Indianapolis Power & Light Company d/b/a AES Indiana

One Monument Circle, Indianapolis, Indiana

I.U.R.C. No. E-18

1st Revised No. 178 Superseding Original No. 178

STANDARD CONTRACT RIDER NO. 18 **CURTAILMENT ENERGY II** (Applicable to Rates CSC, HL, PL, SL, & PH)

#### **AVAILABILITY:**

Available to the Rate HL, PL, SL, and PH Customer who enters into a written contract to curtail a portion of Customer's electric load upon request at a specified service. Customers desiring this rider for multiple services will be required to have a contract for each service desired. The Company will, from time to time, inform interested customers of the terms for curtailment energy. It is the Company's sole discretion as to the amount and timing of curtailment energy. This rider is not available to any Customer who is otherwise interruptible or curtailable.

## **DEFINITIONS:**

Contract Term: Calendar months that the Company offers to purchase curtailment energy

(generally, but not exclusively, quarterly).

Firm Power Level(FPL): The demand in KW that Customer agrees not to exceed during each

Curtailment Period.

Curtailment Period: A period of time chosen by the Company in its sole discretion during which

> the Customer, after proper notification, should reduce its metered KW load to the FPL. The Curtailment Period does not include any period of reduced electric supply applicable due to disruption to transmission or distribution facilities, failure of supply or caused by Force Majeure as defined in the

contract

Curtailment Energy Rate: The energy credit the Customer receives for each KWH of Curtailment

> Energy Customer provides the Company. The energy rate will be specified by the Customer in response to a Company offer to purchase Curtailment

Energy.

Excess Energy Rate: The energy credit the customer receives for each KWH of Excess Energy

Customer provides the Company.

Noncompliance Energy Rate: The energy charge for each KWH of Noncompliance Energy that the

> Customer consumes during a Curtailment Period. This rate will be equal to twice the Curtailment Energy Rate, as specified on the offer sheet or the

applicable MISO penalty, whichever is greater.

Proforma Load: The Company's estimate of the Customer's load during a Curtailment

Period that would have occurred but for the Company's request to curtail.

Curtailment Energy: The KWH energy obtained by subtracting the greater of the FPL or the

actual metered consumption from the Proforma Load for each hour of the

Curtailment Period that the Proforma load exceeds the FPL.

The KWH energy obtained by subtracting the Customer's actual metered Excess Energy:

consumption from the FPL for each hour of the Curtailment Period that the

Proforma load exceeds the FPL.

**APPROVED BY CONFERENCE MINUTES** 

**30-Day Filing No. 50409** April 7, 2021 INDIANA UTILITY REGULATORY COMMISSION Cause No. 50409 Effective

Indiana Utility Regulatory Commission, Effective **Energy Division** 

**Issued Pursuant to** 

Indianapolis Power & Light Company d/b/a AES Indiana One Monument Circle, Indianapolis, Indiana I.U.R.C. No. E-18

1st Revised No. 179

Superseding
Original No. 179

# STANDARD CONTRACT RIDER NO. 18 (Continued)

**DEFINITIONS: (Continued)** 

Noncompliance Energy: The KWH energy obtained by subtracting the FPL from the Customer's

actual metered consumption for each hour of the Curtailment Period.

Curtailment Capacity: The difference between the Customer's billing demand and the FPL.

## ADJUSTMENTS TO MONTHLY BILLING:

Curtailment Energy will be added to the Customer's metered energy during each Curtailment Period. The Company can specify a recovery period following a Curtailment Period. During the recovery period, the Customer's demand will not be used in determining the billing demand; however, the Customer must still limit his consumption to the capacity of the existing service. The availability and timing of a recovery period will be set for each Contract Term. All credits and charges will be calculated for the Curtailment Periods that have occurred up to the end of the billing period. If a calculation for Curtailment Energy, Excess Energy, or Noncompliance Energy results in a negative hourly value, the value will be zero.

#### NOTIFICATION OF CURTAILMENTS:

The Company will provide at least one hour notice prior to the beginning of a Curtailment Period and the length of the Curtailment Period. The Company and Customer may mutually agree to extend the Curtailment Period. Notification procedures will be specified in the contract.

## MAXIMUM HOURS CUSTOMER REQUESTED TO CURTAIL LOAD:

The allowable hours of curtailment will be set for each contract term.

## MINIMUM CURTAILMENT CAPACITY:

Customer will provide at least 1,000 KW Curtailment Capacity.

#### CALCULATION OF MONTHLY ENERGY CREDIT:

Customers will receive a credit that is the product of the Curtailment Energy Rate and the Curtailment Energy plus the product of the Excess Energy Rate and the Excess Energy.

## CALCULATION OF MONTHLY NONCOMPLIANCE ENERGY CHARGE:

Customers will receive an additional charge that is the product of the Noncompliance Energy Rate and Noncompliance Energy.

#### MINIMUM ENERGY CREDIT:

The Company will calculate a minimum energy credit equal to the total curtailment capacity provided during the contract term and a minimum energy credit factor, which will be specified at the time of an offer. If, at the end of the contract term, the total curtailment and excess energy credits paid during the contract term are not equal to or greater than the minimum energy credit calculation, the Company will provide an additional credit.

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