

Interstate Power and Light Company

ELECTRIC TARIFF

Filed with the I. U. B.

First Revised Sheet No. 254

ORIGINAL TARIFF NO. 1

Canceling Original Sheet No. 254

GENERAL RULES AND REGULATIONS FOR ELECTRIC SERVICE SPECIAL CONDITIONS OF SERVICE

SECTION 12

12.01 TEMPORARY SERVICE: Temporary, nonrecurring service should be furnished under the rate schedule applicable to the class of service rendered. Company is to be advised well in advance of the time that service is needed. Company will then furnish temporary service, provided it has sufficient capacity available at the proposed location. Customer will provide a suitable support for attachment of Company's service wires and meter. Company will determine that point of attachment. Temporary installations shall meet the same requirements with regard to safety as permanent installations. Temporary services for heavy construction projects often require special handling. Customer will then contact Company well in advance to determine the availability and cost. Customer requesting temporary service may be required by Company to pay a temporary service connection charge that is the cost of equipment installed and the cost of its removal, less the salvage value of materials removed, plus other possible charges and credits. [199--20.2(4) and 20.4(21)]

12.02 MOVING COMPANY FACILITIES: If Company is asked to move any of its wires or equipment temporarily, to provide physical clearance for any reason, a deposit to cover the estimated expenses will be required. Only authorized Company representatives may move or remove any facilities belonging to Company. The actual cost of the move must be borne entirely by the persons requesting such moving of facilities. Any move or removal of Company facilities upon request of any governmental authority shall be in accordance with applicable franchises, ordinances, statutes or regulations.

12.03 TRANSIENT TRAILER COURT SERVICE: Subject to the provisions of Section 11 hereof, Company shall supply electric service to a point of delivery on the premises of a Customer, as owner or operator of a transient trailer court, for operation of an area prepared and developed specifically to accommodate the occupants of either tenant-owned or Customer-owned residential trailers, under the following rules:

12.03A Customer shall install, own, operate and maintain, at Customer's expense, all facilities necessary to distribute the electric service in the trailer court areas beyond the point of delivery, including the necessary meter mounting facilities, satisfactory to Company at each trailer space location. Company shall furnish and install, without expense to the Customer, a meter at each trailer location.

12.03B Trailer court service will be made available under the applicable residential service rate schedule to each trailer location and Customer will be billed once each billing period for each meter installation. Customer shall be responsible for paying or seeing that payment is received for each such bill.

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12.03 TRANSIENT TRAILER COURT SERVICE (continued)

12.03C Customer shall post in several conspicuous places on the trailer court premises a copy of the Company's applicable residential rate schedule, together with a statement as follows:

12.03C(1) "The charge for electric service for each trailer space will be billed in accordance with the above rate."

12.03D No trailer court Customer shall attempt to meter or sell electric energy to any occupant of any trailer space under any other rate or system of charges. Evidence of any attempt to sell on any other rate or system of charges shall give Company the right to discontinue service under 48 hours' prior written notice.

12.03E Electric service to any transient trailer court for use other than by the occupants renting trailer space shall be billed on the applicable commercial rate schedule. [199--20.2(4)]

12.04 PERMANENT RESIDENTIAL AREAS OF TRAILER COURTS: The owner of a trailer court may designate any area of his trailer court as an easily distinguishable permanent residential area. Any such area designated must have submitted to Company, in advance, an accurate scale map of the trailer court with the permanent residential area and the numbers of trailer spaces clearly indicated thereon.

12.04A In each such permanent residential area, each trailer space occupant shall be a Customer and service will be available to such Customer just as to any other permanent Customer. Subject to the provisions of Section 11 hereof, Company will provide the electric facilities, including the necessary service wires from the Company's distribution system to the point of delivery of each Customer; however, the trailer park owner must install the meter mounting facilities, satisfactory to Company, at each trailer space location.

12.04B Company will render bills for service to each permanent residential area Customer who shall be responsible for the payment of such bills. Each Customer shall be required to conform to the credit regulations of Company in the same manner as any other permanent Customer. [199--20.2(4)]

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12.05 STANDBY AND SUPPLEMENTAL SERVICE: Unless otherwise specifically provided, Company's rate schedules contemplate that Customer will take his entire electrical requirements for equipment electrically connected to Company's system from Company. Company's system is not to be used for standby or supplemental purposes with respect to any other source of power, except when served under a service agreement providing for such services, which are defined as follows:

12.05A Standby service shall be defined as service that is continuously available through a permanent connection to provide capacity for use by Customer in case of failure of Customer's usual source of electric supply.

12.05B Supplemental service shall be defined as service continuously available to a permanent connection to supply, as, for example, when his requirements are in excess of his generating capacity or when he curtails the operation of his generating plant.

12.05C No Customer shall operate or permit operation of electric generating equipment in parallel with the electric service supplied by Company, except as may be permitted under Customer's electric service agreement. [199--20.2(4)]

12.06 SPECIAL CONDITIONS OF SERVICE: Company will, on occasion, supply additional voltages and types of service other than those outlined in Section 4 of these General Terms and Regulations; however, service at such voltages other than those specifically covered heretofore require special consideration. Customer should submit the plans and specifications to Company in writing. If any special conditions of service exist, such as closer voltage regulations, redundant supply equipment for assured continued service supply, special voltages for particular equipment or for special-interest type of usage, all costs thereof, which are in excess of the cost of normal electric facilities, shall be at Customer's sole expense. [199--20.2(4)]

12.07 EMERGENCY LOAD RELIEF PROGRAM: Electric system energy or capacity deficiencies may require Company to implement an emergency load relief program. Mandatory actions under this program will normally be taken only when a regional deficiency exists. Any curtailment action by Company will be in coordination with other utility systems in the region.

12.07A The curtailment program shall be in accordance with state, regional and federal directives. In the absence of such directive, Company may, to the extent required by the operating characteristics of the electrical system and the nature of the deficiency, implement the emergency load relief program. Unless it is necessary, in an emergency, or in the judgment of Company, to vary said sequence in order to protect system performance, integrity, reliability, or stability, the sequence shall be as follows:

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12.07 EMERGENCY LOAD RELIEF PROGRAM (continued):

12.07A(1) Voluntary Curtailment:

12.07A(1)a Initial curtailment of all non-essential Company use.

12.07A(1)b Request through public news media that all Customers voluntarily curtail non-essential uses.

12.07A(1)c Request curtailment of non-essential uses by governmental agencies and governmental institutions at all levels.

12.07A(1)d Request voluntary curtailment of non-essential use in all large buildings.

12.07A(1)e Direct specific request to all major-use Customers for voluntary curtailment of non-essential use.

12.07B In the event it appears to Company that the above actions will not provide the necessary load reduction, Company will take the following action and give notice to the Iowa Utilities Board:

12.07B(1) Non-Voluntary Curtailment:

12.07B(1)a Commence non-voluntary curtailment in accordance with governmental directives or, in the absence thereof, order curtailment on a proportional basis by all major-use Customers.

12.07B(1)b Due consideration will be given to nursing homes, hospitals, fire stations, police agencies, water pumping stations, sewage disposal plants, lift stations, telephone exchanges, iron lung installations, and other special services solely dependent upon electric power.

12.07C Should the above steps fail in the opinion of Company to produce sufficient load curtailment, and it is essential that loads be further reduced to preserve the integrity of the system, a circuit rotation procedure will be placed in effect.

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12.07 EMERGENCY LOAD RELIEF PROGRAM: (continued)

12.07C(1) Circuit Rotation:

12.07C(1)a Load reduction by circuit rotation will be accomplished by disconnecting feeder circuits on a selective basis by areas.

12.07C(1)b Due consideration will be given to nursing homes, hospitals, fire stations, police agencies, and other special services solely dependent upon electric power.

12.07C(1)c If further reduction of load is necessary, additional groups of feeder circuits will be disconnected. No circuit shall be opened longer than is absolutely necessary to stabilize the system.

12.07D Automatic Load Reduction:

12.07D(1) Independent of this plan for power, conservation and emergency load relief during emergencies, Company has in effect a procedure whereby certain circuits will be automatically disconnected in the event of a critical drop of frequency. Load will be automatically removed from the system at the transmission level, in proportion to the frequency deviation, in accordance with the recommendations of the North Central Region of the North America Power Systems Interconnection Committee, the Mid-American Interconnected Network, and the MARCA Council. This procedure is in effect and will be implemented in case a sudden emergency or situation develops which is beyond control of Company personnel, generating equipment or other Company facilities, and is designed to protect service integrity to the maximum extent possible and guard against a total area outage.

12.07E To the extent practicable, public notice of such emergency load relief program will be given to the news media before such operational procedures are implemented for non-voluntary load reduction.

12.07F If competent governmental authority determines that different percentages of curtailment should apply to different uses of energy, the percentages provided for under non-voluntary curtailment will be modified accordingly.