Original No. 140.2

TARIFF EVSE ADDITIONAL CHARGE FOR ELECTRIC VEHICLE SUPPLY EQUIPMENT FURNISHED BY THE COMPANY TO CUSTOMER (APPLICABLE TO RATES SS, SH, SL, PL, CSC, AND HL)

PURPOSE

This tariff sheet provides the terms, conditions and fees for eligible customers who request to have Electric Vehicle Supply Equipment (EVSE) installed at one or more of their facilities

APPLICABLE

Available to non-residential customers served under a valid AES Indiana rate. Applicable to rates SS, SH, SL, PL, CSC, and HL).

DESCRIPTION OF SERVICE

An eligible customer may request that the Company furnish and install EVSE not deemed by AES Indiana (hereinafter called "the Company") necessary for normal service. The Company will furnish and install such facilities provided that the Company has no engineering, legal, regulatory, or safety reason for not making such installation.

CHARGES

A monthly charge of one and sixty-five hundredths per cent (1.65) of the total cost, including installation and administrative cost, of the equipment used or ready to be used at the beginning of the monthly billing period.

TERMS OF THE SERVICE AGREEMENT

- a. Equipment Eligibility: EVSE is available for networked or non-networked Level 2 and/or Direct Current Fast Charging ("DCFC") EVSE. Networked EVSE may be eligible for additional incentives or tariffs designed to assist customers in charging during off-peak hours (e.g. Managed Charging).
- b. Contracting: Customers will enter into a separate contract with the Company. The term of this contract shall begin at the time the EVSE is commissioned for operation and extend for a minimum period of five (5) years. This agreement will be automatically renewed for successive like terms after the initial 5 year period. The agreement will contain an inventory of equipment and costs that act as the basis for calculating the monthly bill premium.
- c. Termination: With sixty (60) days written notice, this agreement may be terminated by either party without penalty after the initial five (5) year term is complete without late or missed payments.
- d. Early termination: A customer may provide sixty (60) days written notice to terminate the agreement early. In the event of an early termination request, customer shall be responsible to pay in full the remaining pro-rated balance of the EVSE equipment, administrative and installation costs incurred by the Company.
- e. Ownership: The Company will own, operate, and maintain the EVSE installed.

Issued Pursuant to
Cause No. 45843

Effective
January 23, 2025

Indiana Utility Regulatory Commission
Energy Division

Original No. 140.3

TARIFF EVSE (continued)

- f. Transfer of Ownership: After completion of the initial five (5) year term, the customer may request that the Company transfer ownership of the EVSE and any associated equipment. Provided that the customer requests ownership of the EVSE, the Customer shall be fully responsible for the ongoing operation and maintenance of the equipment and shall hold the Company harmless once ownership has been transferred to the Customer.
- g. Make Ready Work: To participate in Rate EVSE, customers may need to upgrade their electrical service on the customer side of the meter and/or may require additional distribution system investment on the Company's side of the meter. Any necessary electrical work on the customer's side of the meter may, at the customer's request, be included in the installation and equipment chargers included in the monthly bill premium. Any necessary electrical work on the Company's side of the meter will follow AES Indiana's Line Extension Policy. Any customer contribution in aid of construction required by the Company's Line Extension policy may additionally be included in the monthly bill premium.
- h. EVSE Additions, Moves, or Removals: Customer may request that the Company add, move, or remove EVSE and other supplemental equipment throughout the term of the Agreement. Inventories of equipment will be revised whenever changes occur in the field to reflect additions, moves, and/or removals based on the current installed cost as determined by the Company. These changes will result in a revision to the monthly charge. All inventories will be reviewed for unbilled additions or removals at least every five (5) years, for the purpose of assuring the billing inventories are current.

RULES & REGULATIONS:

All Distribution Service of the Company is rendered under and subject to the Rules and Regulations contained within this tariff and any terms and conditions set forth in any Service Agreement between the Company and the Customer.

Issued Pursuant to
Cause No. 45843
Effective

January 23, 2025

Indiana Utility Regulatory Commission
Energy Division