
**EXPERIMENTAL RIDER TO SCHEDULES LPS-G AND HLFS-G FOR
INTERRUPTIBLE SERVICE**

(Closed to New Business and Limited to Amounts in Contracts as of January 1, 1999)

I. AVAILABILITY

This Rider is available to Customers of Entergy Louisiana, LLC ("ELL" or the "Company"), for which the point of interconnection with ELL is located within the Legacy EGSL Service Area, where facilities of adequate capacity and suitable phase and voltage are adjacent to the premises to be served, and Service is taken according to the Terms and Conditions and Service Standards of the Company. Where facilities of adequate capacity and suitable phase and voltage are not adjacent to the premises to be served, Company may, at its option, require a contribution, higher minimum bill, facilities charge, or other compensation to make Service available.

This Rider is available under the Terms and Conditions of the Company to LPS-G and HLFS-G Customers who contract for not less than 2,500 kW of Firm Contract Power and who contract for not less than 2,000 kW of Interruptible Contract Power. Additional Interruptible Contract Power may be purchased under this Rider, but may not be purchased in lieu of Standby and/or Maintenance Service. This Rider is closed to new business and limited to amounts in Contract as of January 1, 1999.

Note: Generally, unless otherwise specified herein, capitalized terms used throughout this document are as defined in the Company's Terms and Conditions.

II. APPLICABILITY

At the sole discretion of Company, the availability of total Interruptible Service supplied by the Company under all Interruptible Service Riders may be limited to an amount equal to 5% of the projected aggregate Company peak Demand. The Company reserves the right to refuse Service under § III.A of this Rider if, in the opinion of the Company, such Service could cause damage to property or persons or adversely affect the public health, safety and welfare. Interruptible loads may be served by Customer's auxiliary sources during times of interruption by Company, but must be returned to Company Service as soon as practical after such Service is restored.

This schedule is available to Customers who are annually registered by the Company each Midcontinent Independent System Operator, Inc. ("MISO") Planning Year, and who qualify for, and are accepted by MISO as a Load Modifying Resource ("LMR") as defined in MISO's currently effective FERC tariff and as described in the associated MISO Business Practice Manuals. Customer must provide Company with all necessary assistance, information, data and documentation required for such annual registration including, but not limited to, 1) MISO-required documentation indicating Customer's capability to reduce Demand to firm Service level within the prescribed time limit when instructed to do so, 2) confirmation that Customer has the capability to be interrupted at least five times during the calendar months of June, July and August, and 3) confirmation that Customer has the ability and is willing to sustain such an interruption to firm Service level for a minimum of four consecutive hours.

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INTERRUPTIBLE SERVICE**

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The Company may terminate Customer's participation in this Rider Schedule if MISO precludes the Customer from participating as an LMR for failure to reduce load or failure to pay penalties as described in this schedule. The Company may terminate Customer's participation in this schedule if Customer fails to qualify as an LMR only after providing written notice and a reasonable opportunity for Customer to requalify following a decision by MISO rejecting the registration of Customer's load. Service under this Rider Schedule cannot be terminated if the failure to qualify as an LMR is due to the Company's failure to collect the required information and submit the registration in a timely manner.

III. BILLING AMOUNTS

All Service rendered through the Meter shall be billed as Billing Load, at the rates established in the applicable Rate Schedule, with the exception that the minimum Billing Load shall be the Customer's Firm Contract Power, plus 20% of Customer's Interruptible Contract Power under A, B and/or C below as defined in § VI.A and VI.B below. The minimum Billing Load (20% of Contract Power) for the Customer's Interruptible load will be applied to the amount of load contracted for under each of the three options stated below.

The Interruptible Credit shall be applied to the Interruptible Power Billing Load which is the difference between the Maximum Demand registered on the Meter during the billing period and the amount of Firm Contract Power, subject to the minimum provision as stated above. Such Firm Contract Power is subject to the off-peak provision included in § VI of the applicable Rate Schedule. If at any time the Maximum Demand in a Month exceeds Total Contract Power, which shall be the sum of Firm Contract Power and Interruptible Contract Power, the increment shall serve to increase Firm Contract Power.

Interruptible Credit and Notice Requirement:

- A. No notice requirement: \$5.32 per Billing kW per Month for all interruptible power as determined above.
- B. Five (5) minute notice requirement: \$3.96 per Billing kW per Month for all interruptible power as determined above.
- C. Thirty (30) minute notice requirement: \$2.58 per Billing kW per Month for all interruptible power as determined above.

The total amount of Interruptible Contract Power (as defined in § VI.A) must be designated as subject to A, B, and/or C above. In any billing Month when the Interruptible Billing Load is less than the Interruptible Contract Power, the amount of Interruptible Credit will be calculated as follows, subject to minimum requirements in § III:

1. 30-minute notice requirement - § III.C
2. 5-minute notice requirement - § III.B
3. No notice requirement - § III.A

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INTERRUPTIBLE SERVICE**

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Energy charges, fuel adjustments, tax adjustments, minimum charges, and delivery voltage adjustments are unchanged from the applicable Rate Schedule. Delivery voltage adjustments shall be applied to the total Billing Load.

IV. NON-COMPLIANCE

If at any time during the MISO Planning Year, Company directs the Customer to interrupt load and Customer fails to interrupt all load in excess of firm load for the entire period of interruption and within the time specified in § III.B and C following request by Company, the Customer will not receive the Interruptible credit for the billing Month and Customer will be assessed the following penalties:

Penalty Rates:

- A. The amount of the specified Demand reduction not achieved times the MISO defined Locational Marginal Price ("LMP"), plus
- B. Any Revenue Sufficiency Guarantee ("RSG") charges imposed on the Company by MISO pursuant to the terms of MISO's currently effective FERC tariff, plus
- C. Any other penalties or fees imposed on the Company by MISO pursuant to the terms of MISO's currently effective FERC tariff for failure to reduce load as directed by MISO.

In the event that Customer fails to interrupt as instructed, Customer will be required to provide documentation for the specific circumstances that would justify exemption from such penalties. If MISO determines that failure to interrupt was justified, Customer will not be penalized.

Effective with the billing Month following the second non-compliance by Customer (as described in B above), the total Service contracted for under this Rider will be transferred to and billed under the applicable Rate Schedule for at least the next 12 Months. Customer may only return to this Rider if the Company agrees that there is interruptible load that may be contracted for pursuant to § II of this Rider.

If Customer failed, in whole or part, to comply with any Company requested interruptions, the duration of such period of interruption shall not be considered an interruption for purposes of this Rider. Instances where Company requests an interruptible load be kept off beyond the 10-hour limit, as per Company's Power System Curtailment Program, shall not be counted toward the Annual Interrupted Hours.

**EXPERIMENTAL RIDER TO SCHEDULES LPS-G AND HLFS-G FOR
INTERRUPTIBLE SERVICE**

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V. INTERRUPTIONS

Interruptions shall be requested by Company at the discretion of the Company as Company deems necessary for any reason including, but limited to, maintaining Service to firm loads, avoiding establishment of a new system peak, maintaining Service integrity in the area or other situations when reduction in load on the Company's system is required. To the extent possible, interruptible loads will be interrupted before any curtailment of firm loads is requested or required. For loads requiring 5-minute or 30-minute notice, Customer is responsible for interrupting loads. For loads requiring no notice, interruptions will be made by Company via electronic data transmission from Customer's location to the Company's system operator.

Normally, the required notice, if any, will be given to Customer before load must be interrupted. Longer or shorter notice will be given at Company's option at the time of notice. Service may be restored immediately upon notification by Company.

For loads requiring 5-minute or 30-minute notice, interruptions will be limited to no more than ten (10) hours per day (midnight to midnight) and to no more than two (2) interruptions per day. Interruptions will also be limited to a maximum of fifty (50) hours in a single week (12:01 a.m. Monday to 12:00 p.m. Sunday). Annual Interrupted Hours shall not exceed 600 hours in any MISO Planning Year. For loads requiring no notice, the hours of interruption are unlimited. Periods when the Interruptible Service is interrupted due to general system curtailment, as described in the Power Supply Curtailment Programs, shall not be counted when Annual Interrupted Hours are determined.

VI. DEFINITIONS

- A. Interruptible Contract Power - The maximum amount of Kilowatts (kW) Customer has designated as subject to interruptions. This amount of Kilowatts is subject to interruptions in both on-peak and off-peak periods.
- B. Firm Contract Power - the amount of Kilowatts (kW) Customer intends to exclude from interruptions as defined herein. Nothing herein excludes such loads from the normal operating outages inherent to an electrical power system, nor from the Power Supply Curtailment Program Supplement to the Terms and Conditions of all Company Rate Schedules. Firm Contract Power will be the amount of Kilowatts (kW) contracted for under this Rider Schedule or subsequently established per § III above. Customer may modify his Firm Contract Demand in accordance with the currently effective MISO FERC tariff as described in accordant MISO Business Practice Manuals. Such modification must remain consistent with the Customer's existing Contracts with the Company for firm and interruptible capacity limitations.
- C. Total Contract Power - the sum of Interruptible Contract Power and Firm Contract Power, as defined above.

**EXPERIMENTAL RIDER TO SCHEDULES LPS-G AND HLFS-G FOR
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- D. Excess Demand - the amount of Kilowatt (kW) Demand occurring during a Period of Interruption which is in excess of Firm Contract Power, in either on-peak or off-peak periods.
- E. Period of Interruption - that span of time during which Customer's interruptible loads shall not be served by the Company. This shall begin at the time designated by Company to shed interruptible loads and shall terminate when Company notifies Customer the Period of Interruption is over.
- F. MISO Planning Year - The period of time from June 1st of one Year to May 31st of the following Year that is used for developing MISO Resource Plans.
- G. Annual Interrupted Hours - the total number of hours Company has interrupted Service during the current MISO Planning Year.

VII. CONTRACTS

- A. A Contract is required for this Rider.
- B. Term of Contract: Minimum 5 Years
 - 1. Within the first two Years of Service under this Rider, Customer may elect to have all, or portions of, his Interruptible Contract Power converted to Firm Contract Power, upon ninety (90) days written notice to Company, subject to the availability of new firm power Service.
 - 2. After two Years (twenty-four consecutive Months) of Service under this rider, Customer may elect to have all, or portions of, his Interruptible Contract Power converted to Firm Contract Power upon three (3) Years written notice to Company, subject to the availability of new firm power Service.
 - 3. Upon conversion of loads under 1 or 2 above, or upon termination of Interruptible Service under this rider, Customer may not increase his remaining Interruptible Contract Power, or initiate new Service under this rider, for a period of twelve (12) Months following such conversion or termination, and then only subject to the availability of new Interruptible Service.
 - 4. Any additions of Interruptible Contract Power will be considered increases to existing loads, rather than new blocks requiring separate Contracts, and will be subject to the same conditions outlined in 1, 2, or 3 above that are then relevant to the existing Service.

VIII. METERING

- A. All interruptible Service will be served through the total Service Meter. Company may require telemetering of the Customer's loads to the Company system operator.

**EXPERIMENTAL RIDER TO SCHEDULES LPS-G AND HLFS-G FOR
INTERRUPTIBLE SERVICE**

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- B. Costs of telemetering facilities, including rental or investment Costs of communications circuits, may be included in accordance with Schedule AFC-G or Schedule AFC, or Customer may elect to pay a lump sum to offset the additional investment by Company. In the case of Facilities Charges, such charges will continue beyond the date of termination or conversion of Interruptible loads (as discussed in § VII) until the Company's investment has been recovered. A separate Contract for such Facilities Charges may be required.

IX. CONDITIONS OF SERVICE

Customers contracting for Service under § III.A of this Schedule will provide, at Customer's expense, the equipment determined necessary by the Company to allow the Company to interrupt the interruptible load. Specifications for such equipment are available from Company upon request.

X. USE OF SERVICE

Electric Service furnished under this rate shall not be used by the Customer as an Auxiliary or Standby Service. Customer shall not resell nor share any energy purchased under this rate.