

STATE OF INDIANA

INDIANA UTILITY REGULATORY COMMISSION

VERIFIED PETITION OF NORTHERN INDIANA PUBLIC)
SERVICE COMPANY LLC FOR (1) ISSUANCE OF A)
CERTIFICATE OF PUBLIC CONVENIENCE AND)
NECESSITY (“CPCN”) PURSUANT TO IND. CODE CH. 8-1-)
8.5 TO CONSTRUCT AN APPROXIMATELY 400)
MEGAWATT NATURAL GAS COMBUSTION TURBINE)
(“CT”) PEAKING PLANT (“CT PROJECT”); (2) APPROVAL)
OF THE CT PROJECT AS A CLEAN ENERGY PROJECT)
AND AUTHORIZATION FOR FINANCIAL INCENTIVES)
INCLUDING TIMELY COST RECOVERY THROUGH)
CONSTRUCTION WORK IN PROGRESS RATEMAKING)
UNDER IND. CODE CH. 8-1-8.8; (3) AUTHORITY TO) CAUSE NO. 45947
RECOVER COSTS INCURRED IN CONNECTION WITH)
THE CT PROJECT; (4) APPROVAL OF THE BEST)
ESTIMATE OF COSTS OF CONSTRUCTION ASSOCIATED)
WITH THE CT PROJECT; (5) AUTHORITY TO)
IMPLEMENT A GENERATION COST TRACKER)
MECHANISM (“GCT MECHANISM”); (6) APPROVAL OF)
CHANGES TO NIPSCO'S ELECTRIC SERVICE TARIFF)
RELATING TO THE PROPOSED GCT MECHANISM; (7))
APPROVAL OF SPECIFIC RATEMAKING AND)
ACCOUNTING TREATMENT FOR THE CT PROJECT;)
AND (8) ONGOING REVIEW OF THE CT PROJECT, ALL)
PURSUANT TO IND. CODE CH. 8-1-8.5 AND 8-1-8.8, AND)
IND. CODE §§ 8-1-2-0.6 AND 8-1-2-23.)

STIPULATION OF EVIDENCE BETWEEN CAC AND NIPSCO

Citizens Action Coalition (“CAC”) respectfully submits the following Stipulations of Evidence in Lieu of Cross-Examination of Northern Indiana Public Service Company’s (“NIPSCO”) witnesses in the above-referenced Cause to the Indiana Utility Regulatory Commission, which are labeled as follows:

1. Joint NIPSCO-CAC Exhibit 1 (Witness Becker), consisting of NIPSCO’s Public Responses to CAC Data Requests 2-1 and 14-4.
2. Joint NIPSCO-CAC Exhibit 2 (Witness Walter), consisting of NIPSCO’s Public Responses to CAC Data Requests 1-15, 1-19, 1-20, 3-10, 5-5, 5-6, 11-1, and 17-2,

as well as CAC Request 1-015 Attachment A and CAC Request 1-020 Attachment A.

3. Joint NIPSCO-CAC Exhibit 3 (Witness Warren), consisting of NIPSCO's Public Responses to CAC Data Requests 6-1, 14-1, 16-6, 17-5, 18-2, 19-1, 19-2, 26-1, 26-2, 26-4, 26-7, 26-8, and 29-2, as well as CAC Request 26-002 Attachment A.
4. Joint NIPSCO-CAC Exhibit 4 (Witness Baacke), consisting of NIPSCO's Public Responses to CAC Data Requests 1-4, 3-7, 4-2, 4-4, 8-1, 17-6, 22-3, and 25-1; NIPSCO's Responses to OUCC Data Requests 2-9, 2-11, 2-26, and 2-27; and CAC Request 1-004 Attachment C.
5. Joint NIPSCO-CAC Exhibit 5 (Witness Stanley), consisting of NIPSCO's Public Responses to CAC Data Requests 1-21, 1-22, 3-1, 3-2, 3-3, 5-17, 11-2, 21-1, 22-4, and 22-5.
6. Joint NIPSCO-CAC Exhibit 6 (Witness Augustine), consisting of NIPSCO's Public Responses to CAC Data Requests 1-11, 1-12, 1-13, 1-14, 3-14, 3-15, 3-19, 5-2, 5-4, 6-5, 7-1, 10-1, 10-2, 10-3, 17-1, 20-1, 23-1, 24-1, 25-2, 28-1, and 32-1.
7. Joint NIPSCO-CAC Exhibit 7 (Witness Blissmer), consisting of NIPSCO's Public Responses to CAC Data Requests 17-8 and 17-10.
8. Joint NIPSCO-CAC Exhibit 8 (Witness Holcomb), consisting of NIPSCO's Public Responses to CAC Data Requests 21-2 and 22-1.

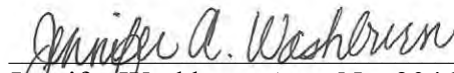
CAC is separately submitting the following confidential stipulations, under seal, with the Commission:

1. Joint NIPSCO-CAC Exhibit 2-C (Witness Walter), consisting of CAC Request 1-019 Highly Confidential Attachment A-S.
2. Joint NIPSCO-CAC Exhibit 3-C (Witness Warren), consisting of NIPSCO's CAC Request 6-001 Highly Confidential Attachment A, CAC Request 14-001 Confidential Attachment A, CAC Request 17-005 Confidential Attachment A, CAC Request 19-001 Highly Confidential Attachment A, CAC Request 19-002 Highly Confidential Attachment A, Confidential Response to CAC Data Request 26-1, Confidential Response to CAC Data Request 26-2, and CAC Request 26-007 Confidential Attachment A.
3. Joint NIPSCO-CAC Exhibit 4-C (Witness Baacke), consisting of NIPSCO's CAC Request 1-004 Highly Confidential Attachment A, CAC Request 1-004 Highly Confidential Attachment B, CAC Request 1-004 Highly Confidential Attachment D, CAC Request 1-004 Highly Confidential Attachment E, CAC Request 4-002

Confidential Attachment A, CAC Request 8-001 Highly Confidential Attachment A, CAC Request 17-006 Highly Confidential Attachment A, OUCC Request 2-009 Confidential Attachment A, OUCC Request 2-011 Confidential Attachment A, OUCC Request 2-026 Confidential Attachment A, and OUCC Request 2-027 Confidential Attachment A, as well as Highly Confidential Response to CAC Request 8-001.

4. Joint NIPSCO-CAC Exhibit 5-C (Witness Stanley), consisting of CAC Request 1-021 Confidential Attachment A, CAC Request 1-022 Confidential Attachment A, CAC Request 3-001 Confidential Attachment A, and CAC Request 5-017 Confidential Attachment A, CAC Request 22-005 Highly Confidential Attachment A, as well as Confidential Response to CAC Request 5-017, Confidential Response to CAC Request 11-002.
5. Joint NIPSCO-CAC Exhibit 6-C (Witness Augustine), consisting of CAC Request 1-012 Confidential Attachment A, CAC Request 1-013 Confidential Attachment A, CAC Request 3-015 Confidential Attachment A, CAC Request 7-001 Confidential Attachment A, CAC Request 10-001 Highly Confidential Attachment A, CAC Request 10-002 Highly Confidential Attachment A, CAC Request 10-003 Highly Confidential Attachment A, and Confidential Responses to CAC Requests 6-005, 17-001, and 23-001.

Respectfully submitted,


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CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing was served in person or by electronic mail on this 9th day of July 2024, to the following:

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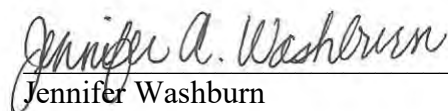
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