Cause # 4503Z

FILED

March 22, 2018

INDIANA UTILITY

Evelopment SLCs MOTION FOR DISMISSAL

AS RESPONDENT

Commission (Commission) grant their Motion for Dismissal as Respondent in this Cause, and in support thereof, state as follows:

## **BASIS FOR DISMISSAL**

- 1. On January 3, 2018, in response to the Tax Cuts and Jobs Act of 2017 (Act), the Commission issued an Order (Order) in this Cause which commenced an investigation by the Commission for the purpose of reviewing and considering the implications of the Act and how any resulting benefits should be realized by utility customers.
- 2. The Order defines Respondents as "all Indiana jurisdictional rate-regulated, investor-owned utilities."

3. While a rate regulated investor-owned utility, has not included Federal Income Taxes as a revenue requirement in its current rates or has included FIT at a Percentage Rate less than 21%, which was approved pursuant to the Commission's Final Order in Cause No. 442-444 hated May 22 2013

4. Therefore, <u>Milister Mireleysment</u> Should be dismissed as Respondents to this matter because our rates and charges do not include recovery for the payment of federal income tax as part of the revenue requirement used to establish our rates and charges.

WHEREFORE, Medical Stern Wells Message Stern Ste

765 4800418

Jacksonstation 83 CyAhoo, com