Rider R–12
Interruptible Service

AVAILABILITY
Available throughout the Company’s entire electric service area where the facilities of the Company are of adequate capacity and are adjacent to the premises.

APPLICABILITY
Available to Customers qualifying for and receiving electric service under pricing plans applicable to service over 3,000 kW (either Time-of-Use or Non-Time-of-Use) and are willing to subscribe to at least 1,000 kW of interruptible load at a contiguous facility. This Rider is not available for standby, temporary, resale or in conjunction with other interruptible Rate schedules.

CHARACTER OF SERVICE
Must meet all service requirements for the Customer’s applicable Standard Offer tariff.

TERMS AND CONDITIONS OF SERVICE
1. Customers taking service under this Rider are eligible for credits in exchange for curtailing load at the request of the Company.

2. Interruptions can be called for economic or non-economic reasons and are to be called at the sole discretion of the Company.

3. The Customer must designate each service point that may be available for interruption with a 30 minute notice. Interruption will be at the discretion of the Company.

4. No more than two interruption events will occur in a given calendar day.

5. A Customer will be limited to no more than two interruptions in a day during the five summer months for a maximum of six (6) hours for each daily interruption event, even if the duration per event is less than 6 hours.

6. To receive service under this Rider–12, the Customer will install, at the Customer’s expense, all necessary communication, relay and breaker equipment to qualify for service under this Rate, subject to Company approval and will pay for associated hardware cost. The Customer must maintain all Company-approved equipment at their service location necessary for the Company to provide interruption notification and to remotely interrupt the Customer from its master control station.

7. Company shall not be liable for any loss or damage caused by or resulting from any interruption of service.

8. Nothing herein prevents the Company from interrupting service for emergency circumstances, determined at the Company’s sole discretion. Emergency interruptions, as defined by the Company’s Rules and Regulations, shall not count as interruption events for purposes of this Rider.

9. The standard Rules and Regulations of the Company, as on file with the Arizona Corporation Commission, shall apply where not inconsistent with this Rate schedule.

10. The total of all interruption events (excluding Emergency interruptions) will not exceed 120 hours per year.
BID COMMITMENT PERIOD
The Company will post Market Value Capacity Price (MVCP) (defined below) and available Interruptible Credits ($/kW) based on
market value capacity for day-ahead dispatch notice for the coming months of May through September by March 15 in the same
calendar year.

NOMINATION OF INTERRUPTIBLE LOAD BY CUSTOMER
Nomination will occur before April 15 of the calendar year of each interruption season. Participating Customers shall designate
by service point the portion of their load that is Interruptible Load (in kW). A minimum of a thirty minute notice requirement, and a
maximum interruption of six hours per event applies to all load nominated at a single service point. Customers with multiple
service points may designate different maximum load (kW) for different contiguous service points. If the Customer intends to
interrupt a specific activity or function at its operation, the Customer should state this activity or function at the time Interruptible
Load is nominated. The minimum nomination of interruptible load summed over a participating Customer's contiguous service
points shall be 1,000 kW.

INTERRUPTIBLE CREDIT
Customers who elect service under this Rider–12 will receive a monthly Interruptible credit for each of the five summer months in
which an interruption may occur. The credit will be calculated by taking the Market Value Capacity Price applicable for the
interruptible load season (May through September) times the nominated interruptible load of the individual Customer.

MARKET VALUE CAPACITY PRICE (MVCP)
The Market Value Capacity Price (MVCP) reflects opportunity cost of capacity as revealed through the Company’s resource
procurement process, adjusted to reflect line losses, and reserves avoided. Resource prices are sensitive and confidential
information based on competitive bids; however this information will be made available to the Commission Staff and/or an
Independent Monitor(s) for review. The MVCP is a price applicable to the five summer months only.

RECOVERY OF PROGRAM COSTS
The cost of the interruptible resource under this Rider–12 (the credits applied to qualifying Customers’ bills) shall be treated as
“Purchased Power” and shall be recorded in FERC account 555 and appropriately treated through the Purchased Power and
Fuel Adjustment Clause (PPFAC) as any other prudent fuel or purchased power cost.

DIRECT ACCESS
A Customer's Direct Access bill will include all unbundled components except those services provided by a qualified third party.
Those services may include Metering (Installation, Maintenance and/or Equipment), Meter Reading, Billing and Collection,
Transmission and Generation. If any of these services are not available from a third party supplier and must be obtained from
the Company, the rates for Unbundled Components set forth in this tariff will be applied to the customer's bill.

FOR DIRECT ACCESS: ARIZONA INDEPENDENT SCHEDULING ADMINISTRATOR (AZISA) CHARGE
A charge per kWh shall, subject to FERC authorization, be applied for costs associated with the implementation of the AZISA in
Arizona.

TEP STATEMENT OF CHARGES
For all additional charges and assessments approved by the Arizona Corporation Commission see the TEP Statement of
Charges which is available on TEP’s website at www.tep.com.

TAX CLAUSE
To the charges computed under the above rate, including any adjustments, shall be added the applicable proportionate part of
any taxes or governmental impositions which are or may in the future be assessed on the basis of gross revenues of the
Company and/or the price or revenue from the electric energy or service sold and/or the volume of energy generated or
purchased for sale and/or sold hereunder.
RULES AND REGULATIONS
The standard Rules and Regulations of the Company as on file with the Arizona Corporation Commission shall apply where not inconsistent with this rate.

ADDITIONAL NOTES
Additional charges may be directly assigned to a customer based on the type of facilities (e.g., metering) dedicated to the customer or pursuant to the customer's contract, if applicable. Additional or alternate Direct Access charges may be assessed pursuant to any Direct Access fee schedule authorized.