

	T	HIS RIDER, dated	, 20,
is attached to and becomes a part of an electric serv	ice agreement dated	l	,
between called the Customer, and DTE Electric Con	npany, herein cal	led the Company, for a	supply of electric energy to the
Customer's premises located at			
The Customer desires to run electrical generating eq serve load that is normally served by another source by the Company for parallel operation and agrees to ta service on one of the applicable filed rates listed on	of energy or by the cake standby service u	ustomer's generator or prime nder the provisions of the ride	e mover and having written permission
The Company will set the standby contract capacity a Rider No. 3 - Parallel Operation and Standby Service approved by the Michigan Public Service Commission from time to time by Order issued by the Michigan P	e. The terms and co n are attached as Exh	nditions and charges of this ibit A. The terms and condit	Rider as of this date as filed with and
Beginning on the effective date of this contract, the	standby contract ca	pacity will be set at the follo	wing
the terms and conditions in Standard Contract Ride		, and thereafter	will be subject to revision pursuant to
Effective Date: The effective date for service un		I he the first day of the first l	hilling evels which is
scheduled to begin on			Jinnig Cycle willon is
Contract Terms: The contract term is for a five-y to month until terminated by mutual consent or by t	ear period, unless te	rminated by mutual consent	, and extending thereafter from month
Approval for Parallel Operation: As the Pricertify that I have inspected the facility an			
ByAuthorized Signature	Date	Title:	
Name:			
Accepted DTE ELECTRIC COMPANY			
By:		Company	
Authorized Signature		Signature:	
v.		_	
Name:		Name:	
Title:		Title:	

This rider provides the terms and conditions of standby and supplemental service to customers operating on-site generation. The rate distinguishes the form of service provided as either standby service or supplemental service. Standby service is generally defined as capacity and energy service provided by the Company to serve customer load that is normally served by the customer's generator. Supplemental service is generally defined as capacity and energy service provided by the Company to serve customer load above their standby service requirements. The point of separation between standby and supplemental service is based on the customer's standby contract capacity for the facility, measured in kW. Any service provided by the Company up to and including the standby contract capacity level is standby service, and any service provided above the standby contract capacity level is supplemental service. Modeling standby and supplemental rate impacts is dependant on several factors including customer load profile and type of generator(s) and other considerations. The Company provides rate impact studies for customers considering on-site generation in addition to online resources and answers to frequently asked questions.

There are two categories of standby service provided under this rider for customers operating on site generation, "STANDBY SERVICE" AND "STATION POWER STANDBY SERVICE". STANDBY SERVICE applies to customers with generation facilities that are located within the Company's retail service territory and directly interconnected with the Company. STATION POWER STANDBY SERVICE applies to customers with generation facilities that are located within the Company's retail service territory and that are directly interconnected to ITC Transmission. For customers exporting power from their facility, the customer's generation must, at all times, first serve their standby load requirements contracted under this tariff.

STANDBY SERVICE

STANDBY SERVICE: Available to customers with generation facilities that are located within the Company's retail service territory and directly interconnected with the Company. Customers who desire the Company to serve the power supply requirements of load that *is* normally served by the customer's generator or prime mover must take standby service under the provisions of this rider unless otherwise exempted by order of the Michigan Public Service Commission or by the provisions set forth below and must take supplemental service on one of the applicable filed rates listed below.

Customers purchasing their entire energy requirements from the Company with generators or prime movers installed for use only in emergency will not be considered as taking standby service.

Customers with generators or prime movers installed solely for use to provide a load for testing equipment such as regenerative dynamometers may elect not to purchase standby energy service for that equipment under this rider, must meet the applicable parallel operation requirement, must purchase power that would, absent this provision, be considered standby on another rate schedule and must take standby for any additional generating equipment normally serving site load.

Customers with solar self-generating projects and taking service under a tariff with demand based distribution charges may elect not to purchase standby energy service for that equipment under this rider, must meet the applicable parallel operation requirements, must purchase power that would, absent this provision, be considered standby on another rate schedule and must take standby for any additional generating equipment normally serving site load.

APPLICABLE TO: General Service Rate Schedule Designation D3

Secondary Educational Institution Rate
Interruptible General Service Rate
Large General Service Rate
Primary Educational Institution Rate
Interruptible Supply Rate
Primary Supply Rate
Schedule Designation D4
Schedule Designation D6.2
Schedule Designation D8
Schedule Designation D8
Schedule Designation D11

PARALLEL OPERATION: The customer must meet the interconnection requirements of the Company specified in "The Michigan Electric Utility Generator Interconnection Requirements" as approved by the Commission, and must enter into an Interconnection and Operating Agreement with the Company before parallel operation will be permitted. Operating in parallel with the Company's system without written approval by the Company of the interconnection and any subsequent changes to the interconnection will make the customer subject to disconnection.

INDEMNIFICATION AND INSURANCE: Except for the acts or omissions of the Company's employees or agents which occur on the Customer's side of the point of interconnection the customer shall indemnify, defend and hold the Company and its officers, agents and employees harmless from any liabilities, claims, losses, demands, costs, damages or damage which (i) occur on the Customer's side of the point of interconnection resulting from the installation, maintenance, possession or operation of the Facility, or (ii) occur on the Company's side of the point of interconnection up to the first point of the Company's General Facility Protection if at the time of the injury or damage, the Company is not providing electric energy to the customer and the injury or damage was caused by the customer's intentional defeat of the protective relays.

The Company shall indemnify, defend and hold the Customer and its officers, agents and employees harmless from any liabilities, claims, losses, demands, costs, damages or judgments, including reasonable attorneys' fees, arising out of all personal injuries or property damages which occur on the Company's side of the point of interconnection resulting from the installation, maintenance, possession or operation of the Company's General

Facilities; (i) except for the acts or omissions of the Customer's employees or agents which occur on the Company's side of the point of interconnection; and (ii)except for those injuries or damages for which the Customer is to indemnify the Company pursuant to the preceding paragraph.

The Customer taking service under this rider shall maintain and furnish current evidence of comprehensive general liability insurance in the amount of \$2,500,000 per occurrence. This insurance can be a combination of primary and excess insurance. The Company shall be named as an additional insured under the customer's policy. The customer need not provide insurance if it can demonstrate that its Tangible Net Worth as defined by GAAP is \$8,000,000 or more and provides an affidavit to that effect signed by an authorized agent of the Company.. If the customer fails to provide insurance or does not meet the requirements of the preceding sentence for waiver of insurance, then the Company will purchase insurance in the amount of \$2,500,000 to protect the Company (but not the customer). The cost of such insurance will be paid by the customer. The customer's insurance, its waiver, or insurance purchased by the Company shall not limit the Customer's indemnity obligations. Parallel operation will not be permitted (or will be terminated) if the Customer fails to provide insurance, meet the waiver requirements or pay the cost of insurance obtained by the Company.

METERING REQUIREMENTS: All customers taking service under this rider must install the necessary equipment to permit metering. The Company will supply the metering equipment. The output of customer generation or, if appropriate, the load served by another source of power or the customer's prime mover, inflow from the Company and outflow to the Company if applicable will all be metered with demand-recording equipment by the Company.

DEFINITIONS:

- **STANDBY CONTRACT CAPACITY:** Standby contract capacity in kW will be established for electric capacity sufficient to meet the customer's standby load. Unit sizes, number of units, site demands, operating characteristics and other factors impact the amount of electric capacity that is sufficient to meet the customer's standby load. Standby contract capacity will be established according to one of the following methods with the intent to use the method which best determines the electric capacity sufficient to meet the customer's standby load.
 - (a) If the customer's generating units are electrically base loaded during peak hours the standby contract capacity for billing months that include periods from calendar months June through October will be set at the 1001st highest half-hourly kW output toward internal load during billing months that include periods from calendar months June through October over the latest 12-month period. The standby contract capacity for remaining billing months will be set at the 1001st highest half-hourly kW output during those months over the latest 12month period. The standby contract capacity will be adjusted on an ongoing basis reflecting the current month and preceding eleven months.
 - "output toward internal load" means the simultaneous output of all units less excess generation flowing back through the interconnection to the Company's system.
 - (b) If the customer's generating units are operated with the intent to provide energy to the system and standby is only required for site load during outages the standby contract capacity will be set at the maximum half-hourly demand provided to the facility.
 - (c) For customers with units that do not operate in parallel with the system but have the ability to connect load normally served by unmetered on site generation to the system during generation outages, (throw over standby), the standby contract capacity will be set at the maximum metered half-hourly demand thrown over to the system and supplemental demand will the metered inflow less the metered throw over load.
 - (d) For customers demonstrating unusual operating conditions, including but not limited to initial unit operation, unpredictable generation from renewable resource units or generation that follows thermal load and prolonged periods with no generation, standby contract capacity may be set by mutual agreement of the Company and the customer to levels sufficient to meet the customer's standby load.
- **STANDBY POWER:** Standby energy is electric energy provided by the Company to serve the customer's total internal load which would have been provided by the customer's generation had it operated at its contract capacity. Standby demand is electric capacity provided by the Company to serve the customer's total internal load which would have been provided by the customer's generation had it operated at its contract capacity less any reduction the customer can accomplish by reducing the supplemental demand at the time of the daily on-peak standby demand below the maximum monthly on peak supplemental demand but not less than zero.
- **SUPPLEMENTAL POWER:** Supplemental power is electric energy and capacity provided by the Company to serve the customer's total internal load which is in addition to that portion of the customer's total internal load equal to the standby contract capacity. For each point of service, total internal load equals the output toward internal load of the customer's generation plus the power supplied by the Company. Supplemental demand equals total internal load less standby contract capacity, but not less than zero. Supplemental high on-peak demand used to establish Power Supply Demand will be highest supplemental demand from the dates and times at which the daily on-peak standby demands are set. Supplemental power will be billed under the applicable rate schedule for supplemental service ("supplemental rate schedule").

DEFINITIONS (contd):

GENERATION RESERVATION FEE: Charge to recover costs of the company having generating resources available to serve load that is normally served by the customer's generator.

DAILY DEMAND CHARGE: A daily on-peak standby demand charge based on the determination of standby power coincident with the daily highest 30-minute integrated reading during on-peak hours of the demand meters which measure the total load served by the Company. Standby demand equals standby contract capacity minus the 30-minute output toward internal load of the customer's generator less any reduction the customer can accomplish by reducing the supplemental demand below the maximum monthly on peak supplemental demand, but not less than zero, and not greater than the total load served by the Company. There are two daily demand charge rates, one for daily demands occurring during scheduled maintenance periods and one for daily demands occurring during periods other than maintenance periods.

MAINTENANCE PERIODS: A customer may specify, subject to conditions below set by the Company, up to 20 on-peak days during a year as maintenance days. In addition standby daily demands on the day after Thanksgiving and on-peak days occurring during the period from December 24 through January 1 will be priced at the maintenance day rate specified above. A maintenance day is a calendar 24-hour day. Conditions for setting maintenance days:

- (a) The customer must request maintenance days in writing.
- (b) The Company must receive the request at least 45 days before the first requested maintenance day.
- (c) Requests will be honored according to the date received.
- (d) Requests may be refused by the Company if they conflict with the Company's own schedule of maintenance and expected demands. The Company will permit the customer to select alternative maintenance days.
- (e) If there is a substantial change in circumstances which make the agreed upon schedule impractical for either party, the other party upon request shall make reasonable efforts to adjust the schedule in a manner that is mutually agreeable.

WAIVERS AND LIMITS FOR GENERATION RESERVATION FEE AND DAILY DEMAND CHARGES:

For customers taking supplemental service on rate schedules D4, D11, D6.2 or D8, the following waivers apply:

If the total of daily demand charges for the month is less than the monthly generation reservation fee, then the daily demand charges will be waived for that month.

If the total of daily demand charges for the month is greater than the monthly generation reservation fee, then the generation reservation fee will be waived for that month.

Waivers and limits for energy-only rates:

For customers taking supplemental service on energy-only rates for the entire billing cycle, schedules D3, or D3.3, the following applies.

If the total of daily demand charges for the month is less than the monthly generation reservation fee, then the daily demand charges will be waived for that month.

Waivers and limits for energy-only rates (contd.):

If the total of daily demand charges for the month is greater than the monthly generation reservation fee, then the daily demand charges will be waived for that month provided that the supplemental rate continues as an energy-only rate. If not, then the total of daily demand charges for the month will be charged and the generation reservation fee for the month will be waived.

RATES:

Power Supply Charges:

Capacity

Monthly Generation Reservation Fee:

\$0.50 times the standby contract capacity in kW, per month.

The daily on-peak backup demand charge is \$1.38 per kW per day during periods other than maintenance periods as defined below.

The daily on-peak backup demand charge is \$0.69 per kW per day during maintenance periods as defined below.

Energy Charge:

For customers served on supplemental rate schedules D3, D3.2 and D3.3, the energy charge will be the applicable power supply energy charge specified in the customer's supplemental rate.

The energy as stated herein, is also subject to provisions of the PSCR clause and other Surcharges and Credits Applicable to Power Supply as approved by the Commission. See Section C8.5.

Non-Capacity

Monthly Generation Reservation Fee:

\$0.12 times the standby contract capacity in kW, per month.

The daily on-peak backup demand charge is \$0.33 per kW per day during periods other than maintenance periods as defined below.

The daily on-peak backup demand charge is \$0.17 per kW per day during maintenance periods as defined below.

Energy Charge:

An energy charge for back-up and maintenance power will be charged based on standby contract capacity less the output toward internal load of the customer's generator, but not less than zero. For customers served on supplemental rate schedules D4, D11, D6.2 and D8, the energy charge will be $4.863 \, \varphi$ per kWh, plus appropriate power supply credits, including but not limited to an off-peak credit of $1.00 \, \varphi$ per kWh, and voltage level credits of $0.113 \, \varphi$ per kWh for subtransmission and $0.191 \, \varphi$ per kWh for transmission. For customers served on supplemental rate schedules D3, D3.2 and D3.3, the energy charge will be the applicable power supply energy charge specified in the customer's supplemental rate.

The energy as stated herein, is also subject to provisions of the PSCR clause and other Surcharges and Credits Applicable to Power Supply as approved by the Commission. See Section C8.5.

RATES (contd):

Delivery Charges:

Service Charge:

\$70 per customer per month for customers served at primary voltage.

\$375 per customer per month for customers served above primary voltage.

\$11.25 per customer per month for customers served at secondary voltages.

Distribution Charge:

Distribution charges will be as follows:

\$4.21 per kW at primary voltage applied to the standby contract capacity

\$1.65 per kW at subtransmission voltage applied to the standby contract capacity

\$0.70 per kW at transmission voltage applied to the standby contract capacity

Distribution Charge:

For service provided in conjunction with a secondary voltage base rate the Delivery Charge will be the greater of \$9.67 per kW applied to standby contract capacity or 3.868¢/kWh applied to all standby energy delivered.

Substation Credit: Available to customers served at subtransmission voltage level (24 to 41.6 kW) or higher who provide the on-site substation including all necessary transforming, controlling, and protective equipment. A credit of \$.30 per kW shall be applied to the distribution demand charge per kW of standby capacity. An additional credit of 0.040¢ per kWh of standby delivered will be given where the service is metered on the high voltage side of the transformer.

Surcharges and Credits Applicable to Delivery Service: As approved by the Commission. See Section C9.8.

ADJUSTMENT OF PRIOR RATCHETS: When a customer takes standby service under Rider No. 3, the setting or the increasing or decreasing of standby contract capacity will affect the existing ratchet levels on the supplemental rate as follows:

- (a) An amount in kW equal to the initial standby contract capacity (or to the increase or decrease) will be subtracted from (or subtracted from or added to) the existing ratcheted maximum demand level for customers on supplemental rates D6.2 and D8 and D11.
- (b) An amount in kW equal to 65% of the initial standby contract capacity (or of the increase or decrease) will be subtracted from (or subtracted from or added to) the existing ratcheted on-peak billing demand level for customers on supplemental rates D4, D6.2 and D8 and D11.

LATE PAYMENT CHARGE: See Section C4.8.

SCHEDULE OF ON-PEAK HOURS: See Section C11.

POWER FACTOR CLAUSE: The rates and charges under this tariff are based on the customer maintaining a power factor of not less than 85% lagging. Customers are responsible for correcting power factors less than 70% at their own expense. The size, type and location of any power factor correction equipment must be approved by the Company. Such approval will not be unreasonably withheld. A penalty will be applied to the total amount of the monthly billing for supplemental and standby service for power factor below 85% lagging in accordance with the table in Power Factor Determination, Section C12. The penalty will not be applied to the on-peak billing demand ratchet nor to the minimum contract demand of the supplemental rate, but will be applied to metered quantities.

INTERRUPTIBLE STANDBY SERVICE:

- (a) Interruptible standby service is supplied in conjunction with supplemental rates D8 and D3.3, provided that the customer qualifies for D8 or D3.3 under the provisions of the respective rates.
- (b) For customers taking service on supplemental rate D8, the daily demand charge for back-up power and maintenance power will be waived on a day that the Company requests interruption, provided that the customer is assessed neither a non-interruption fee nor a non-interruption penalty under the terms of the D8 rates.
- (c) For customers taking service on supplemental rate D3.3, the customer's generator, prime mover, or other source of energy must be connected only to the interruptible circuit. The energy charge for back-up power and maintenance power will be the same as the energy charge for the D3.3 rate. The daily demand charge will be waived on a day that the Company interrupts the circuit.
- (d) Interruptible standby service will also be supplied in conjunction with any new interruptible supplemental rates approved by the Commission after January 1, 1989, under terms to be incorporated in this section.

SPECIAL TERMS AND CONDITIONS: Customer-owned equipment must be operated so that voltage fluctuations on the Company's system shall not exceed permissible limits.

Upon the request of a customer, the Company will provide monthly reports of the data from the meters measuring the load served by the Company and the output of the customer's generators, for a charge of \$10.00 per report per month. Each report contains data from one meter.

Application of Rider No. 2 for redundant service for customers served under this rider will be the same as for customers without generating equipment.

Service under this rider will not be affected by ownership of the generation facility provided that: (1) the generation facility is located on the customer's site, (2) the load served by the generation facility is on the same site, and (3) the total output of the generation facility is utilized by the customer or sold to the Company.

CONTRACT TERM: The contract term is for a five-year period unless terminated by mutual consent and extending thereafter from month to month until terminated by mutual consent or by thirty day's written notice by either party.

DISPUTE RESOLUTION PROCEDURE: Any customer who disputes a determination or interpretation made by the Company under this rider may deliver a written notice of such dispute to the customer's service representative at the Company. The Company will respond to the notice in writing within 20 working days.

Disputes between the Company and the customer may be presented to the Commission for informal resolution.

Any customer who disputes a determination made by the Company under this rider may at any time file a formal complaint with the Office of the Secretary of the Commission.

STATION POWER STANDBY SERVICE

SERVICE UNDER THIS PROVISION BECOMES EFFECTIVE APRIL 1, 2014

STATION POWER STANDBY SERVICE: Available to customers with generation facilities that are located within the Company's retail service territory and that are interconnected to ITC Transmission. The power supply requirements necessary to maintain and operate the generating facility that are normally served by the facility's on-site generation but which instead are provided by the facility's taking power through its transmission interconnection must be provided under the station Power Standby Service provisions of this rider.

APPLICABLE TO: General Service Rate Schedule Designation D3

HOURS OF SERVICE: 24 hours, subject to interruption by agreement, or by advance notice.

CONTRACT CAPACITY: Customers shall initially contract for a specified capacity in kilowatts sufficient to meet expected maximum requirements. Any single reading of the demand meter or aggregation of demand meters recording inflow to the facility in any month that exceeds the contract capacity then in effect shall become the new contract capacity.

METERING REQUIREMENTS: All customers taking service under this rider must install the necessary equipment to permit metering. The Company will supply the metering equipment. Service to the customer under this Rider will be metered with demand-recording equipment. Any equipment installed by the customer necessary to accommodate the Company's metering equipment must be approved by the Company and must be compatible with the Company's Meter Data Acquisition System.

RATES:

Power Supply:

Non-Capacity

Station Power Energy Service will be priced on the basis of the real time MISO locational hourly marginal energy price for the Company-appropriate load node. In additional to the MISO locational hourly marginal energy price the following charges will also apply:

0.740¢/kWh for MISO network transmission costs and MISO energy market costs plus,

An administrative charge of 1.676¢/kWh plus,

Surcharges and Credits Applicable to Power Supply, excluding PSCR, as approved by the Commission. See Section C8.5

Service Charge:

Primary Service Charge: \$70 per month Subtransmission and Transmission Service Charge: \$375 per month

LATE PAYMENT CHARGE: See Section C4.8

CONTRACT TERM: The contract term is from month to month until terminated by mutual consent or on one month written notice by either party.