

## IOWA UTILITIES COMMISSION

IN RE:	
INTERSTATE POWER AND LIGHT COMPANY	DOCKET NO. TF-2025-0047

### ORDER GRANTING PETITIONS TO INTERVENE

#### PROCEDURAL BACKGROUND

On June 19, 2025, Interstate Power and Light Company (IPL) filed with the Utilities Commission (Commission) its Request for Review of Individual Customer Rate (ICR) Service Agreements and Specific Ratemaking Treatment and Application for Confidential Treatment.

On July 15, 2025, the Commission issued an Order Establishing Procedural Schedule and Deferring Consideration for Confidentiality Request, setting an intervention deadline of July 24, 2025. On July 16, 2025, the Iowa Business Energy Coalition (IBEC) and the Large Energy Group (LEG) filed petitions to intervene in this matter.

#### PETITIONS TO INTERVENE

The Commission's rules at 199 Iowa Administrative Code (IAC) 7.13(3) state: "Any person having an interest in the subject matter of a proceeding may be permitted to intervene at the discretion of the Commission." In determining whether to grant intervention, the Commission shall consider factors including, but not limited to, the prospective intervenor's interest in the subject matter of the proceeding, the effect a final decision in the proceeding may have upon the prospective intervenor's interest,

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and the extent to which the prospective intervenor may be expected to assist in the development of a sound record. 199 IAC 7.13(3).

IBEC states it is an association of several of Iowa's largest and most energy-intensive employers. IBEC states it was an intervenor and settling party in a prior, related case, Docket No. RPU-2023-0002, wherein IPL's present ICR tariff was established. IBEC seeks to ensure its members are not negatively impacted by the proposed ICR agreement. IBEC asserts it has a clear interest in the results of this proceeding and it should be allowed to participate. IBEC states it intends to participate in this matter and develop a sound record through discovery, argument and comment, and submission of evidence.

LEG states that it is a group of major electric service customers of IPL. LEG asserts its members have a clear interest in the subject matter of this proceeding and expect to be affected by its outcome. LEG also asserts intervention in this proceeding is the only means to adequately protect its interests. LEG states its participation in this proceeding can reasonably be expected to assist in the development of a sound record through the presentation of relevant evidence and argument.

Applying the factors set forth at 199 IAC 7.13(3), the Commission concludes IBEC and LEG have stated sufficient grounds for granting their petitions to intervene.

### **ORDERING CLAUSES**

#### **IT IS THEREFORE ORDERED:**

1. The petition to intervene filed by the Iowa Business Energy Coalition on July 16, 2025, is granted.

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2. The petition to intervene filed by the Large Energy Group on July 16, 2025, is granted.

**UTILITIES COMMISSION**



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Sarah Martz, Chair



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Joshua Byrnes, Commissioner



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Erik Helland, Commissioner