

**IOWA UTILITIES COMMISSION**

<b>IN RE:</b>  <b>INTERSTATE POWER AND LIGHT COMPANY</b>	<b>DOCKET NO. TF-2025-0047</b>
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**THE IOWA BUSINESS ENERGY COALITION’S PETITION TO INTERVENE**

Pursuant to the Iowa Utilities Commission’s (“Commission”) July 15, 2025, Order Establishing Procedural Schedule and Deferring Consideration for Confidentiality Request, and 199 IAC 7.13, the Iowa Business Energy Coalition (“IBEC”) petitions the Commission for an order permitting IBEC to intervene in this matter, involving Interstate Power and Light Company’s (“IPL”) Request for Review of Individual Customer Rate (ICR) Service Agreements. In support of its Petition, IBEC states:

1. IBEC is an association of several of Iowa’s largest and most energy-intensive employers. IBEC’s members employ over 21,000 Iowans and consume over 3,500,000,000 kWh of electricity per year.
2. IBEC was an intervenor and a settling party in a prior, related rate case at the Commission, Docket No. RPU-2023-0002, wherein IPL sought, *inter alia*, to revise its Rider ICR tariff, and the Commission approved the partial settlement in that docket.
3. Because of IBEC’s interests in that rate case, and as some of Iowa’s largest and most energy-intensive employers, IBEC’s members will be directly affected by IPL’s requested review of the Individual Customer Rate agreement with QTS Cedar Rapids Infrastructure I, LLC. Specifically, IBEC seeks to ensure that the impact of said potential ICR customer will not have a negative impact on non-ICR, or captive, customers.

4. Accordingly, IBEC has a clear interest in the results of this proceeding and should be allowed to participate in it. IBEC's unique interests are not likely represented by any party, the Office of the Consumer Advocate, or any other intervenor in this proceeding.

5. IBEC intends to participate in this matter as permitted by law and Commission Rules, including monitoring and, if necessary, filing prepared testimony, and developing a sound record through discovery, argument and comment, and submission of evidence.

6. IBEC will be represented by Lynn Herndon attorney with Nyemaster Goode, P.C., who is licensed to practice law in Iowa.

For the foregoing reasons, the Iowa Business Energy Coalition respectfully requests that the Commission issue an order granting IBEC's Petition to Intervene in this matter.

Date: July 16, 2025

Respectfully submitted,

/s/ Lynn C. Herndon

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