

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 ACCEPTING ADDITIONAL INFORMATION

(Issued January 25, 2007)

On December 15, 2006, the Utilities Board (Board) issued an order requiring the cities of Everly, Kalona, Rolfe, Terril, Titonka, and Wellman, Iowa (collectively, Cities), to provide additional information related to their direct testimony with respect to the various electric utility boundaries being proposed in the municipalization proceedings. The Board was concerned that, based on the prefiled testimony, some rural electric cooperative (REC) service area boundaries could be affected. The Board's order required additional information to be filed and, if an REC's service area or boundary could be affected, notice was to be provided to those RECs by the Cities.

The Cities filed additional information on December 29, 2006. The Cities stated that, to the extent there was confusion based on the prefiled testimony, each individual city asserts that "there is no request at this time to include service territories or meters currently served by any provider other than the Respondent (Interstate Power and Light Company)." The Cities also stated that they "have no agreements with any individual rural electric cooperative regarding modification of service area boundaries." There were no responses to the Cities' filing.

The Board will accept the filing. Based on the information provided by the Cities, no notice to any REC of the pendency of these municipalization proceedings is required by the Board's December 15, 2006, order.

IT IS THEREFORE ORDERED:

The additional information filed by the cities of Everly, Kalona, Rolfe, Terril, Titonka, and Wellman, Iowa, on December 29, 2006, is accepted.

UTILITIES BOARD

/s/ John R. Norris

/s/ Curtis W. Stamp

ATTEST:

/s/ Judi K. Cooper
Executive Secretary

Dated at Des Moines, Iowa, this 25th day of January, 2007.