franchise Area

Limited Franchise Area



PLOT BY: rlivers

PLOT DATE: 5/3/2017 8:48:14 AM

0 5,000,000 20,000 30,000 40,000 Feet

DESCRIPTION: Randolph County



Madison	Jackson	R6E-T19N-sec 3	8181 W 8TH STREET RD ANDERSON IN 46011
Owen	Jackson	R4W-T11N-Sec 5	10740 COUNTY ROAD 600 W POLAND IN 47868
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Parke	Union	R6W-T15N-sec 6	578 N STATE ROAD 59 ROCKVILLE IN 47872
Parke	Union	R6W-T15N-sec 6	642 STATE RD 59 ROCKVILLE IN 47872
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Randolph	White River	R14E-T20N-Sec 32	233 W 100 S WINCHESTER IN 47394
Randolph	White River	R14E-T19N-Sec 5	2507 S BLOOMINGSPORT RD WINCHESTER IN 47394
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Randolph	Washington	R14E-T19N-Sec 29	411 W 650 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	6277 S 200 W LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	1541 W 600 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	1429 W 600 S LYNN IN 47355
Randolph	Washington	R14E-T19N-Sec 30	1639 W 600 S LYNN IN 47355
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Randolph	Greensfork	R14E-T18N-Sec 1	8261 S 350 E LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	E 350 LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	3089 E 800 S LYNN IN 47355
Randolph	Greensfork	R14E-T18N-Sec 1	3237 E 800 S LYNN IN 47355
Randolph	Greensfork	R15E-T18N-Sec 6	8779 S BOUNDARY PIKE RD LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 21	5226 E 900 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 28	5783 E 900 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 28	5301 E 900 S LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	9301 S ARBA PIKE LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	9652 S ARBA PIKE LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	9425 S ARBA PIKE LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	6942 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W, T16N-Sec 27	6678 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 35	7311 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 35	10166 S ST RD 227 LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 25	8342 E 1000 S LYNN IN 47355
Randolph	Greensfork	R1W-T16N-Sec 36	8664 E 1100 S LYNN IN 47355
Vigo	Riley	R8W-T11N-sec 8	6265 TANGLEWOOD RD TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 8	6275 TANGLEWOOD RD TERRE HAUTE IN 47802
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Vigo	Riley	R8W-T11N-sec 8	6381 TANGLEWOOD RD TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5950 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5456 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	9895 S SINGHURST ST TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5700 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	5944 E HARLAN DR TERRE HAUTE IN 47802
Vigo	Riley	R8W-T11N-sec 32	9890 S SINGHURST ST TERRE HAUTE IN 47802
Vigo	Pierson	R8W-T10N-sec 5	6075 E HARLAN DR TERRE HAUTE IN 47802
* 'DO			
Vigo	Pierson	R8W-T10N-sec 5	5927 E HARLAN DR TERRE HAUTE IN 47802