



ILLINOIS COMMERCE COMMISSION

October 6, 2015

Illinois Power Agency	:	
	:	15-0541
Petition for Approval of the 2016 IPA	:	
Procurement Plan pursuant to Section	:	SERVED ELECTRONICALLY
16-111.5(d)(4) of the Public Utilities Act.	:	

NOTICE OF SCHEDULE
AND
NOTICE OF ADMINISTRATIVE LAW JUDGES RULING

TO ALL PARTIES OF INTEREST:

Notice is hereby given that the Administrative Law Judges have determined that this matter will proceed upon the following schedule:

- Responses to the objections filed on October 5, 2015 must be filed and served by October 20, 2015;
- Replies, if any, shall be filed and served by October 30, 2015;
- The expected date for the Administrative Law Judges' Proposed Order is November 13, 2015;
- Briefs on Exceptions must be filed and served by November 20, 2015; and
- Reply Briefs on Exception, if any, must be filed and served by December 1, 2015.

Notice is also given by the Administrative Law Judges that all **documents must be served upon the Administrative Law Judges in Word format. Briefs that are not in Word will not be entertained by the Administrative Law Judges.**

Any objection to the petitions seeking leave to intervene that were previously filed must be filed and served by October 13, 2014. Any party that needs to seek leave to intervene (a party other than Commission Staff, the IPA, the Attorney General, or an affected electric provider) must file a petition seeking leave to intervene. Failure to do so could result in the Administrative Law Judges' decision not to entertain such a party's brief(s).

The parties are admonished to use as few acronyms as possible, and to do so only when the acronym is one that is commonly known in the United States at large, (e.g., F.C.C. for Federal Communications Commission) as opposed to within a particular industry.

The parties are also admonished that, in their arguments, they must set forth the part of the plan at issue and otherwise state their arguments following the legally accepted IRAC form for briefing (Issue, Rule, Application and Conclusion).

Finally, the briefs must fully explain any technical terms.

Sincerely,

Elizabeth A. Rolando
Chief Clerk

EAR:lkb
Administrative Law Judges Dolan & Sainsot

cc: Ms. Morris – Policy

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