

Interstate Power and Light ELECTRIC TARIFF

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TF-2015-0007

Filed with the I.U.B.

~~Substitute Tenth~~ Eleventh Revised Sheet No. 60

ORIGINAL TARIFF NO. 1

Canceling Substitute ~~Ninth Tenth~~ Revised Sheet No. 60

Rider EECR – Energy Efficiency Cost Recovery

The Energy Efficiency Cost Recovery Clause provides a mechanism to recover the amount of expenditures and related costs approved by the Iowa Utilities Board for the recovery through the application of cost recovery factors. The cost recovery factors are added to the base kWh energy charges for the purpose of billing.

Cost Recovery Factors to be applied to all uses for all bills rendered on and after April 1, ~~2014~~2015: C

<u>Class</u>	<u>Price Codes</u>	<u>ECE Contemporaneous \$/kWh</u>	
Residential Service Usage	400, 407-8, 450, 457-8, 460, 467-8, 470, 477-8	0. 0080 <u>0062</u>	R
Non-Residential General Service Usage	600, 607-8	0. 0064 <u>0077</u>	R
Large General Service Usage	440, 447-8, 480, 487-8, 760, 790*, 840*	0. 0023 <u>0034</u>	I
Lighting	620, 630, 640	0. 0015 <u>0034</u>	R
Large General Service – Bulk Usage	510	0. 0023 <u>0034</u>	- I

* Applicable to customers served under Rider SSPS and Pre-Scheduled Energy Only Standby Services

Interstate Power and Light Company

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~~Thirteenth-Fourteenth~~ Revised Sheet No. 69

ORIGINAL TARIFF NO. 1

Canceling ~~Twelfth-Thirteenth~~ Revised Sheet No. 69

Rider INTSERV – Interruptible Service Option

- (4) Customer's contract firm demand will be set at the highest level experienced during the period of the failure to interrupt and will remain at that level for twelve months, except that Customer will have one opportunity to requalify for a lower level after six months if Customer demonstrates that the non-compliance was unintentional, not the result of Customer negligence and upon consideration of all relevant circumstances is judged not likely to recur. Customer can requalify for a lower level once it notifies Company of its readiness to be interrupted at its proposed contract firm demand and it successfully completes a test interruption called by Company, if Company in its sound discretion deems that a test is necessary. Company will conduct the test interruption to simulate to the maximum extent practicable the circumstances of a typical interruption and in no event shall the test interruption be more than 30 days after Customer's readiness notification.

For Penalty Instances in Subsequent Months and Within Twelve Months of the First Penalty:

The above provisions associated with the first penalty instance will apply except that (1) the one-time fee levied on each excess kW over the contract demand will be twice the amount applied for the first penalty and (2) Customer cannot qualify for a lower contract firm level until twelve months after this subsequent penalty.

Discounts:

Discounts for power factor and voltage level are defined in the LGS tariff.

Additional Terms and Conditions:

1. Interruptions resulting from conditions 2, 3 and 4 for the typical (average) Customer will not exceed 64 hours annually. For purposes of determining the number of hours of interruption under the annual 64-hour limit, each interruption will be deemed to have occurred for the greater of four hours or the actual duration of the interruption.
2. For purposes of determining the number of hours of buy-through under the annual two event limit and the annual three event limit of the buy-through section that applies towards the 64-hour limit, each buy-through will be deemed to have occurred for the greater of four hours or the actual duration of the interruption event.
3. A monthly interruptible cost recovery charge of ~~\$43.65~~\$43.6552.94 shall apply for each account contracting for interruptible service under this rider. This charge shall apply to incremental interruptible expenses not contemporaneously recovered through the EECR factors in Rider EECR.
4. The program employs a three-level system status classification. The three levels are defined as follows:
 - a. System Normal. This is the state of the program in most hours of the year.
 - b. Warning. This is the state in which an interruption can be called at any time. Company will send a message announcing the warning via its Power Manager system. The warning will be sent by Company as soon as Company determines that events warrant a change from a normal status to a warning status.
 - c. Interruption. The system is experiencing an interruption in this state. An interruption can occur without the issuance of a warning.
5. For interruptions invoked under conditions 2, 3 and 4, the shortest amount of time between the time when Customer is notified that it has to be in interruptible compliance and the time when it must be in compliance to avoid a penalty will be two hours. For interruptions invoked under condition 1 (reliability), Customer may be asked to interrupt immediately and will be expected to make its best efforts to comply immediately if asked to interrupt immediately. Under condition 1 interruptions, non-compliance penalties will not be assessed for Customer behavior within the two hour period from the time when Customer is called to interrupt.
6. Company shall not be liable for any loss, damage or injury to Customer or to any other person, firm or corporation because of interruption or curtailment of service under this rider.