

STATE OF IOWA
DEPARTMENT OF COMMERCE
UTILITIES BOARD

IN RE: CITY OF EVERLY, IOWA, Petitioner, v. INTERSTATE POWER AND LIGHT COMPANY, Respondent;	DOCKET NO. SPU-06-5
CITY OF KALONA, IOWA, Petitioner, v. INTERSTATE POWER AND LIGHT COMPANY, Respondent;	DOCKET NO. SPU-06-6
CITY OF ROLFE, IOWA, Petitioner, v. INTERSTATE POWER AND LIGHT COMPANY, Respondent;	DOCKET NO. SPU-06-7
CITY OF TERRIL, IOWA, Petitioner, v. INTERSTATE POWER AND LIGHT COMPANY, Respondent;	DOCKET NO. SPU-06-8
CITY OF TITONKA, IOWA, Petitioner, v. INTERSTATE POWER AND LIGHT COMPANY, Respondent.	DOCKET NO. SPU-06-9
CITY OF WELLMAN, IOWA, Petitioner, v. INTERSTATE POWER AND LIGHT COMPANY, Respondent.	DOCKET NO. SPU-06-10

ORDER GRANTING INTERVENTION

(Issued October 10, 2006)

On September 22, 2006, MidAmerican Energy Company (MidAmerican) filed with the Utilities Board (Board) a petition to intervene in Docket Nos. SPU-06-5, SPU-06-6, SPU-06-7, SPU-06-8, SPU-06-9, and SPU-06-10. These dockets involve individual petitions filed by the cities of Everly, Kalona, Rolfe, Terril, Titonka, and Wellman, Iowa (collectively, Cities), to furnish electric service to the existing point of delivery of customers already receiving service from another electric utility and are commonly referred to as municipalization proceedings. Each of the Cities is an Iowa municipal corporation presently receiving electric service from Interstate Power and Light Company (IPL). IPL owns the electric distribution system within each of the Cities. The six dockets were consolidated for purposes of hearing and procedural schedule by order issued September 5, 2006. No objections to the petition to intervene were filed.

In support of its petition to intervene, MidAmerican states that, like IPL, it is a rate-regulated supplier of electricity with Board-assigned exclusive service areas. MidAmerican further states that any policy developments in the consolidated proceedings could impact MidAmerican and its electric customers.

The petition to intervene will be granted. MidAmerican has demonstrated an interest in the consolidated proceedings that could impact MidAmerican and its electric customers.

IT IS THEREFORE ORDERED:

The petition to intervene filed by MidAmerican Energy Company on
September 22, 2006, is granted.

UTILITIES BOARD

/s/ John R. Norris

/s/ Diane Munns

ATTEST:

/s/ Judi K. Cooper
Executive Secretary

/s/ Curtis W. Stamp

Dated at Des Moines, Iowa, this 10th day of October, 2006.