

Joseph R. Waala • Assistant General Counsel Legal Department • (610) 774-6880 • <u>Joseph.Waala@TalenEnergy.com</u> Talen Energy • 835 Hamilton St., Suite 150 • Allentown, PA 18101

VIA UPS

April 12, 2016

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street Harrisburg, Pennsylvania 17120

Re: Talen Energy Marketing, LLC Proof of Registration as a PJM Load Serving Entity License No. A-110098 RECEIVED

APR 1 2 2016

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Dear Secretary Chiavetta:

In response to the Secretarial Letter dated March 18, 2010 in Docket No. M-2010-2157431 requiring Electric Generation Suppliers to provide proof of registration as a PJM Load Serving Entity, Talen Energy Marketing, LLC (formerly PPL EnergyPlus, LLC) states that it is a currently licensed EGS and a registered PJM Load Serving Entity. Enclosed please find the following documents:

(1) Evidence that Talen Energy Marketing, LLC is a Party to the PJM Reliability Assurance Agreement;

(2) Evidence of Corporate Name Change – PPL EnergyPlus, LLC; and

(3) Evidence of Corporate Name Change – Talen Energy Marketing, LLC.

Please time-stamp the enclosed copy of this cover letter and return in the selfaddressed stamped envelope provided for your convenience. If you have any questions or comments, please contact me at your convenience. Thank you for your attention and cooperation.

Very truly yours,

Jusiph R. Waala / CMM

Joseph R. Waala

Enclosures

LOAD SERVING ENTITY COMPLIANCE REQUIREMENT FORM

On an annuals basis, EGSs providing retail electric supply service (i.e. take title to electricity) must file with the Commission this Load Serving Entity (LSE) Compliance Requirement Form. EGSs are directed to attach to this form documentation which provides the following:

- Proof of registration as a PJM LSE, or
- Proof of a contractual arrangement with a registered PJM LSE that facilitates the retail electricity services of the EGS.

Examples of sufficient documentation to satisfy this compliance requirement include, but may not be limited to:

- A screen print showing that the EGS is listed as a Party to an effective version of the PJM Reliability Assurance Agreement (RAA), located at Schedule 17 of the RAA.
- Correspondence, such as an e-mail screen print or regular mail scan, from PJM verifying membership as an LSE.
- Documentation of an effective contract between the EGS and another party that serves as the LSE on behalf of the EGS. In such a case, the documentation must also include proof that the party fulfilling the LSE role is indeed registered with the PJM as an LSE

EGSs may mark all or portions of their filing confidential.

EGSs which do not provide retail electric supply service, such as brokers, must file an LSE Compliance Requirement Form with the appropriate box checked below. No attached documentation is necessary for EGSs whom operate in such a capacity.

SELECT ONLY ONE OF THE FOLLOWING

XX EGS provides retail electric supply service and has attached compliance with the LSE requirement hereto.

Description of attachment (provide a brief description of the attachment below):

- (1) Evidence that Talen Energy Marketing, LLC is a Party to the PJM Reliability Assurance Agreement;
- (2) Evidence of Corporate Name Change PPL EnergyPlus, LLC; and
- (3) Evidence of Corporate Name Change Talen Energy Marketing, LLC

EGS does not provide retail electric supply service and therefore, is not presently obligated to provide such documentation.



APR 12 2016

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

COMMONWEALTH OF PENNSYLVANIA

DEPARTMENT OF STATE

JUNE 2, 2015

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Talen Energy Marketing, LLC

I, Pedro A. Cortés, Acting Secretary of the Commonwealth of Pennsylvania

do hereby certify that the foregoing and annexed is a true and correct

copy of

LIMITED LIABILITY AMENDMENT filed on June 1, 2015

which appear of record in this department.



APR 12 2016

PA PUBLIC UTILITY COMPLISSION SECRETARY'S BUREAU



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written.

Pedro C. Contés

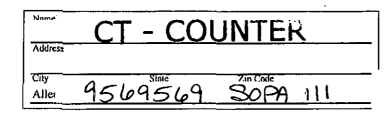
Acting Secretary of the Commonwealth

Entity #: 2833881 Date Filed: 06/01/2015 Effective Date: 06/02/2015 Pedro A. Cortés Acting Secretary of the Commonwealth

PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS

Certificate of Amendment-Domestic (15 Pa.C.S.)

Limited Partnership (§ 8512) ______ Limited Liability Company (§ 8951)



Document will be returned to the name and address you enter to the left.

> Commonwealth of Pennsylvania LIMITED LIABILITY AMENDMENT 3 Page(s)

Fee: \$70

515260101

In compliance with the requirements of the applicable provisions (relating to certificate of amendment), the undersigned, desiring to amend its Certificate of Limited Partnership/Organization, hereby certifies that:

1. The name of the limited partnership/limited liability company is: PPL EnergyPlus, LLC

2. The date of filing of the original Certificate of Limited-Partnership/Organization: August 28, 1998

3. Check, and if appropriate complete, one of the following:

X. The amendment adopted by the limited-partnership/limited liability company, set forth in full, is as follows:

The name of the limited liability company is Talen Energy Marketing, LLC.

The amendment adopted by the limited partnership/limited liability company is set forth in full in Exhibit A attached hereto and made a part hereof.

4. Check, and if appropriate complete, one of the following:

_ The amendment shall be effective upon filing this Certificate of Amendment in the Department of State.

X The amendment shall be effective on $\frac{d}{Date}$ at 12:01 α m.

PA064 - 06/19/2013 Wolters Kluwer Online

Certification#: 12688746-1 Page | 2015 JUN - 1 PM 2: 40

PA. DEPT. OF STATE

5. Check if the amendment restates the Certificate of Limited Partnership/Organization:

The restated Certificate of Limited Partnership/Organization supersedes the original Certificate of Limited Partnership/Organization and all previous amendments thereto.

| partne | STIMONY WHEREOF, the undersigne rship/limited liability company has caus icate of Amendment to be executed this | |
|------------------------------------|---|-----------|
| list | day of June ;0 2015. | |
| | | |
| | | |
| | | |
| PPL E | nergyPlus, LLC | |
| Namo | o of Limitod Partnorship/Limited Liabilit | y Company |
| V | Je J. Onif. | |
| Signature | | |
| Thomas G. Douglass, Jr., Secretary | | |
| | Title | |
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Certification#: 12688746-1 Page 2 of 2

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1200 G STREET, N.W. WASHINGTON, D.C. 20005-3802

(202) 393-1200 TELEFAX (202) 393-1240 INTERNET: MAIL@WRIGHTLAW.COM COUNSEL HAROLD L. TALISMAN

HARRY S. LITTMAN (1905-01) DALE A, WHIGHT (1987-03) "ADMITCH IN OTHER THAN D.C.

November 13, 1998

David P. Boergers, Secretary Federal Energy Regulatory Commission 888 First Street, N.E., Room 1A Washington, D.C. 20426

Re: PJM Interconnection, L.L.C., Docket No. ER99-

Dear Mr. Boergers:

Description of Filing

In accordance with Articles 2 and 4 of the Reliability Assurance Agreement among Load Serving Entities in the PJM Control Area ("RAA"),¹ PJM Interconnection, L.L.C. ("PJM") tenders for filing signature pages of PP&L Energy Plus Co., and West Penn Power d/b/a Allegheny Energy, thereby making these entities parties to the RAA. Schedule 17 also is amended to include the names of these parties.

Documents enclosed

PJM encloses an original and six copies of the following:

- a) This transmittal letter
- b) Signature pages to the RAA

¹ PJM Rate Schedule FERC No. 23.

David P. Boergers, Secretary November 13, 1998 Page 2

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c) Amended Schedule 17, revised page 17-1 (including red-lined version).²

d) Federal Register Notice

Effective Date

PJM requests a waiver of the Commission's notice requirements to permit the effective dates of October 19, 1998, for PP&L Energy Plus Co., and October 16, 1998, for West Penn Power d/b/a Allegheny Energy, for their addition to the RAA. Both entities are parties to the PJM Operating Agreement, and, as such is obligated to be and remain a party to the RAA "upon becoming a party to the Operating Agreement." RAA art. 4. The effective dates set forth above are the dates that the parties signed the RAA.

Correspondence and Communications

Correspondence and communications with respect to this filing should be sent to, and PJM requests the Secretary to include on the official service list, the following:

Richard A. Drom PJM Interconnection, L.L.C 955 Jefferson Avenue Valley Forge Corporate Center Norristown, PA 19403-2497 Barry S. Spector Carrie L. Bumgarner Wright & Talisman, P.C. 1200 G Street, N.W. Suite 600 Washington, D.C. 20005

² On October 26, 1998, PJM filed a revised Schedule 17 to add additional parties to the RAA. The revision is pending at the Commission. The revised Scheduled 17 filed herein includes the parties previously added in the October 26, 1998 filing.

David P. Boergers, Secretary November 13, 1998 Page 3

Service and Federal Register Notice

A copy of this filing has been served on all parties to the RAA, including each of the parties for which a signature page is being tendered with this filing, and each of the state regulatory commissions within the PJM Control Area. A form of notice suitable for publication in the Federal Register is attached and enclosed on diskette.

Respectfully submitted,

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Barry S. Spector Carrie L. Bumgarner Counsel for PJM Interconnection, L.L.C.

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UNITED STATES OF AMERICA BEFORE THE FEDERAL ENERGY REGULATORY COMMISSION

PJM Interconnection, L.L.C.

Docket No. ER99-

NOTICE OF FILING

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Take notice that on November 13, 1998, PJM Interconnection, L.L.C. ("PJM") tendered for filing two signature pages of parties to the Reliability Assurance Agreement among Load Serving Entities in the PJM Control Area ("RAA"), and an amended Schedule 17 listing the parties to the RAA.

PJM states that it served a copy of its filing on all parties to the RAA, including each of the parties for which a signature page is being tendered with this filing, and each of the state regulatory commissions within the PJM Control Area.

Any person desiring to be heard or to protest this filing should file a petition to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Rules 210, 211 and 214 of the Commission's Rules of Practice and Procedure (18 C.F.R. §§ 385.210, 385.211, 385.214). All such petitions or protests should be filed on or before

Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this application are on file with the Commission and are available for public inspection. 2

EXECUTED SIGNATURE PAGES

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16.7 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together will constitute one instrument, binding upon all parties hereto, notwithstanding that all of such parties may not have executed the same counterpart.

16.8 No Implied Waivers. The failure of a Party or the Reliability Committee to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any extent of such Party's or the Reliability Committee's right to assert or rely upon any such provisions, rights and remedies in that or any other instance; rather, the same shall be and remain in full force and effect.

16.9 No Third Party Beneficiaries. This Agreement is intended to be solely for the benefit of the Parties and their respective successors and permitted assigns and is not intended to and shall not confer any rights or benefits on any third party not a signatory hereto.

16.10 Dispute Resolution. Except as otherwise specifically provided in the Operating Agreement, disputes arising under this Agreement shall be subject to the dispute resolution provisions of the Operating Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives.

| COMPANY: PP&L Bnergy Plus, Co. | | | | |
|--------------------------------|---------|--|--|--|
| | | Der The Adam | | |
| BY: | 10-1- | m I. Calla | | |
| | NAME: _ | John F. Cotter | | |
| | TITLE: | <u> Sr. Vice President - Marketing</u> | | |
| | DATE: _ | October 19, 1998 | | |

| BY: | |
|--------|-------|
| NAME: | |
| TITLE: | ····· |
| DATE: | |

(a) The Reliability Committee shall endeavor to impose on any contractors retained to provide technical support or to otherwise assist with the administration of this Agreement a contractual duty of confidentiality that is consistent with this Section.

16.7 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together will constitute one instrument, binding upon all parties hereto, notwithstanding that all of such parties may not have executed the same counterpart.

16.8 No Implied Waivers. The failure of a Party or the Reliability Committee to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any extent of such Party's or the Reliability Committee's right to assert or rely upon any such provisions, rights and remedies in that or any other instance; rather, the same shall be and remain in full force and effect.

16.9 No Third Party Beneficiaries. This Agreement is intended to be solely for the benefit of the Parties and their respective successors and permitted assigns and is not intended to and shall not confer any rights or benefits on any third party not a signatory hereto.

• 16.10 Dispute Resolution. Except as otherwise specifically provided in the Operating Agreement, disputes arising under this Agreement shall be subject to the dispute resolution provisions of the Operating Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives.

| COMPANY: West PENN POWER dba ALLELAENYENERGY | СОМ |
|--|-----|
| X: Aucan | |
| NAME: MARION LUCAS | |
| TITLE: DIRECTOR TRADING | |
| DATE: 10-16-98 | |

| The above-listed company is an approved member of PJM Interconnection, L.L.C. and is a Load Serving Entity. | | | |
|---|---|--|--|
| ВΥ; | West PENN POWSER d. b.a. HULLEMENY ENERGY | | |
| NAME: | :- Marion Tucas | | |
| TITLE: | LIRECTOR, IRADING | | |
| DATE: | 10-16-98 | | |

Reliability Assurance Agreement Revised

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SCHEDULE 17

PARTIES TO THE RELIABILITY ASSURANCE AGREEMENT

This Schedule sets forth the Parties to the Agreement:

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Allegheny Power Service Corporation American Cooperative Services, Inc. Atlantic City Electric Company AYP Energy, Inc. Baltimore Gas and Electric Company Bruin Energy, Inc. Cinergy Resources, Inc. CNG Energy Services Corporation Columbia Energy Power Marketing Corporation Constellation Energy Source, Inc. CSW Energy Services, Inc. Delmarva Power & Light Company DTE-CoEnergy DuPont Power Marketing, Inc. Eastern Power Distribution Energis Resources, Inc. Enron Power Marketing, Inc. Excelon Energy Company First Energy Corporation First Energy Services Corp. GPU Advanced Resources Jersey Central Power & Light Company Metropolitan Edison Company MidCon Power Services Corp. New Energy Ventures, L.L.C. Old Dominion Electric Cooperative PECO Energy Company Penn Power Energy, Inc. Pennsylvania Electric Company PG&E Energy Services Potomac Electric Power Company PP&L Energy Plus, Co. PP&L, Inc. Public Service Electric and Gas Company QST Energy Trading, Inc. Southern Company Energy Marketing, L.P. Strategic Energy Ltd. West Penn Power d/b/a Allegheny Energy Williams Energy Services Company

Revised: November 12, 1998

Reliability Assurance Agreement Red-Lined

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SCHEDULE 17

PARTIES TO THE RELIABILITY ASSURANCE AGREEMENT

This Schedule sets forth the Parties to the Agreement:

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Allegheny Power Service Corporation American Cooperative Services, Inc. Atlantic City Electric Company AYP Energy, Inc. Baltimore Gas and Electric Company Bruin Energy, Inc. Cinergy Resources, Inc. CNG Energy Services Corporation Columbia Energy Power Marketing Corporation Constellation Energy Source, Inc. CSW Energy Services, Inc. Delmarva Power & Light Company DTE-CoEnergy DuPont Power Marketing, Inc. Eastern Power Distribution Energis Resources, Inc. Enron Power Marketing, Inc. **Excelon Energy Company** First Energy Corporation First Energy Services Corp. **GPU** Advanced Resources Jersey Central Power & Light Company Metropolitan Edison Company MidCon Power Services Corp. New Energy Ventures, L.L.C. Old Dominion Electric Cooperative PECO Energy Company Penn Power Energy, Inc. Pennsylvania Electric Company PG&E Energy Services Potomac Electric Power Company PP&L Energy Plus, Co. PP&L, Inc. Public Service Electric and Gas Company QST Energy Trading, Inc. Southern Company Energy Marketing, L.P. Strategic Energy Ltd. West Penn Power d/b/a Allegheny Energy Williams Energy Services Company

Revised: Oetober 26 November 12, 1998 17-1

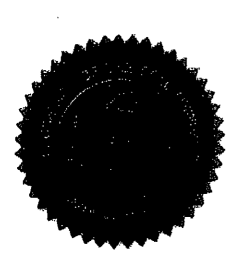
COMMONUEALTH OF PENNSYLVANIA

DEPARTMENT OF STATE

0005 445 YAM

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

I D0 HEREBY CERTIFY. That from an examination of the indices and records of this department. it appears that Articles of Amendment were filed pursuant to the laws of the Commonwealth of Pennsylvania on February 14. 2000 for PP&L ENERGYPLUS CO., LLC, a Pennsylvania Limited Liability Company. registered August 28. 1990, whereby the corporate name was changed to PPL ENERGYPLUS; LLC.



IN TESTIMONY WHEREOF: I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed: the day and year above written. Ŧ

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Secretary of the Commonwealth DPOS

PJM Interconnection, L.L.C. Rate Schedule FERC No. 44

PJM RELIABILITY ASSURANCE ACREEMENT

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Effective Date: 9/17/2010 - Docket #: ER10-2710-006

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RELIABILITY ASSURANCE AGREEMENT

Among

LOAD SERVING ENTITIES

in the

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Effective Date: 9/17/2010 - Docket#: ER10-2710-006

RELIABILITY ASSURANCE AGREEMENT

RELIABILITY ASSURANCE AGREEMENT, dated as of this 1st day of June, 2007 by and among the entries set forth in Schedule 17 herein, hereinafter referred to collectively as the "Parties" and individually as a "Party."

WITNESSETH:

WHEREAS, each Party to this Agreement is a Load Serving Entity within the PIM Region;

WHEREAS, each Party is committing to share its Capacity Resources with the other Parties to reduce the overall reserve requirements for the Parties while maintaining reliable service; and

WHEREAS, each Perty is committing to provide mutual assistance to the other Parties Emergencies;

WHEREAS, each Party is committing to coordinate its planning of Capacity Resources to satisfy the Reliability Principles and Standards;

WHEREAS, the Peries previously have extered into similar commitments related to sub-regions of the PIM Region through the East RAA, the West RAA, or the South RAA;

WHEREAS, the Parties desire, on a phased basis, to replace the East RAA. West RAA, and South RAA with a single reliability assurance agreement among all Load-Serving Earlies in the PIM Region; and

NOW THEREFORE, for and in consideration of the covenants and mutual agreements set forth herein and intending to be legally bound hereby, the Parties agree as follows:

Effective Date: 9/17/2010 - Docket # ER10-2710-006

ARTICLE 1 - DEFINITIONS

Unless the context otherwise specifies or requires, capitalized terms used herein shall have the respective meanings assigned herein or in the Schedules hereto for all purposes of this . Agreement (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references herein to Articles, Sections or Schedules, are to Articles, Sections of Schedules of this Agreement; As used in this Agreement;

1.1 Agreement

Agreement shall mean this Reliability Assurance Agreement, together with all Schedules bereto, as amended from time to time.

1.1A Annual Demand Resource

Annual Demand Resource shall mean a resource that is placed under the direction of the Office of the Interconnection during the Delivery Year, and will be available for an unlimited number of interruptions during such Delivery Year, by the Office of the Interconnection, and will be capable of maintaining each such interruption for at least a 10-hour duration between the bours of 10:00AM to 10:00PM Eastern Prevailing Time for the months of June through October and the following May, and 6:00AM through 9:00PM Eastern Prevailing Time for the months of November through April rules there is an Office of the Interconnection approved maintenance ourage during October through April. The Annual Demand Resource must be available in the contesponding Delivery year to be offered for sale or Self-Supplied in an RPM Annion, or included as an Annual Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

1.2 Applicable Regional Reliability Council

. Applicable Regional Reliability Council shall have the same meaning as in the PIM Tariff.

1.3 Base Residual Auction

Base Residual Auction shall have the same meaning as in Attachment DD to the PIM Tatiff.

1.4 Behind The Meter Generation

Behind The Meter Generation shell mean a generating unit that delivers energy to load without using the Transmission System or any distribution facilities (unless the entity that owns or leases the distribution facilities consented to such use of the distribution facilities and such consent has been demonstrated to the satisfaction of the Office of the Interconnection; provided, however, that Behind The Meter Generation does not include (i) at any time, any portion of such generating unit's capacity that is designated as a Capacity Resource or (ii) in any hour, any portion of the output of such generating mait that is sold to another entity for consumption at another electrical location or into the PIM Interchange Energy Market.

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1.5 Black Start Capability

Black Start Capability shall mean the ability of a generating unit or station to go from a shundown condition to an operating condition and start delivering power without assistance from the power system.

1.6 Capacity Emergency Transfer Objective ("CETO")

Capacity Emergency Transfer Objective ("CETO") shall mean the amount of electric energy that a given area must be able to import in order to remain within a loss of load expectation of one event in 25 years when the area is experiencing a localized capacity emergency, as determined in accordance with the PJM Manuals. Without limiting the foregoing, CETO shall be calculated based in part on EFORD determined in accordance with Paragraph C of Schedule 5.

1.7 Capacity Emergency Transmission Limit ("CETL")

Capacity Emergency Transmission Limit ("CETL") shall mean the capability of the transmission system to support delivaties of electric energy to a given area experiencing a localized capacity emergency as determined in accordance with the PIM Manuals.

1.8 Capacity Resources

Capacity Resources shall mean megawaits of (i) net capacity from existing or Planned Generation Capacity Resources meeting the requirements of Schedules 9 and 10 that are or will be owned by or contracted to a Party and that are or will be committed to satisfy their Party's obligations under this Agreement, or to satisfy the reliability requirements of the PIM Region, for a Delivery Year, (ii) net capacity from existing or Planned Generation Capacity Resources within the PIM Region not owned or contracted for by a Party which are accordited to the PIM Region pursuant to the procedures set forth in Schedules 9 and 10; and (iii) load reduction capability provided by Demand Resources, Energy Efficiency Resources, or ILR that are accredited to the PIM Region pursuant to the procedures set forth in Schedule 6.

1.9 Capacity Transfer Right

Capacity Transfer Right shall have the meaning specified in Attachment DD to the PIM Tariff.

1.10 Control Area

Control Area shall mean an electric power system or combination of electric power systems bounded by interconnection metering and telemetry to which a common generation control scheme is applied in order to: (a) match the power output of the generators within the electric power system(s) and energy purchased from entities outside the electric power system(s), with the load within the electric power system(s);

(b) maintain scheduled interchange with other Control Areas, within the limits of Good Utility Practice;

(c) maintain the frequency of the electric power system(s) within reasonable limits in accordance with Good Unity Practice and the orients of NERC and Applicable Regional Reliability Councils;

(4) maintain power flows on transmission facilities within appropriate limits to preserve reliability; and

(c) provide sufficient generating capacity to maintain operating reserves in accordance with Good Utility Practice.

I.II Daily Unforced Capacity Obligation

Daily Unforced Capacity Obligation shall have the meaning set forth in Schedule 8 or, as to an FRR Entity, in Schedule 8.1.

1.12 Delivery Year

Delivery Year shall mean a Planning Period for which a Capacity Resource is committed parsuant to the auction procedures specified in Attachment DD to the Tariff or pursuant to an FRR Capacity Plan.

1.13 Demand Resource

Demand Resource or "DR" shall mean a Limited Demand Resource, Extended Summer Demand Resource, or Annual Demand Resource with a demonstrated capability to provide a reduction in demand or otherwise control load in accordance with the requirements of Schedule 6 that offers and that clears load reduction capability in a Base Residual Auction or Incremental Auction or that is committed through an FRR Capacity Plan. As set forth in Schedule 6, a Limited Demand Resource, Extended Summer Demand Resource or Annual Demand Resource may be an existing demand resource or a Planned Demand Resource.

1.14 Demand Resource Provider

Demand Resource Provider shall have the meaning specified in Attachment DD to the PIM Tariff

L15 DR Factor

Delivery Year. are in service; or (o) are not yet in service, but have cleared any RPM Anction for any prior deemed to be an Existing Generation Capacity Resource until such time as these megawaits (a) ... modified to increase the number of megawatis of available installed equativy thereof shall not be Region). The additional megawatts of a Generation Capacity Resonance that is being, or has been. Mid off the local control of the second of the second of the second local of the second local second of the second s resources located in the PIM Region), or if it is physically and electrically interconnected to an Resource shall be deemed to be in service if interconnection service has ever connected (for shall be deemed to be a Planned Canaration Capacity Resource. A Generation Capacity mingated offer cap was accepted when its price offer would not have otherwise been accepted. Delivery Years, and cleared the last such anothe housing it was considered existing and its swinnesnoo out resi is not emotionA MSH onti bid zaw it and not not not sources F vitrage. itse not commenced and which would otherwise have been trated as a Planted Generation Year. Norwithstanding the foregoing, a Generation Capacity Resource for which construction service; or (b) is not yet in service, but has diented any RPM Anerico for any prior Delivery Capacity Resource that as of the date on which bidding commences for suction: (a) is in requirement and mitigation of office for any RFM Auction for a Delivery Year, a Generation Existing Generation Capacity Resource shall mean, for puposes of the must-offer

1.20C Extended Summer Denamd Resource

Extended Stammer Demand Rescure stall mean a resource that is placed under the direction of the Office of the Internomization and that will be available due through October and direction of the Office of the Internomization and that will be available during each months by the Office of the Internomization, and will be expedied of maturations during each months by the Office of the Internomization, and will be expedied of maturation each internution for at least a 10-hour duration between the hours of 1000MM to 1000PM in 2000PM internation for at least a 10-hour duration between the hours of 1000MM to 1000PM in 2000PM Determines Time. The Extrated Summer Demand Resource must be available June furough Copher and the following May in the contreptonding Delivery Year. Supplied in an RPM Action, or 1000kd as an Extanded Summer Demand Resource in an FUR Supplied in an RPM Action, or 1000kd as an Extanded Summer Demand Resource in an FUR Copert and the following Delivery Year.

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Facilities Study Agreement stati have the same meaning as in the PJM Tariff

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Firm Foint-To-Point Transmission Service shall mean Firm Transmission Service provided pursuant to the rates, terms and conditionts set forth in Furt II of the PLAN Tarith.

124 Firm Transmission Service

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DR Factor shall mean that factor approved from time to time by the Field Board used to determine the unforced copacity value of a Densard Resource or ILR in accordance with Schedule 6.

176 ESELEVY

Eser RAA shell mean that cortain Reliability Argumance Agreement anong Loca-Serving Entities in the PM Region, PIM Rate Sciedule FERC No. 27.

LIT Electric Cooperative

Destric Cooperative shall meen so emity owned in cooperative form by its enstromens that is engaged in the generation, transmission, and/or distribution of electric energy.

Terric Distributor

Electric Distributor shall mean an entry that owns or leases with rights equivalent to overcatting electric distribution fasti are providing electric distribution service to electric losal within the FIM Region.

www.engage

Emergency shall near (i) an abnormal system condition requiring manual or automatic auton to mainain system frequency, or to prevent lots of final lead, equipment damage, or apping of system elements that could advarsely affect the reliability of an electric system or the safety of persons or property, or (ii) a that aborates requiring degrature from normal operating procedures in order to minimize the type of storks marks that, or (iii) a condition that requires procedures in order to minimize the type of storks stores that; or (iii) a condition that requires procedures in order to minimize the type of stork in the PIM Manuals.

120 End-Use Customer

End-Use Costonics shall mean a Member that is a rotall end-user of electricity within the FIM Region.

1.20A Easty Efficiency Resource

Earting Efficiency Resources that means a project, incidenty installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of Schedule 6 of this Agreement and corosofing then-current building codes, appliance standards, or other referent standards, designed to schede a corotinuous (during pesk eprinds as described in Schedule 6 and the PMM Marmals) reduction in electric entergy consumption that is not reflected in the pesk load foreeast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all innes which the Energy Efficiency Resource is proposed, and that is fully implemented at all innes which the Energy Fiftherery Resource is proposed, and that is fully implemented at all innes which the Energy Near, without any requirement of zones, dispatels, or oprastion intervention.

LZOB Existing Generation Capacity Resource

fuctualing i and growth) within such suce considers such or \$155, stage-Character LEEs that are FRR Entities. In the event that the survice obligations of an Electric Cooperative on Pablic Power Entity are not defined by groganghic boundaries but by Physical compactions to a defined by sciently connected to transmission or distribution families of such Electric Cooperative or Table's cover Entity within an area counteed by appropriate wholesels aggregate meaning database above. described above.

1.32 Full Requirements Service

Full Requirements Service shall mean wholesale service to supply all of the power meets of a Load Serving Eatily to serve end-users within the PJM Region that are not satisfied by its own generating facilities.

1.35 Generation Capacity Resource

Generation Capacity Resource that mean a generator with or the right to especity fram a specified generator with that meet its requirements of Scholales 9 and 10 of this Agreement. A Generator Capacity Resource way be an Exciting Generator Capacity Resource or a Flammed Generator Capacity Resource

1.34 Generation Onner

Generation Owner shall mean a Member that owns or leases with rights equivalent to ownership theritics for the greateshon of electric energy that are located within the F.M Region. Purobasing all or a portion of the output of a generation facility shall not be sufficient to quality a Member as a Generation Owner.

9222 Constant Forced Outsige

Generator Forced Cutage shall mean an immediate reducton in output or expectivy or removal from service, in whole or in part, or a generating mit by reacen of an Encurgency or interational from service, in whole or in part, or a cuta cuta council of the owner or printer of the facility, as specified in the relevant portions of the PMM Manuals. A reduction in output or removal from service of a generating unit in response to charges in market conditions shall not constitute a Generator Forced Ontage.

1.36 Generator Malatenance Outage

Generator Maintenance Outsge stall mean the scheduled removal from service, in whole or in part, of a generating runt in order to perform repairs on specific components of the facility, if removal of the facility qualifies as a maintenance outsge persuant to the PIM Manuals.

1.37 Generator Planned Outrge

Firm Transmission Service shall mean transmission service that is interded to be available at all times to the maximum extent practicable, sriblest to un Emergency, an unsufcipated tailure of a facility, or other event beyond the control of the owner or operator of the facility or the Office of the Interconnection.

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Fixed Resource Requirement Alterative or FSR Alternstive shall mean an elterative method for 2 Party to satisfy its obligation to provide Unforced Capacity heremoter, as set for h in Schedule 8.1 to this Agreement

1.26 Forecast Pool Requirement

Forecast Pool Requirement shall mean the amount equal to one plus the unforced reserve reargin (stated as a doctinal number) for the PDM Region required pursuant to this Agreement, as approved by the PDM Board pursuant to Schedule 4.1.

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1.28 Forecast Zonal LE Obligation

TitrsT MIT out at as gaines can shall have the same meaning as in the PMT farifi

1.29 FKK Capacity Plan

FYR Capacity Fina shall mean a long-turn plan for the comminent of Capacity Resources to satisfy the capacity obligations of a Party that has elected the FRR Alternative, as note fully set forth in Schedule 6.1 to this Agreenamt

130 FEREE 444

TRR E-mity sizh mean, for the duration of such election, a Party that has elected the FRR Altamative bereunden

1.31 FREService Area

FRR Survice Area shall meen (a) the service trainory of an IOU as recognized by state haw, mile or order, (b) the service state law, mile, or order, or order, (c) the service state law, mile recognized by frankines or other state law, mile, or order, or (c) a suparately indmittable geographic area that lie (f) bounded by wholesche metering, or similar appropriate multi-stic sugregate metering, that is visible to, and regularly reported to, the Office of the interconnection, agreegte metering, that is visible to, and regularly reported to, the Office of the interconnection, agreegte metering, that is visible to, and regularly reported to, the Office of the interconnection, agreegte metering, that is visible to, and regularly reported to, the Office of the interconnection, agreegte metering, that is visible to, and regularly reported to the Office of the interconnection, agreegtes the signegate that from such meters for such FAR Service Area and regularly agrees to aggregate into load data from such meters for such FAR Service Area and regularly agrees to aggregate into load data from such meters for such FAR Service Area and regularly agrees to aggregate into load data from such meters for such FAR Service Area and regularly agrees to aggregate into load data from such meters for such FAR Service Area and regularly agreed to the PAR Entity is so restrances the obligation to provide expectiv for such and at (ii) for which the FAR Entity is so restrances the obligation to provide expectiv for such and at (ii) for which the FAR Entity is so restrances the obligation to provide expectiv for such and the state (ii) for which the FAR Entity is so restrances the obligation to provide expectiv for such and at (iii) for which the FAR Entity is so restrances the obligation to provide expectiv for such and the state (iii) for which the FAR Entity is so restrances the obligation to provide expective for such and at (iii) for which the FAR Entity is so restrances the obligation to provide expective for such and at (iii) for

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Generator Planned Ourage shall mean the scheduled removal from service, it whole or in part, of a generating unit for inspection, maintenance or repair with the approval of the Office of the Interconnection in accordance with the FIM Maruals.

1.38 Good Utility Practice

Good Utility Practice shall mean any of the practices, methods and acts engaged in or approved by a significant portion of the electric utility industry during the relevant time period, or may of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather is intended to include acceptable practices, methods, or ant generally accepted in the region.

1.39 ILR Provider

ILR Provider shall have the meaning specified in Attachment DD to the PJM Tariff.

1.40 Incremental Auction

Incremental Auction shall mean the First Incremental Auction, the Second Incremental Auction, the Third Incremental Auction, or the Conditional Incremental Auction, each as defined in Attachment DD to the PIM Tariff.

1.41 Interconnection Agreement

Interconnection Agreement shall have the same meaning as in the PIM Tariff.

1.42 Interruptible Load for Reliability, or ILR

Interruptible Load for Reliability, or ILR, shall mean a resource with a demonstrated capability to provide a reduction in demand or otherwise control load in accordance with the requirements of Schedule 6 that is certified by PIM no later than three months plor to a Delivery Year. At a minimum, ILR shall be available for interruption for at least 10 times during the summer period of June through September in the Delivery Year, and will be capable of maintaining each such interruption for at least a 6-hour chardion. At a minimum, the ILR shall be available for such interruptions on weekdays, other than NERC holidays, from 12:00PM (noon) to 8:00PM Eastern Prevailing Time in the corresponding Delivery Year.

1.43 100

IOU shall mean an investor-owned utility with substantial business interest in owning and/or operating electric facilities in any two or more of the following three asset categories: generation, transmission, distribution.

1.43A Limited Demand Resource

Limited Demand Resource shall mean a resource that is placed under the direction of the Office of the interconnection and that will, at a minimum, he available for interruption for at least 10 times during the summer period of June through September in the Delivery Year, and will be capable of maintaining each such interruption for at least a 6-hour duration. At a minimum, the Limited Demand Resource shall be available for such interruptions on weekrays, other than NERC holidays, from 12:00PM (noon) to \$:00PM Eastern Prevailing Time. The Limited Demand Resource must be available during the summer period of June through September in the corresponding Delivery Year to be offered for sale or Self-Supplied in an RPM Anotion, or included as a Limited Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

1.44 Load Serving Entity or LSE

Load Serving Entity or LSE shall mean any entity (or the duly designated agent of such an entity), including a load aggregator or power marketer, (i) serving end-users within the PIM Region, and (ii) that has been grauted the authority or has an obligation pursuant to state or local law, regulation or franchise to sell electric energy to end-users located within the PIM Region. Load Serving Entity shall include any end-use customer that quelifies under state nules or a utility retail tauff to manage directly in own supply of electric power and energy and use of transmission and ancillary services.

1.45 Locational Reliability Charge

Locational Reliability Charge shall mean the charge determined pursuant to Schedule 3.

1.46 Markets and Reliability Committee

Markets and Relizhility Committee shall mean the committee established pursuant to the Operating Agreement as a Standing Committee of the Members Committee.

1.47 Member

Member shall mean an entity that satisfies the requirements of Sections 1.24 and 11.6 of the PJM Operating Agreement. In accordance with Article 4 of this Agreement, each Party to this Agreement also is a Member.

14S Members Committee

Members Committee shell mean the committee specified in Section 8 of the PIM Operating Agreement composed of the representatives of all the Members.

149 NERC

NERC shall mean the North American Electric Reliability Connell or any successor thereto.

1.50 Network Resources

Network Resources shall have the meaning set forth in the PIM Tariff.

1.51 Network Transmission Service

Network Transmission Service shall mean transmission service provided pursuant to the rates, terms and conditions set forth in Part III of the PIM Tariff or transmission service comparable to such service that is provided to a Load Serving Emity that is also a Transmission Owner (as that term is defined in the PIM Tariff).

1.52 Nominated Denaud Resource Value

Nominated Demand Resource Value shall have the meaning specified in Attachment DD to the PIM Tariff.

1.53 Nominated ILR Value

Nominated ILR Value shall have the meaning specified in Attachment DD to the FIM Tariff.

1.54 Non-Retail Behind the Meter Generation

Non-Resail Behind the Meter Generation shall mean Behind the Meter Generation that is used by municipal electric systems, electric cooperatives, and electric distribution companies to serve load.

1.55 Obligation Peak Load

Obligation Peak Load shall have the meaning specified in Schedule 8 of this Agreement.

1.56 Office of the Interconnection

Office of the Interconnection shall mean the employeets and agents of PJM Interconnection, L.L.C., subject to the supervision and oversight of the PJM Board, arring pursuant to the Operating Agreement.

L57 Operating Agreement of PJM Interconnection, LLC. or Operating Agreement

Operating Agreement of PJM Interconnection, LL.C. or Operating Agreement shall mean that certain agreement, dated April 1, 1997 and as amended and restated June 2, 1997 and as amended from time to time thereafter, among the members of the PJM Interconnection, LL.C.

1.58 Operating Reserve

Operating Reserve shall mean the amount of generating capacity scheduled to be available for a specified period of an operating day to ensure the reliable operation of the PIM Region, as specified in the PIM Manuals.

1.59 Other Supplier

Other Supplier shall mean a Member that is (i) a seller, buyer or transmitter of electric capacity or energy in, front or through the PIM Region, and (ii) is not a Generation Owner, Electric Distributor, Transmission Owner or End-Use Customer.

1.60 Partial Requirements Service

Partial Requirements Service shall mean wholesale service to supply a specified portion, but not all, of the power needs of a Load Serving Emity to serve end-users within the PIM Region that are not satisfied by its own generating facilities.

1.61 Percentage Internal Resources Required

Percentage Internal Resources Required shall mean, for purposes of an FRR Capacity Plan, the percentage of the LDA Reliability Requirement for an LDA that must be satisfied with Capacity Resources located in such LDA.

1.62 Party

Party shall mean an entity bound by the tenns of this Agreement.

1.63 P.M

PIM shall mean the PIM Board and the Office of the Interconnection.

1.64 PJM Board

P.M Board shall mean the Board of Managers of the PIM Interconnection, L.L.C., acting pursuant to the Operating Agreement.

1.65 PJM Manuals

PJM Manuels shall mean the instructions, rules, procedures and guidelines established by the Office of the Interconnection for the operation, planning and accounting requirements of the PJM Region.

1.66 PJM Open Access Transmission Tariff or PJM Tariff

PIM Open Access Transmission Tariff or PIM Tariff shall mean the tariff for transmission service within the PIM Region, as in effect from time to time, including any schedules, appendices, or exhibits ettached thereto.

1.67 PIMRegion

PIM Region shall have the same meaning as provided in the Operating Agreement.

1.68 PJM Region Installed Reserve Margin

PIM Region Installed Reserve Margin shall mean the protent installed reserve margin for the PIM Region required pursuant to this Agreement, as approved by the PIM Board pursuant to Schedule 4.1.

1.69 Planned Demand Resource

Planned Demand Resource shall mean a Demand Resource that does not critenify have the capability to provide a reduction in demand or to otherwise control load, but that is scheduled to be capable of providing such reduction or control on or before the start of the Delivery Year for which such resource is to be committed, as determined in accordance with the requirements of Schedule 6.

1.59A Planned External Generation Capacity Resource

Planned External Generation Capacity Resource shall mean a proposed Generation Capacity Resource, or a proposed increase in the capability of a Generation Caracity Resource, that (a) is to be located outside the PIM Region, (b) participates in the generation interconnection process of a Control Area external to PIM, (c) is scheduled to be physically and electrically interconnected to the transmission facilities of such Control Area on or before the first day of the Delivery Year for which such resource is to be committed to satisfy the reliability requirements of the PIM Region, and (d) is in fall commercial operation prior to the first day of such Delivery Year, such that it is sufficient to movide the installed Canacity set forth in the Sell Offer forming, the basis of such resource's comminment to the PJM Region. Prior to participation in any Reliability Pricing Model Auction for such Delivery Year, the Capacity Market Seller must demonstrate that it has executed an interconnection agreement (functionally equivalent to a System Impact Study Agreement under the PIM Tariff for Base Residual Auction and an Interconnection Service Agreement under the PJM Tariff for Incremental Anction) with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and if applicable the transmission provider. A Planned External Generation Capacity Resource must provide evidence to PJM that it has been studied as a Network Resource, or such other similar interconnection product in such external Connol Area, must provide contractual evidence that it has applied for or purchased transmission service to be deliverable to the PIM border, and must provide contractual evidence that it has applied for transmission service to be deliverable to the bus at which energy is to delivered. the agreements for which must have been executed prior to participation in any Reliability Pricing Model Aurtion for such Delivery Year. An External Generation Capacity Resource shall ocase to be considered a Planned External Generation Capacity Resource as of the earlier of (1) the date that interconnection service commences as to such resource; or (ii) the resource has cleared an RFM Anotion, in which case it shall become an Existing Generation Capacity Resource for purposes of the mitigation of offers for any RPM Auction for all subsequent Delivery Years.

1.70 Planned Generation Capacity Resource

Planned Generation Capacity Resource shall mean a Generation Capacity Resource participating in the generation interconnection process under Part IV, Subpart A of the PIM Tariff, for which: (1) Interconnection Service is scheduled to commence on or before the first day of the Delivery Year for which such resource is to be committed to RPM or to an FRR Plant (ii) a System Impact Study Agreement has been accured miner to the Base Residual Ancoion for such Delivery Year, (iii) an Interconnection Service Agreement has been executed prior to any Incremental Auction for such Delivery Year in which such resource plans to participate; and (iv) no megawatts of capacity have cleared an RPM Auction for any prior Delivery Year. For purposes of the must-offer requirement and mitigation of offers for any RFM Auction for a Delivery Year, a Generation Capacity Resource shall cease to be considered a Flanned Generation Capacity Resource as of the earlier of (i) the date that Interconnection Service commences as to such resource; or (ii) the resource has cleared an RPM Anction for any Delivery Year, in which case it shall become an Existing Generation Capacity Resource for any RPM Anction for all subsequent Delivery Years. Notwithstanding the foregoing, a Generation Capacity Resource for which construction has not commenced and which would otherwise have been treated as a Planned Generation Canacity Resource but for the fact that it was bid into RPM Anctions for at least two consecutive Delivery Years, and cleared the last such anction only because it was considered existing and its mitigated offer cap was accepted when its price offer would not have otherwise been accepted, shall be deeped to be a Planned Generation Canacity Resource

1.71 Planning Period

Planning Period shall mean the 12 months beginning June 1 and emending through Mzy 31 of the following year, or such other period approved by the Members Committee.

1.72 Public Power Entity

Public Power Entity shall mean any agency, ambonity, or instrumentality of a state or of a political subdivision of a stare, or any corporation wholly owned by any one or more of the foregoing, that is engaged in the generation, transmission, and/or distribution of electric energy.

1.73 Qualifying Transmission Upgrades

Qualifying Transmission Upgrades shall have the meaning specified in Anachment DD to the PIM Tariff.

1.74 Markets and Reliability Committee

Markets and Reliability Committee shall mean the committee established pursuant to the Operating Agreement as a Standing Committee of the Members Committee.

1.75 Reliability Principles and Standards

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Reliability Principles and Standards shall mean the principles and standards established by NERC or an Applicable Regional Reliability Council to define, among other things, an acceptable probability of loss of load due to inadequate generation or transmission capability, as amended from time to time.

1.76 Required Approvals

Required Approvals shall mean all of the approvals required for this Agreement to be modified or to be terminated, in whole or in part, including the acceptance for filing by FERC and every other regulatory authority with jurisdiction over all or any part of this Agreement.

1.77 Self-Supply

Self Supply shall have the meaning provided in Attachment DD to the PJM Tariff.

1.78 Single-Castomer LSE

Single-Customer LSE shall mean a Party that (a) serves only retail customers that are Affiliates of such Party; (b) owns or controls generation facilities located at one or more of the retail customer location(s) that in the aggregate satisfy at least 50% of such Party's Unforced Capacity obligations; and (c) serves retail customers having (i) an Obligation Peak Load at all locations of no less than 100 MW, where such peak load of each such location is no less than 10 MW; or (ii) an Obligation Peak Load at each location served of no less than 25 MW.

1.79 South RAA

South RAA shall meen that certain Reliability Assurance Agreement among Load-Serving Entities in the PIM South Region, on file with FERC as PIM Rate Schools FERC No. 40.

1.80 State Consumer Advocate

State Consumer Advocate shall mean a legislatively created office from any State, all or any part of the territory of which is within the PJM Region, and the District of Columbia established, inter alia, for the purpose of representing the interests of energy consumers before the utility regulatory commissions of such states and the District of Columbia and the FERC.

1.81 State Regulatory Structural Change

State Regulatory Structural Change shall mean as to any Party, a state law, rule, or order that, after September 30, 2006, initiates a program that allows retail electric constinuers served by such Party to choose from among ulternative suppliers on a competitive basis, terminates such a program, expands such a program to include classes of custometers or localities saved by such Party that were not proviously permitted to participate in such a program, or that modifies retail electric market structure or market design rules in a manner that materially increases the likelihood that a substantial proportion of the customens of such Party that are eligible for retail choice under such a program (a) that have not exercised such choice will exercise such choice; or (b) that have exercised such choice will no longer exercise such choice, including for example, without limitation, mandating divestiture of mility-owned generation or structural changes to such Party's default service roles that materially affect whether retail choice is economically viable.

1.82 Threshold Questiny

Threshold Quantity shall mean, as to any FRR Entity for any Delivery Year, the sum of (a) the Unforced Capacity equivalent (determined using the Pool-Wide Average EFORD) of the Installed Reserve Margin for such Delivery Year multiplied by the Preliminary Forecast Peak Load for which such FRR Entity is responsible under its FRR Capacity Plan for such Delivery Year, plus (b) the lesser of (i) 3% of the Unforced Capacity amount determined in (a) above or (ii) 450 MW. If the FRR Entity is not responsible for all load within a Zone, the Preliminary Forecast Peak Load for such entity shall be the FRR Entity's Obligation Peak Load last determined prior to the Base Residual Auction for such Delivery Year, times the Base FRR Scaling Factor (as determined in accordance with Schedule &1).

1.83 Transmission Facilities

Transmission Facilities shall mean facilities that: (i) are within the PJM Region; (ii) meet the definition of transmission facilities pursuent to FERC's Uniform System of Accounts or have been classified as transmission facilities in a ruling by FERC addressing such facilities; and (iii) have been demonstrated to the satisfaction of the Office of the Interconnection to be imagnated with the PJM Region transmission system and integrated into the planning and operation of the PJM Region to serve all of the power and transmission customers within the PJM Region.

1.84 Transmission Owner

Transmission Owner shall mean a Member that owns or leases with rights equivalent to ownership Transmission Facilities. Taking transmission service shall not be sufficient to qualify a Member as a Transmission Owner.

L85 Transmission Owners Agreement

Transmission Owners Agreement shall mean that certain Consolidated Transmission Owners Agreement, dated as of December 15, 2005 and as amended from time to time, among transmission owners within the PIM Region.

1.86 Unforced Capacity

Unforced Capacity shall mean installed tapacity rated at summer conditions that is not on average experiencing a forced ounge or forced denting, calculated for each Capacity Resource on the 12-month period from October to September without regard to the ownership of or the contractual rights to the capacity of the unit.

1.87 West RAA

West RAA shall mean the "PIM West Reliability Assume Agreement among the Load Serving Eminies in the PIM West Region," on file with FERC as PIM Rate Schedule FERC No. 32.

1.88 Zonal Capacity Price

Zonal Capacity Price shall mean the price of Unforced Capacity in a Zone that an LSE that has not elected the FRR Alternative is obligated to pay for a Delivery Year as determined pursuant to Attachment DD to the PIM Tariff.

1.89 Zone

Zone shall mean an area within the PIM Region, as set forth in Schedule 15, or as such areas may be (i) combined as a result of mergers or acquisitions or (ii) added as a result of the expansion of the boundaries of the PIM Region. A Zone shall include any Non-Zone Network Load (as defined in the PIM Tariff) located outside the PIM Region that is served from such Zone under Schedule H-A of the PIM Tariff.

Effective Date: 7/14/2011 - Docket #: ER11-4040-000

ARTICLE 2 - PURPOSE

This Agreement is intended to ensure that adequate Capacity Resources, including planned and existing Generation Capacity Resources, planned and existing Demand Resources, Energy Efficiency Resources, and ILR will be planned and made available to provide reliable service to loads within the PIM Region, to assist other Parties during Emergencies and to coordinate planning of such resources consistent with the Reliability Principles and Standards. Further, it is the intention and objective of the Parties to implement this Agreement in a manner consistent with the development of a robust competitive marketplace. To accomplish these objectives, this Agreement is among all of the Load Serving Entities within the PIM Region. Unless this Agreement is terminated as provided in Section 3.3, every entity which is or will become a Load Serving Emity within the PJM Region is to become and remain 2 Party to this Agreement or to an agreement (such as a requirements supply agreement) with a Party pursuant to which that Party has agreed to act as the agent for the Load Serving Entity for surposes of satisfying the obligations uncer this Agreement related to the load within the PJM Region of that Load Serving Entity. Nothing herein is intended to abridge, alter or otherwise affect the emergency powers the Office of the Intercontection may exercise under the Operating Agreement and PIM Taniff.

Effective Date: 9/17/2010 - Docket# ER10-2710-005

3.1 Term.

This Agreement shall become effective as of June 1, 2007 and shall govern Unforced Capacity Obligations for the Planning Period beginning as of that date ("initial Delivery Year"), and for each Planning Period thereafter, unless and until terminated in accordance with the terms hereof.

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

ARTICLE 3 - TERM AND TERMINATION OF THE AGREEMENT

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Effective Date: 9/17/2010 - Docket \$: ER10-2710-006

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3.2 Transition Provisions.

The East RAA, West RAA, and South RAA shall govern, in accordance with their terms now in effect or as hereafter validly amended, expectly requirements for each Planning Period through the end of the Planning Period ending May 31, 2007. Subject to the termination provisions in each such agreement, the East RAA, West RAA, and South RAA shall terminate effective 11:59:59 p.m. on May 31, 2007.

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

3.3 Termination.

3.3.1 Rights to Terminate.

This Agreement may be terminated by a vote in the Members Committee to terminate the Agreement by an affirmative Sector Vote as specified in the Operating Agreement and upon the receipt of all Required Approvals related to the termination of this Agreement. Any such termination must be sporoved by the PIM Board and filed with the FERC and shall become effective only upon the FERC's approval.

3.3.2 Obligations upon Termination.

Any provision of this Agreement that expressly or by implication comes into or remains in force following the termination of this Agreement shall survives such termination. The surviving provisions shall include, but shall not be limited to: (2) final settlement of the obligations of each Party under Articles 8 and 12 of this Agreement, including the ecocounting for the period coding with the last day of the month for which the Agreement is effective, (b) the provisions of this Agreement uccessary to conduct final billings, collections and accounting with respect to all matters arising hereunder and (c) the indemnification provisions as applicable to periods prior to such termination.

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

ARTICLE 5 - WITHDRAWAL OR REMOVAL OF A PARTY

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

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ARTICLE 4 - ADDITION OF NEW PARTIES

Each Party agrees that any entity that (i) is or will become a Load Serving Entity, (ii) complies with the process and data requirements set forth in Schedule 1, and (iii) meets the standards for interconnection set forth in Schedule 2 shall become a Party to this Agreement; and shall be listed on Schedule 16 of this Agreement upon becoming 2 party to the Operating Agreement, and execution of a counterpart of this Agreement.

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Effective Date: 9/17/2010 - Docket #; ER10-2710-006

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5.1 Withdrawal of a Party.

5.1.1 Notice.

Upon written notice to the Office of the Interconnection, any Party may withdraw from this Agreement, effective upon the completion of its obligations become and the documentation by such Party, to the satisfication of the Office of the Interconnection, that such Party is no longer a Loted Serving Entity.

5.1.2 Determination of Obligations.

A Party's obligations hereander shall be completed as of the end of the last month for which such Party's obligations have been set at the time said notice is received, except as provided in Article 13, or unless the Members Committee determines that the remaining Parties will be able to adjust their obligations and commitments related to the performance of this Agreement consistent with such earlier withdrawal date as may be requested by the withdrawing Party, without modus hardship or cost, while maintaining the reliability of the PIM Region.

5.1.3 Survival of Obligations upon Withdrawal.

(2) The obligations of a Party upon its withdrawal from this Agreement and any obligations of that Party under this Agreement at the time of its withdrawal shell survive the withdrawal of the Party from this Agreement. Upon the withdrawal of a Party from this Agreement, final settlement of the obligations of such Party under Ariceles 7 and 11 of this Agreement shall include the accounting through the date established pursuant to Sections 5.1.1 and 5.1.2.

(b) Any Party that withdraws from this Agreement shall pay all costs and expenses associated with additions, deletions and modifications to communication, computer, and other affected facilities and procedures, including any filing fors, to effect the withdrawal of the Party from the Agreement.

(c) Prior to withdrawal, a withdrawing Party desiring to remain interconnected with the PIM Region shall ensuring the scontrol area to control area interconnection agreement with the Office of the Interconnection and the mansmission owner or Electric Distributor within the PIM Region with which its facilities are interconnected.

5.1.4 Regulatory Review.

Any withdrawal from this Agreement shall be filed with FERC and shall become effective only upon FERCs approval.

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5.2 Breach by a Party.

If a Party (a) fails to pay any amount due under this Agreement within 30 days after the due date or (b) is in breach of any material obligation under this Agreement, the Office of the Interconnection shall cause a notice of such non-payment or breach to be sent to that Party. If the Party fails, within 5 days of the receipt of such non-payment or breach to be sent to that Party. If or our such non-payment or breach, or if the breach cannot be cared within such time and if the Party does not diligently commence to cure the breach value in the remaining Parties may, such cure to completion, the Office of the Interconnection and the remaining Parties may, without an election of remedies, exercise all remedies available at law or in equity or other appropriate proceedings. Such proceedings may include (c) the commencement of a proceeding before the appropriate state regulatory commission(s) to request supersion or revocation of the meaning Party's license or a unionization to serve retail load within the state(s) and/or (d) bringing any civil action or actions or recovery of damages that may include, but not he huited to, all amounts the and impaid by the breaching Party, and all costs and expenses reasonably incurred in the exercise of its remedies hereunder (including, but not limited to, reasonable

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ARTICLE 6-MANAGEMENT ADMINISTRATION

Except as otherwise provided herein, this Agreement shall be managed and administered by the Parties, Members, and State Consumer Advocates through the Members Committee and the Markets and Reliability Committee as a Standing Committee thereof, except as delegated to the Office of the Interconnection and except that only the PJM Board shall have the authority to approve and anthorize the filing of amendments to this Agreement with the FERC.

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ARTICLE 7 - RESERVE REQUIREMENTS AND OBLIGATIONS

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7.1 Forecast Pool Requirement and Unforced Capacity Obligations.

(a) The Forecast Pool Requirement shall be established to ensure a sufficient amount of capacity to most the forecast load plus reserves adequate to provide for the unavailability of Generation Capacity Resources, load forecasting uncertainty, and planned and maintenance ounges. Schedule 4 sets forth guidelines with respect to the Forecast Pool Requirement.

(b) Unless the Party and its customer that is also a Load Serving Entity agree that such customer is to bear direct responsibility for the obligations set forth in this Agreement, (i) any Party that supplies Full Requirements Service to a Load Serving Entity which the PJM Region shall be responsible for all of that Load Serving Entity's capacity obligations under this Agreement for the period of such Full Requirements Service and (ii) any Party that supplies Panial Requirements Service to a Load Serving Entity as a service to a Load Serving Entity within the PJM Region shall be responsible for such portice of the capacity obligations of that Load Serving Entity's capacity by the Perty and the Load Serving Entity's full capacity obligation under this Agreement is allocated between or among Parties to this Agreement.

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7.2 Responsibility to Pay Locational Reliability Charge.

Except to the extent its capacity obligations are satisfied through the FRR Alternative, each Party shall pay, as to the loads it serves in each Zone during a Delivery Year, a Locational Reliability Charge for each such Zone during such Delivery Year. The Locational Reliability Charge shall equal such Party's Daily Unforced Capacity Obligation in a Zone, as determined pursuant to Schedule 8 of this Agreement, times the Final Zonal Capacity Price for such Zone, as determined pursuant to Attackment DD of the PJM Tariff.

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7.3 LSE Option to Provide Capacity Resources.

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A Party obligated to pay a Locational Reliability Charge for a Delivery Year may partially or wholly offset amounts it must pay for such charge by offering Capacity Resources for sale in the Base Residual Auction or an Incremental Auction applicable to such Delivery Year, provided such resources clear such auctions. Resources offered for sale in any such auction must satisfy the requirements specified in this Agreement and the PJM Manuals. Such a Party may choose to nominate a resource in the Base Residual Auction as Self-Supply, may choose to designate a price offer for such resource into any such auction, or may indicate in its offer that it wishes to commit such resource regardless of the clearing price, in which case the Party shall receive the marginal value of system capacity and the price adders for any applicable binding locational constraint in accordance with Attachment DD of the PIM Tariff. Each such Party acknowledges that the clearing price it receives for a resource offered for sale and cleared, or Self-Supplied, in an auction may differ from the Final Zonal Capacity Price determined for the applicable Zone for the applicable Delivery Year, and that the Party shall temain responsible for the Locational Reliability Charge notwithstanding any such difference between the Capacity Resource Cleaning Price and the Final Zonal Capacity Price. In addition, such Parties recognize that they may receive an allocation of Capacity Transfer Rights which may offset a portion of the Locational Reliability Charge, and that they may offset a portion of the Locational Reliability Charge by nominating ILR, or by offering and cleaning Qualifying Transmission Upgrades in the Base Residual Arction.

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7.4 Fixed Resource Requirement Alternative.

A Party that is eligible for the Fixed Resource Requirement Alternative may satisfy its obligations hereunder to provide Unforced Capacity by submitting and adhering to an FRR Capacity Plan and meeting all other terms and conditions of such alternative, as set forth in this Agreement.

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7.5 Capacity Plans and Deliverability.

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Each Party electing to provide Capacity Resources to meet its obligations heremder shall submit to the Office of the Interconnection its plans (or revisions to previously submitted plans), as prescribed by Scheinle 7, or, in the case of a Party electing the FRR Alternative, as prescribed by Scheinle 8.1, to install or contract for Capacity Resources. As set forth in Schedule 10, each Party most designate its Capacity Resources as Network Resources or Points of Receipt under the FIM Tariff to allow firm delivery of the output of its Capacity Resources to the Party's load within the PIM Region and each Party must obtain any necessary Firm Transmission Service in an amount sufficient to deliver Capacity Resources from outside the PIM Region to the border of the PIM Region to relizably serve the Party's load within the PIM Region.

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7.6 Nature of Resources.

Each Party electing to Self-Supply resources, or electing the FRR Alternative, shall provide or arrange for specific, firm Capacity Resources that are capable of supplying the energy requirements of its own load on a firm basis without interruption for economic conditions and with such other characteristics that are necessary to support the reliable operation of the PIM Region, as set forth in more detail in Schedules 6,9 and 10.

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7.7 Compliance Audit of Parties.

(a) For the 36 months following the end of each Planning Period, each Party shall make available the records and supporting information related to the performance of this Agreement from such Planning Period for and?

(b) The Office of the interconnection shall evaluate and determine the need for an audit of a Party and shall, upon a decision of the Members Committee to require such an audit, provide the Party or Parties to be audited with notice at least 90 days in advance of the audit.

(c) Any audit of a Party conducted pursuant to this Agreement shall be performed by an independent consultant to be selected by the Office of the Interconnection. Such audit shall include a review of the Party's compliance with the procedures and standards adopted pursuant to this Agreement.

(d) Prior to the completion of its audit, the independent consultant shall review its preliminary findings with the Party being atdited and, upon the completion of its andit, the independent consultant shall issue a final audit report detailing the results of the andit, which final report shall be issued to the Party being atdited, the Office of the Interconnection and the Markets and Reliability Committee, provided, however, no confidential data of any Party shall be disclosed through such and reports.

(e) If, based on a first andit report, an adjustment is required to any amounts due to or firm the Parties pursuant to Schechules 8, 12, or 13, such adjustment shall be accounted for in determining the amounts due to or from the Parties pursuant to Schedules 8, 12, or 13 for the mooth in which the adjustment is identified.

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ARTICLE 8 - DEFICIENCY, DATA SUBMISSION, AND EMERGENCY CHARGES

8.1 Nature of Charges.

Upon the advice and recommendations of the Members Committee, the PIM Roard shall, subject to any Required Approvals, approve certain charges to be imposed on a Party for its failure to satisfy its obligations under this Agreement, as set forth in Schedule 12.

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8.2 Determination of Charge Amounts.

No later than April 1 of each year, the Members Committee shall recommend to the PIM. Board such charges to be applicable under this Agreement during the following Planning Period and Schechule 12, which, upon approval by the PIM Board, shall be modified accordingly, subject to the receipt of all Required Approvals. The Markets and Reliability Committee may establish projected charges for estimating purposes only.

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8.3 Distribution of Charge Receipts.

ARTICLE 9 - COORDINATED PLANNING AND OPERATION

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All of the monics received as a result of any charges imposed pursuant to this Agreement shall be disbursed as provided in this Agreement.

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9.1 Overall Coordination.

Each Party shall cooperate with the other Parties in the coordinated planning and operation of their owned or connacted for Canacity Resources to obtain a degree of reliability consistent with the Reliability Principles and Standards. In furtherance of such cooperation each Party shall

 coordinate its Capacity Resource plans with the other Parties to maintain reliable service to its own electric customers and those of the other Parties;

(b) cooperate with the members and associate members of such Party's Applicable Regional Reliability Council to ensure the reliability of the region;

(c) make available its Capacity Resources to the other Parties through the Office of the Interconnection for coordinated operation and to supply the needs of the PIM Region for Operating Reserves;

(d) provide or arrange for Network Transmission Service or Firm Point-to-Point Transmission Service for service to the projected load of the Party and include all Capacity Resources as Network Resources designated pursuant to the PJM Tariff or Points of Receipt for Firm Point-to-Point Transmission Service;

(e) provide or arrange for sufficient reactive expability and voltage control facilities to meet Good Utility Practice and to be consistent with the Reliability Principles and Standards;

(f) implement emergency procedures and take such other coordination actions as may be necessary in accordance with the directions of the Office of the Interconnection in times of Emergencies; and

(g) maintain or arrange for Black Start Capability for a portion of its Capacity Resources at least equal to that established from time-to-time by the Office of the Interconnection.

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9.2 Generator Planned Outage Scheduling.

Each Party shall develop, or cause to be developed, its schedules of planned outages of its Capacity Resources. Such schedules of planned outages shall be submidted to the Office of the Interconnection for coordination with the schedules of planned outages of other Parties and autointated transmission planned outages.

9.3 Data Submissions.

Each Party shall submit to the Office of the Interconnection the data and other information necessary for the performance of this Agreement, including its plans for the addition, modification and removal of Capacity Resources, its load forecasts, and such other data set forth in Schedule 11.

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9.4 Charges for Failures to Comply.

(a) An emergency procedure charge, as set forth in Artachment DD to the PIM Tariff, shall be imposed on any Party that fails to comply with the directions of the Office of the interconnection pursuant to Section 9.1(f)

(b) A data submission charge, as set forth in Schedule 12, shall be imposed on any -Party that fails to submit the data, plans or other information required by this Agreement in a timely or accurate manner as provided in Schedule 11.

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9.5 Metering.

Each Party shall comply with the metering standards for the PJM Region, as set forth in the PJM Memuals.

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ARCICLE 10 - SHARED COSTS

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10.1 Recording and Andit of Costs-

(a) Any costs related to the performance of this Agreement, including the costs of the Office of the Interconnection and such other costs that the Members Committee determines are to be shared by the Parties, shall be documented and recorded in a manner acceptable to the Parties.

(b) The Members Committee may require an audit of such costs; provided, however, the cost records shall be available for audit by any Member or State Consumer Advocate, at the sole expense of such Member or State Consumer Advocate, for 36 months following the end of the Planning Period in which the costs were incurred.

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10.2 Cost Responsibility.

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The costs determined under Section 10.1(a) shall be allocated to and recovered from the Pattice to this Agreement and other emitties pursuant to Schedule 9-5 of the PIM Tariff.

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ARTICLE 11 - BILLING AND PAYMENT

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Effective Date: 9/17/2010 - Docket #: ER10-2710-006

11.1 Periodic Billing.

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Each Party shall receive a statement periodically setting forth (i) any amounts due from or to that Party as a result of any charges imposed pursuant to this Agreement and (ii) that Party's share of any costs allocated to that Party pursuant to Article 10. To the extent practical, such statements are to be coordinated with any billings or statements required pursuant to the Operating Agreement or PJM Tariff.

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11.2 Payment.

The payment terms and conditions shall be as set forth in the billing statement and shall, to the extent practicable, be the same as those then in effect under the PJM Tariff.

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11.3 Failure to Pay.

If any Party fails to pay its share of the costs allocated pursuant to Article 10, those unpaid costs shall be allocated to and paid by the other Parties hereto in proportion to the sum of the Daily Unforced Capacity Obligations of each such Party for the billing month. The Office of the interconnection shall enforce collection of a Party's share of the costs.

ARTICLE 12 - INDEMNIFICATION AND LIMITATION OF LIABILITIES

Effective Date: 9/17/2010 - Docket # ER10-2710-006

12.1 Indemnification.

(a) Each Party agrees to indomnify and hold harmless each of the other Parties, its officers, directors, employees or agents (other than PJM Interconnection, L.L.C., its board or the Office of the Interconnection) for all extins, claims, demands, costs, clamages and liabilities assisted by third parties against the Party seeicing indemnification and arising out of or relating to acts or omissions in connection with this Agroement of the Party from which indemnification is sought, except (i) to the extent that such liabilities result from the willful misconduct of the Party seeicing indemnification and (ii) that each Party shall be responsible for all dains of its own employees, agents and serving our of any workmen's compensation law. Nothing herein shall limit a Party's indemnity obligations under Article 16 of the Operating Agreement.

(5) The amount of any indemnity payment under this Section 12.1 shall be reduced (including, without limitation, reproactively) by any insurance proceeds or other amounts actually recovered by the Party seeking indemnification in respect of the indemnified actions, claims, demands, costs, damages or liabilities. If any Party shall have received an indemnify payment in respect of an indemnified action, claim, demand, cost, damage, or liability and shall subsequently actually receive insurance proceeds or other amounts in respect of such action, claim, demand, cost, damage, or liability, then such Party shall pay to the Party that made such indemnity payment the lesser of the amount of such insurance proceeds or other amounts actually received and retained or the net amount of the indemnity payments actually received previously.

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12.2 Limitations on Liability.

No Party will be liable to another Party for any claim for indirect, incidental, special or consequential damage or less of the other Party including, but not limited to, less of profits or revenues, cost of capital or financing, loss of goodwill and cost of replacement power arising from such Party's carrying out, or failure to carry out, any colligations contemplated by this Agreement, provided, however, nothing harein shall be deemed to reduce or limit the obligation of any Party with respect to the claims of persons or eatilities not a party to this Agreement.

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12.3 Insurance.

Each Party shall obtain and maintain in force such insurance as is required of Load Serving Entities by the states in which it is doing business within the PIM Region.

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ARTICLE 13 - SUCCESSORS AND ASSIGNS

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13.1 Binding Rights and Obligations.

The rights and obligations created by this Agreement and all Schedules and supplements thereto shall inure to and bind the successors and assigns of the Parties; provided, however, no Party may assign its rights or obligations under this Agreement without the written consent of the Members Committee unless the assignee concurrently becomes the Load Serving Entity with regard to the end-users previously served by the assigntor.

13.2 Consequences of Assignment.

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Upon the assignment of all of its rights and obligations becauter to a successor consistent with the provisions of Section 13.1, the assignor shall be deemed to have withdrawn from this Agreement.

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ARTICLE 14-NOTICE

Except as otherwise expressive provided herein, any notice required hereinder shall be in writing and shall be sent: evernight counter, hand delivery, telecopy or other reliable electronic means to the representative on the Members Committee of such Party at the address for such Party previously provided by such Party to the other Parties. Any notice shall be deemed to have been given (i) open delivery if given by overhight counter, hand delivery or certified mail or (ii) upon confirmation if given by factimile or other reliable electronic means.

ARTICLE 15 - REPRESENTATIONS AND WARRANTIES

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

Each Party represents and warrants to the other Parties that, as of the date it becomes a Party.

15.1 Initial Representations and Warranties.

(a) the Party is duly organized, validly existing and in good standing under the laws of the jurisdiction where organized;

(b) the execution and delivery by the Party of this Agreement and the performance of its obligations haremeder have been duly and validly authorized by all requisite action on the part of the Party and do not conflict with any applicable law or with any other agreement binding upon the Party. The Agreement has been duly executed and delivered by the Party, and this Agreement constituents the legal, valid and binding obligation of the Party enforceable against it in accordance with its terms except insofar as the enforceability thereof may be limited by applicable bankruptcy, insolvency, reorganization, fraudulent conveyance, montation or other similar laws affecting the enforcement of creditor's rights generally and by general principies of equity regardless of whether such principles are considered in a proceeding at law or in equity; and

(c) there are no actions at law, suits in equity, proceedings or claims pending or, to the knowledge of the Party, intestened against the Party before or by any federal, state, foreign or local court, tribunal or governmental agency or authority that might materially delay, prevent or hinder the performance by the Party of its obligations hereunder.

15.2 Continuing Representations and Warranties.

Each Party represents and wattants to the other Parties that throughout the term of this Agreement:

(a) the Party is a Load Serving Entity;

(b) the Party satisfies the requirements of Schedule 2;

(c) the Party is in compliance with the Reliability Principles and Standards;

(d) the Party is a signatory, or its principals are signatories, to the agreements set forth in Schedule 3;

(e) the Party is in good standing in the jurisdiction where incorporated; and

(f) the Party will endeavor in good faith to obtain any corporate or regulatory ambority necessary to allow the Party to fulfill its obligations hareander.

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ARTICLE 16 - OTHER MATTERS

16.1 Relationship of the Parties.

This Agreement shall not be interpreted or construed to create any association, joint venture, or partnership between or aroang the Parties or to impose any partnership obligation or partnership liability upon any Party.

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16.2 Governing Law.

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This Agroement shall be interpreted, construed and governed by the laws of the State of Delaware.

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16.3 Severability.

Each provision of this Agreement shall be considered severable and if for any reason any provision is determined by a court or regulatory ambority of competent jurisdiction to be invalid, void or unerforceable, the remaining provisions of this Agreement shall continue in full force and effect and shall in no way be affected, impaired or invalidated, and such invalid, void or unenforceable provision shall be replaced with valid and enforceable provision or provisions which otherwise give effect to the original intent of the invalid, void or unenforceable provision

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16.4 Amendment

This Agreement may be amended only by action of the PJM Board. Notwithstending the foregoing, an Applicant eligible to become a Party in accordance with the procedures set forth in Article 4 shall become a Party by executing a counterpart of this Agreement without the need for execution of such counterpart by any other Party. The PJM Office of the Interconnection shall file with FERC my amendment to this Agreement approved by the PJM Board.

16.5 Headings.

The article and section headings used in this Agreement are for convenience only and shall not effect the construction or interpretation of my of the provisions of this Agreement.

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16.6 Confidentiality.

(a) No Party shall have a right hereunder to receive or review any documents, data or other information of another Party, including documents, data or other information provided to the Office of the Interconnection, to the extent such documents, data or information have been designated as confidential pursuant to the procedures adopted by the Office of the Interconnection or to the extent that they have been designated as confidential by another Party, provided, however, a Party may receive and review any composite documents, data or information if the composite document, does not disclose any individual Party's confidential data or information.

(b) Norwithstanding anything in this Section to the contrary, if a Party is required by applicable laws, or in the course of administrative or judicial proceedings, to disclose information that is otherwise required to be maintained in confidence pursuant to this Section, that Party may make disclosure of such information; provided, however, that as soon as the Party learns of the disclosure requirement and prior to making disclosure, that Party shall notify the afforded Party or Parties of the requirement and the terms thereof and the afforded Party or Parties of the Party shall cooperate with such afforded Parties to the maximum actual practicable to minimize the disclosure of the information consistent with applicable law. Each Party shall cooperate with the affected Parties to obtain proprietary or confidential treatment of such information by the person to whom such information is disclosure to any such disclosure.

(c) Any contract with a contractor retained to provide technical support or to otherwise assist with the administration of this Agreement shall impose on that contractor a contractual duty of confidentiality that is consistent with this Soction.

16.7 Counterparts.

This Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together will constitute one instrument, binding upon all parties hereto, notwithstanding that all of such parties may not have executed the same counterpart.

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16.8 No Implied Waivers.

The failure of a Party to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any entent of such -Party's right to assert or rely upon any such provisions, rights and remedies in that or any other instance; rather, the same shall be and remain in fall force and effect.

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16.9 No Third Party Beneficiaries.

This Agreement is intended to be solely for the benefit of the Parties and their respective successors and permitted assigns and is not intended to and shall not confer any rights or benefits on any third party not a signatory hereto.

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16.10 Dispute Resolution.

Except as otherwise specifically provided in the Operating Agreement, disputes arising under this Agreement shall be subject to the dispute resolution provisions of the Operating Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their daily anthonized representatives.

[Signatures]

Effective Date: 9/17/2010 - Docket#: ER10-2710-006

SCHEDULE 1

PROCEDURES TO BECOME A PARTY

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

Any entity that is or will become a Load Serving Entity within the PIM Region and thus a Party to the Reliability Assurance Agreement shall submit a notice to the Office of the Interconnection together with (i) its representation that it has satisfied or will (prior to the date the Reliability Assurance Agreement is to become effective as to that entity) satisfy the requirements to become a Party, (ii) all data required to coordinate planning and operations within the PIM Region as applicable, in a format defined in the PIM Manuals, and (iii) a deposit in an amount to be specified that will be applied toward the costs of the required analysis.

A.

Notice

The required notice, representations, data and deposit must be solumitted in sufficient time to conduct an analysis of the data submitted and to adjust the obligations of the Parties for the month in which the cauty desires to become a Party.

 If the then existing boundaries of the PIM Region would be expended by an entity becoming a Party, that entity shall submit the required notice, representation, data and deposit no later than when the entity applies for transmission service under the PIM Tariff.

 If an entity will serve load within the then existing boundaries of the PJM Region, that entity shall submit the required poice, representations, data and deposit as soon as possible prior to the month (i) in which it is to begin serving loads within the PJM Region or (ii) in which any agency relationship through which the entity's obligations under this Agreement had been satisfied is terminated; provided, however, that such submission shall not be required sconer than any request for transmission service or any change in the designation of Network Resources or points of receipt and loads under the PJM Tariff associated with providing service to those loads.

B. Analysis of Data

The posice, representations and data submitted to the Office of the Interconnection are to be analyzed in accordance with procedures consistent with this Agreement and the encouragement of reliable operation of the PJM Region.

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C. Response

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Upon completion of the analysis, the Office of the Interconnection will inform the entity of (a) the estimated costs and expenses associated with modifications to communication, computer and other facilities and procedures, including any filing fees, needed to include the entity as a Party, (b) the entity's share of any costs pursuant to Article 10, and (c) the entitiest date upon which the extity could become a Party. In addition, a counterpart of the Agreement shall be forwarded for execution.

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D. Agreement by New Party

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After receipt of the response from the Office of the Interconnection, the emity shall identify its representative to the Members Committee and Merkets and Reliability Committee and execute the counterpart of the Agreement, indicating the desired effective date, provided, however, such effective date shall be the first day of a month, may be no earlier than the date indicated in the response from the Office of the Interconnection and shall be no later than (i) the date on which the entity begins serving loads within the PIM Region or (ii) the termination date of any agreety relationship through which its obligations under this Agreement had been setisfied. The executed counterpart of the Agreement, together with payment of its share of any costs then due, shall be returned as directed by the Office of the Interconnection.

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SCHEDULE 2

STANDARDS FOR INTEGRATING AN ENTITY INTO THE PJM REGION

- A. The following standards will be applied by the Office of the Interconnection to determine the eligibility of an entity to become a part of the PIM Region. For an entity to be integrated into the PIM Region it must possess generation and transmission attributes that would enable the entity to share its reserves with other entities in the PIM Region. Appropriate transmission and reliability studies are to be performed to determine the adequate transmission capability necessary to integrate the entity into the PIM Region consistent with Good Utility Practice.
- B. In addition, the entity shall meet the following requirements to be included in the PIM Region:
 - All load, generation and transmission operating as part of the PJM Region's interconnected system must be included within the metered boundaries of the PJM Region.
 - 2. The entity will accept and comply with the PJM Region's standards with respect to system design, equipment ratings, operating practices and maintenance practices as set forth in the PJM Manuals so that sufficient electrical equipment, control capability, information and communication are evaluable to the Office of the Interconnection for planning and operation of the PJM Region.
 - 3. The load, generation and transmission facilities of each entity shall be included in the telemetry to the Office of the Interconnection from a 24-hour control center. Each system operator in these control centers must be trained and delegated sufficient authority to take any action necessary to assure that the system for which the operator is responsible is operated in a stable and reliable manner.
 - Each entity must have compatible operational communication mechanisms, maintained at its expense, to interact with the Office of the Interconnection and for internal requirements.
 - 5. Each entity must assure the continued compatibility of its local system energy management system monitoring and telecommunications systems to satisfy the technical requirements of interacting with the Office of the Interconnection as it directs the operation of the PIM Region.

SCHEDULE 3

OTHER AGREEMENTS TO BE EXECUTED BY THE PARTIES

Any agreement for Network Transmission Service or Firm Point-To-Point Service that is required under the PJM Tariff for service consistent with the requirements of Section 9.1(d); and

The Operating Agreement.

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Effective Date: 9/17/2010 - Docket #: ER10-2710-006

SCHEDULE 4

GUIDELINES FOR DETERMINING THE FORECAST POOL REQUIREMENT

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A. Objective Of The Forecast Pool Requirement

The Forecast Pool Requirement shall be determined for the specified Plenning Periods to establish the level of Capacity Resources that will provide an acceptable level of reliability consistent with the Reliability Principles and Standards.

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B. Forecast Pool Requirement and PJM Region Installed Reserve Margin To Be Determined Annually

No later than three months in advance of each Base Residual Austion for a Delivery Year, based on the projections described in section C of this Schedule, and after consideration of the recommendation of the Members Committee, the RIM Board shall establish the Forecast Pool Requirement, including the PIM Region Installed Reserve Margin for all Parties, including FRR Entities, for such Delivery Year. Unless otherwise agreed by the PIM Board, the Forecast Pool Requirement and PIM Region Installed Reserve Margin for such Planning Period shall be considered firm and ant subject to re-determination thereafter.

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C. Methodology

Each year, the Forecast Fool Requirement for at least each of the next five Planning Periods shall be projected by applying suitable probability methods to the data and forecasts provided by the Parties and obtained from Electric Distributors, as described in Schedule 11, the Operating Agreement and in the PIM Manuals. The projection of the Forecast Pool Requirement shall consider the following data and forecasts as necessary:

- Seasonal peak load forecasts for each Planning Period as calculated by PIM in accordance with the PIM Manuels reflecting (a) load forecasts with a 50 percent probability of being too high or too low and (b) summer peak diversities determined by the Office of the Interconnection from recent experience.
- 2. Forecasts of aggregate seasonal load shape of the Parties which are consistent with forecast averages of 52 weekly peak loads prepared by the Parties and obtained from Electric Distributors for their respective systems.
- Variability of loads within each week, due to weather and other recurring and random factors, as determined by the Office of the Interconnection.
- 4. Generating unit capability and types for every existing and proposed unit.
- 5. Generator Forced Outage rates for existing mature generating units, as determined by the Office of the Interconnection, based on data submitted by the Parties for their respective systems, from recent experience, and for immature and proposed units based upon forecest rates related to unit types, capabilities and other pertinent characteristics.
- Generator Maintenance Outage factors and planned outage schedules as determined by the Office of the Interconnection based on forecasts and historical data submitted by the Parties for their respective systems.
- Miscellaneous adjustments to capacity due to all causes, as determined by the Office of the Interconnection, based on forecasts submitted by the Parties for their respective systems.
- S. The emergency capacity assistance available as a function of interconnections of the PIM Region with other Control Areas, as limited by the capacity benefit margin considered in the determination of available transfer capability and the probable availability of generation in excess of load requirements in such areas.

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D. Capacity Benefit Margin

The capacity benefit margin initially shall be 3,500 megawatts. Periodizally, in consultation with the Members Committee, the Office of the Interconnection shall review and modify, if necessary, the capacity benefit margin to balance external emergency capacity assistance and internal installed capacity reserves so as to minimize the total cost of the capacity reserves of the Parties, consistent with the Reliability Principles and Standards. The Office of the Interconnection will reflect such modification prospectively in its development of the Forecast Pool Requirement for future Planning Periods.

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SCHEDULE 4.1

DETERMINATION OF THE FORECAST POOL REQUIREMENT

A. Based on the guidelines set forth in Schedule 4, the Forecast Pool Requirement shall be determined as set forth in this Schedule 4.1 on an unforced capacity basis.

FPR = (1 + IRM/100) * (1- Pool-wide average EFOR-/100)

where

- average EFORD = the average equivalent demand forced outage rate for the PMM Region, stated in percent and determined in accordance with Section B hereof
- IRM = the PJM Region Installed Reserve Margin approved by the PJM Board for that Planning Period, stated in percent. Studies by the Office of the Interconnection to determine IRM shall not exclude outages that are deemed to be outside plant management control under NERC guidelines.

B. The PIM Region equivalent demand forced outage rate ("average EFORp") shall be determined as the capacity weighted EFORp for all units expected to serve loads within the PIM Region during the Delivery Year, as determined pursuant to Schedule 5.

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SCREDULE 5

FORCED OUTAGE RATE CALCULATION

A. The equivalent domand forced outage rate ("EFORo") shall be calculated as follows:

 $EFOR_{0}$ (%) = {($f_{1}^{*}FOH + f_{2}^{*}EFFOH$) / ($SH + f_{1}^{*}FOH$) * 100

where

fr= full outage factor fp= partial outage factor FOH = full forced outage hours EFPOH = equivalent forced partial outage hours SH = service hours

B. Calculation of EFORp for individual Generation Capacity Resources.

For each Delivery Year, EFORp shall be calculated at least one month prior to the start of the Third Incremental Auction for: (i) each Generation Capacity Resource for which a sell offer will be submitted in such Third Incremental Auction; and (ii) each Generation Capacity Resource previously committed to stree load in such Delivery Year pursuant to an FRR Capacity Plan or prior auctions for such Delivery Year. Such calculation shall be based upon such resource's service history in the twelve (12) consecutive months excing September 30 last preceding such auction. Historical data shall be based on official reports of the Parties under rules and practices set forth in the FIM Manuels. Such and shall also include (i) an adjustment, if any, for capacity unavailable due to energy limitations determined in accordance with definitions and criteria set forth in the FIM Manuels and (ii) any other adjustments approved by the Members Committee to adjust the parameters of a designated turit. For purposes of the calculations under this Paragraph B, outages deemed to be outside plant management control in accordance with NERC guidelines shall not be considered.

- The EFORD of a unit in service twelve or more full calendar months prior to the calculation month shall be the average rate experienced by such unit during the twelve-month period specified above. Historical dam shall be based on official reports of the Parties under rules and punctions set forth in the PIM Manuals.
- 2. The EFORD of a unit in service at least one full calendar month but less than the twelve-month period specified above shall be the average of the EFORD experienced by the unit weighted by full months of service, and the class average rate for units with that capability and of that type weighted by a factor of [(twelve) minus (the number of months the unit was in service)]. Historical data shall be based on official reports of the Parties under rules and practices set forth in the PJM Manuals.
- C. Calculation of average EFORp for the PJM Region

The forenast average EFOR₀ for the PJM Region in a Delivery Year shall be the average of the forenest average EFOR₀ for the PJM Region in a Delivery Year shall be the average of the forenet outge rates, weighted for unit capability and expected inne in service, attributable to all of the Generation Capacity Resources within the PJM Region, that are planned to be in service during the Delivery Year, including Generation Capacity Resources purchased from specified units and excluding Generation Capacity Resources sold outside the PJM Region from specified units and excluding Generation Capacity Resources and curve purchased from specified units and excluding Generation Capacity Resources and curve purchased from specified units and excluding Generation Capacity Resources and curve and specified units and excluding Generation Capacity Resources and curve and the PJM Region from specified units and excluding Generation Capacity Resources and curve and the PJM Region from specified units and excluding Generation capacity Resources and curve and the PJM Region from specified units and excluding deneration advertise and (ii) any other adjustments developed by the Office of Interconnection and maintained in the PJM Marnals to adjust the parameters of a designated unit when such adjustment is required to more accurately predict the future performance of such unit in light of extraordinary circumstances. For the purposes of this Scheinle, the average EFOR₀ shall be the average of the capacity-weighted EFOR₀s of all units committed to serve load in the PJM Region, and far perposes of the EFOR₀ calculations under this Paragraph C for any Delivery Year beginning after May 31, 2010, outages deemed to be outside plant management control in accounter with NERC gradelines shall not be curvidered. All rates shall be in percent.

- The EFORD of a unit not yet in service or which has been in service less than one full calcular year at the time of forecast shall be the class average rate for units with that capability and of that type, as estimated and used in the calculation of the Forecast Pool Requirement.
- 2. The EFORD of a unit in service five or more full calendar years at the time of foreenst shall be the average rate experienced by such unit during the five most recent calendar years. Historical data shall be based on official reports of the Parties under rules and practices developed by the Office of Interconnection and maintained in the PM Marmals.
- The EFORD of a unit in service at least one full calendar year but less than five full calendar years at the time of the forecast shall be determined as follows:

Full Calendar Years of Service

| I | One-fifth the rate experienced during the calendar year, plus four-fifths the class average rate. |
|---|---|
| 2 | Two-fifths the average rate experienced during the two calcular years, plus three-fifths the class average rate. |
| 3 | Three-fifths the average rate experienced during the three calendar years, plus two-fifths the class average rate. |

4 Four-fifths the average rate experienced during the four calendar years, plus one-fifth the class average rate.

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SCHEDULE 6

PROCEDURES FOR DEMAND RESOURCES. ILR. AND ENERGY EFFICIENCY

- Α. Parties can partially or wholly offset the amounts payable for the Locational Reliability Charge with Demand Resources or II.R that are operated under the direction of the Office of the Interconnection. FRR Entities may reduce their capacity obligations with Demand Resources that are operated under the direction of the Office of the Interconnection and detailed in such entity's FRR Capacity Plan. Demand Resources qualifying under the criteria set for in below may be offered fix sale or designated as Self-Supply in the Base Residual Auction, included in an FRR Canacity Plan, or offered for sale in any Incremental Auction, for any Delivery Year for which such resource qualifies. In addition, for Delivery Years through May 31, 2012, resources qualifying under the criteria set forth below may be perified as ILR on behalf of a Party that has not elected the FRR Alternative for a Delivery Year no later than three months prior to the first day of such Delivery Year, provided, however, that for the 2011-2012 Delivery Year only. the ILR certification deadline shall be no later than two months prior to the first day of such Delivery Year. Qualified Demand Resources and ILR generally fall in one of three estegories, i.e., Guaranteed Load Drop, Firm Service Level, or Direct Load Control, as further specified in section H and the PIM Manuals. Opalified Demand Resources and II.R may be provided by a Demand Resource Provider or II.R Provider (hereinafter, "Provider"), notwithstanding that such Provider is not a Party to this Agreement. Such Providers must satisfy the requirements in section I and the PJM Manuals.
 - A Party must formally 2015, in accordance with the requirements of the PJM Manuals and paragraph G of fuis schedule as applicable, the Office of the Interconnection of the Demand Resource or II.R that it is placing maker the direction of the Office of the Interconnection. A Party must further notify the Office of the Interconnection whether the resource is an II.R resource, a Limited Demand Resource, an Extended Surgner Demand Resource or an Annual Demand Resource.
 - A period of no more than 2 hours prior notification must apply to interruptible customers.
 - The initiation of load interruption, upon the request of the Office of the Interconnection, must be within the archerity of the dispatchers of the Party. No additional approvals should be required.
 - The initiation of load reduction upon the request of the Office of the Interconnection is considered an emergency action and must be implementable prior to a voltage reduction.

- 5. An entity offering for sale, designating for self-supply, or including in any FRR Capacity Plan any Flarned Demand Resource must demonstrate, in accordance with standards and procedures set forth in the PIM Menuals, that such resource shall have the capability to provide a reduction in demand, or otherwise control load, on or before the start of the Delivery Year for which such resource is committed. Providers of Planned Demand Resources must provide a timeline including the milestones, which demonstrates to PIM's satisfaction that the Planned Demand Resources will be available for the start of the Delivery Year, 15 business days prior to a Base Residual Auction or Incremental Auction. PIM may verify the Provider's adhence to the timetable at any time.
- Selection of a Demand Resource in an RPM Auction results in commitment of capacity to the PIM Region. Demand Resources that are so committed must be registered to participate in the Full Program Option or as a Capacity Only resource of the Emergency Load Response program and this available for dispatch during PIM-declared emergency events.
- B. The Unforced Caperity value of a Demand Resource and ILR will be determined as:

the product of the Nominated Value of the Demand Resource, or the Nominated Value of the ILR, times the DR Fector, times the Forecast Pool Requirement. Nominated Values shall be determined and reviewed in accordance with sections J and K, respectively, and the PJM Manuals. The DR Fector is a factor established by the PJM Board with the advice of the Members Committee to reflect the increase in the peak load carrying capability in the PJM Region due to Demand Resources and ILR. Peak load carrying capability is defined to be the peak load that the PJM Region is able to serve at the loss of load expectation defined in the Reliability Principles and Standards. The DR Factor is the increase in the peak load carrying capability in the PJM Region due to Demand Resources and ILR, divided by the total Nominated Value of Demand Resources and ILR in the PJM Region. The DR Factor will be determined using an analytical program that uses a probabilistic approach to demanine missbility. The determination of the DR Factor will consider the reliability of Demand Resources and ILR, the number of intermythors, and the total amount of load reduction.

C. Demzof Resources offered and pleared in a Base Residual or Incremental Auction shall receive the corresponding Capacity Resource Clearing Price as determined in such auction, in accordance with Attachment DD of the PIM Tariff. For Delivery Years beginning with the Delivery Year that commences on June 1, 2013, any Demand Resources located in a Zone with multiple LDAs shall receive the Capacity Resource Clearing Price applicable to the location of such resource within such accordance with multiple tDAs shall receive the Capacity Resource Clearing Price applicable to the location of such resource within such accordance within the Zone as specified in its cleared sell offer, and shall be subject to deficiency charges under Attachment DD of this Tariff to the extent it fails to provide the resource in such location consistent with its cleared offer. For either of the Delivery Year commencing on June 1, 2010 or commencing on June 1, 2012, if the

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location of a Demand Resource is not specified by a Seller in the Sell Offer on an individual LDA basis in a Zone with multiple LDAs, then Demand Resources cleared by such Seller will be paid a DR Weighted Zonal Resource Clearing Price, determined as follows: (i) for a Zone that includes non-overlapping LDAs, calculated as the weighted average of the Resource Clearing Prices for such LDAs, weighted by the cleared Demand Resources registered by such Seller in each such LDA; or (ii) for a Zone that contains a smaller LDA within a larger LDA, as if they were separate LDAs, and weightaveraging in the same manner as (i) above.

- D. Certified ILR resources shall receive the Final Zonal ILR Price.
- E. The Party, Electric Distributor, Demand Resource Provider, or ILR Provider that establishes a contractual relationship (by contract or tariff rate) with a customer for load reductions is enritled to receive the compensation specified in sections C and D for a committed Demand Resource or certified ILR, notwithstanding that such provider is not the customer's energy supplier.
- F. Any Party hereto shall demonstrate that its Demand Resources or ILR performed during periods when load management procedures were invoked by the Office of the Interconnection. The Office of the Interconnection shall adopt and maintain rules and procedures for verifying the performance of such resources, as set forth in section L and the PJM Manuals. In addition, committed Demand Resources and certified ILR that do not comply with the directions of the Office of the Interconnection to reduce load during an emergency shall be subject to the penalty charge set forth in Attachment DD to the PJM Taniff.
- G. Parties may elect to place Demand Resources associated with Behind The Meter Generation under the direction of the Office of the Interconnection for a Delivery Year by submitting a Sell Offer for such resource (as Self Supply, or with an offer price) in the Base Residual Anction for such Delivery Year. This election shall remain in effect for the emirety of such Delivery Year. In the event such an election is made, such Behind The Meter Generation will not be netted from load for the purposes of calculating the Daily Unforced Capacity Obligations under this Agreement.
- H. PJM recognizes three types of Demand Resource and E.R:

Direct Load Control (DLC) -- Load management that is initiated directly by the Provider's market operations center or its agent, employing a communication signal to cycle equipment (typically water heaters or central air conditioners). DLC programs are qualified based on load research and customer subscription data. Providers may rely on the results of load research studies identified in the PIM Manuals to set the perparticipant load research studies identified in the PIM Manuals to set the perparticipant load research studies identified in the PIM Manuals to set the perparticipant load research studies identified in the PIM Manuals to set the permanagement must periodically update its DLC switch operability mins, in accordance with the PIM Manuals. Firm Service Level (FSL) - Load management achieved by a customer reducing its load to a pre-determined level (the Firm Service Level), upon notification from the Provider's matter operations center or its agent.

Guaranteed Load Drop (GLD) - Load management achieved by a customer reducing its load by a pre-determined amount (the Guaranteed Load Drop), upon notification from the Provider's market operations center or its agent. Typically, the load reduction is achieved through running customer-owned backup generators, or by shuring down process equipment.

For each type of Demand Resource and ILR shove, there can be two notification periods:

Step 1 (Short Lead Time) - Demand Resource or ILR which must be fully implemented in one hour or less from the time the PJM dispatcher notifies the market operations center of a curtailment event.

Step 2 (Long Lead Time) - Demand Resource or ILR which requires more than one hour but no more than two hours, from the time the PJM dispatcher notifies the market operations center of a curtailment event, to be fully implemented.

- Each Provider must satisfy (or contract with another LSE, Provider, or EDC to provide) the following requirements:
 - A point of contact with appropriate backup to ensure single call notification from PIM and timely execution of the notification process;
 - supplemental status reports, detailing Demand Resources and E.R available, as requested by PJM;
 - Entry of customer-specific Demend Resource and ILR credit information, for planning and verification purposes, into the designated PJM electronic system.
 - Customer-specific compliance and verification information for each PIM-initiated Demand Resource or ILR event, as well as aggregated Provider load drop data for Provider-initiated events, in accordance with established reporting guidelines.
 - Load drop estimates for all Demand Resource or ILR events, prepared in accordance with the PIM Manuals.
- J. The Nominated Value of each Demand Resource or ILR shall be determined consistent with the process for determination of the capacity obligation for the customer.

The Nominated Value for a Pirm Service Level customer will be based on the peak load contribution for the customer, as determined by the SCP methodology utilized to determine other ICAP obligation values. The maximum Demand Resource or ILR load

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teduction value for a Firm Service Level customer will be equal to Peak Load Contribution - Firm Contract Level adjusted for system losses.

The Nominated Value for a Grazenteed Load Drop customer will be the guaranteed load drop emount, adjusted for system losses, as established by the customer's contrast with the Provider. The maximum credit nominated shall not exceed the customer's Peak Load Commbusion.

The Nominated Vaine for a Direct Load Control program will be based on load research and customer subscription. The maximum value of the program is equal to the approved per-periferont lead reduction multiplied by the number of active participants, adjusted for system losses. The per-participant impact is to be estimated at long-term average local weather conditions at the time of the summer peak.

Customer-specific Demand Resource or ILR information (EDC account number, peak load, notification period, etc.) will be entered into the designated PIM electronic system to establish credit values. Additional dam may be required, as defined in sections K and L.

K. Nominated Values shall be reviewed based on documentation of customer-specific data and Deniand Resource or ILR information, to verify the amount of load management available, and us set a maximum allowable Nominated Value. Data is provided by both the zone EDC and the Provider on templates supplied by PIM, and must include the EDC meter number or other unique customer identifiar, Peak Load Contribution (SCP), contract firm service level or gnamateed load drop values, applicable loss factor, zone/area location of the load drop, LSE contact information, number of active participants, etc. Such data must be uploaded and approved prior to the first day of the Delivery Year for such resource as a Denzard Resource, or certification of such resource as LR. Providers must provide this information concurrently to host EDCs.

For Firm Service Level and Guaranteed Load Drop customers, the 5CP values, for the zone and affracted customers, will be adjusted to reflect an "minestricted" peak for a zone, based on information provided by the Provider. Load drop levels shall be estimated in accordance with guidelines in the PIM Mantals.

For Direct Load Control programs, the Provider must provide information detailing the number of active participants in each program. Other information on approved DLC programs will be provided by PJM.

L. Compliance is the process unlized to review Provider performance during PIM-initiated Demand Resource and LR events. The process establishes potential under/over compliance values for the Provider. Compliance will be established for each Provider on an event specific basis for the Provider's Demand Resources or ILR dispatched by the Office of the Interconnection during such event. PJM will establish and communicate reasonable deadlines for the timely submitted of event data to expedite compliance reviews. Compliance reviews will be completed as soon after the event as possible, with the expectation that reviews of a single event will be completed within two months of the end of the month in which the event took place. Providers are responsible for the submittal of compliance information to PIM for each PIM-initiated event during the compliance period. Compliance for Direct Lord Control programs will consider only the transmission of the control signal. Providers are required to report the time period (during the Demand Resource and ILR event) that the control signal was actually sent. Compliance is checked on an individual customer basis for FSL, by comparing actual load during the event to the firm service level. Providers must submit actual customer load levels (for the event period) for the compliance report. Compliance is checked on an individual customer basis for GLD, by comparing actual load dropped during the event to the nominated amount of load drop. Providers must submit actual loads and comparison loads for the compliance hours. Comparison loads must be developed from the guidelines in the PIM Manuals, and note which method was comboyed.

Compliance is averaged over the full hours of a load management event, for each customer or DLC program dispatched by the Office of the Interconnection. Demand Resource or ILR resources may not reduce that load below zero (i.e., export energy into the system). No compliance credit will be given for an internetual load drop below zero. Compliance will be totaled over all FSL and GLD customers and DLC programs to determine a net compliance position for the event for each Provider by Zone, for all Demand Resources committed and ILR Certified by such Provider and dispatched by the Office of the interconnection in the zone. Deficiencies shall be as further determined in accordance with section 11 of Schedule DD to the PIM Tariff

M. Energy Efficiency Resources

- 1. An Energy Efficiency Resource is a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during peak periods as described herein) reduction in electric energy consumption at the End-Use Customer's Retail Site that is not reflected in the peak load forecast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.
- 2. An Energy Efficiency Resource may be offered as a Capacity Resource in the Base Residual or incremental Auctions for any Delivery Year beginning on or after June 1, 2011. No later than 30 days prior to the arction in which the resource is to be offered, the Capacity Market Seller shall submit to the Office of the Interconnection a notice of intent to offer the resource into such auction and a measurement and verification plan. The notice of intent shall include all pertinent project design data, including but not Emitted to the peak-load contribution of

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affected outcomers, a full description of the equipment, device, system or process intended to achieve the load reduction, the load reduction pattern, the project location, the project development timeline, and any other relevant data. Such notice also shall state the solier's proposed Nominized Energy Efficiency Value, which shall be the expected average load reduction between the hour ording 15:00 EPT and the hour exching 18:00 EPT during all days from June 1 through August 31, inclusive, of such Delivery Year that is not a weekend or federal holiday. The measurement and verification plan shall describe the methods and procedures, consistent with the PIM Manuals, for determining the amount of the load reduction and confirming that such reduction is achieved. The Office of the Interconnection shall determine, upon review of such notice, the Nominated Energy Efficiency Value that may be offered in the Reliability Pricing Model Anction.

- 5. An Energy Efficiency Resource may be offered with a price offer or as Self-Supply. If an Energy Efficiency Resource clears the auction, it shall receive the applicable Capacity Resource Clearing Price, subject to section 5 below. A Capacity Market Selfer offering an Energy Efficiency Resource must comply with all applicable credit requirements as set forth in Attachment Q to the PIM Tariff. The Unforced Capacity value of an Energy Efficiency Resource offered into an RPM Auction shall be the Nominated Energy Efficiency value times the DR Factor and the Forecast Pool Requirement.
- 4. An Energy Efficiency Resource that clears an anction for a Delivery Year may be offered in anctions for up to three additional consecutive Delivery Years, but shall not be assured of clearing in any such auction; provided, however, an Energy Efficiency Resource may not be offered for any Delivery Year in which any part of the peak season is beyond the expected life of the equipment, device, system, or process providing the expected load reduction; and provided further that a Capacity Market Seller that offers and clears an Energy Efficiency Resource in a BRA may elect a New Entry Price Adjustment on the same terms as set forth in section 5.14(c) of this Aucdment DD.
- 5. For every Energy Efficiency Resource clearing an RPM Anction for a Delivery Year, the Capacity Market Seller shall submit to the Office of the Interconnection, by no later than 30 days prior to each Anction an updated project status and measurement and verification plan subject to the criteria set forth in the PIM Mammis.
- 6. For every Energy Efficiency Resource clearing an RPM Auction for a Delivery Year, the Capacity Market Seller shall submit to the Office of the Interconnection, by no later than the start of such Delivery Year, an updated project stains and detailed measurement and verification data meeting the standards for precision and accuracy set forth in the PIM Manuals. The final value of the Energy Efficiency. Resource during such Delivery Year shall be as determined by the Office of the Interconnection based on the submitted data.

 The Office of the Interconnection may audit, at the Capacity Market Seller's express, any Energy Efficiency Resource committed to the PIM Region. The audit may be conducted any time including the Performance Hours of the Delivery Year.

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SCHEDULE 7

PLANS TO MEET OBLIGATIONS

- A. Each Party that elects to meet its estimated obligations for a Delivery Year by Self-Supply of Capacity Resources shall submit to the Office of the interconnection, no later trad one month prior to the start of the Base Residual Aution for such Delivery Year, its plans for such Capacity Resources, including (1) installation of Generation Capacity Resources, (2) purchases, and (3) installation of Demand Resources, Energy Efficiency measures, or LR.
- B. The Capacity Resource plans of each Party shall indicate the nature and current status of each resource, including the status of a Planned Generation Capacity Resource or Planned Demond Resource, the potential for deactivation or retirement of a Generation Capacity Resource or Demand Resource, and the status of commitments for each sale or purchase of capacity included in its plans. The Office of the interconnection will review the adequacy of the submittals berender both as to timing and content.
- C. A Party that Self-Supplies Capacity Resources to satisfy its obligations for a Delivery Year must submit a Self Offer as to such resource in the Base Residual Auction for such Delivery Year, in accordence with Attachment DD to the PIM Tariff.
- D. If, at any time after the close of the Third Incremental Auction for a Delivery Year, including at any time during such Delivery Year, a Capacity Resource that a Party has committed as a Self-Supplied Capacity Resource becomes physically interable of delivering capacity or reducing load, the Party may submit a replacement Capacity Resource to the Office of the Interconnection. Such replacement Capacity Resource (1) may not be previously committed for such Delivery Year, (2) shall be capable of providing the same quantity of megawatts of capacity or load reduction as the originally committed resource, and (3) shall meet the same locational requirements, if applicable, as the originally committed resource. In accordance with Attachment DD to the PIM Thriff, the Office of the Interconnection shall determine the accepability of the replacement Capacity Resource.

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SCHEDULE 8

DETERMINATION OF UNFORCED CAPACITY OBLIGATIONS

A. For each billing month during a Delivery Year, the Daily Unforced Capacity Obligation of a Party that has not elected the FRR Alternative for such Delivery Year shall be determined on a daily basis for each Zone as follows:

Daily Unforced Capacity Oblightion = OPL x Final Zonal RPM Scaling Factor x FPR

Where:

- OPL —Obligation Peak Load, defined as the daily summation of the weatheradjusted coincident summer peak, last proceeding the Delivery Year, of the end-users in such Zone (net of operating Behind The Mater Generation, but not to be less than zero) for which such Party was responsible on that billing day, as determined in accordance with the procedures set forth in the PJM Manuals
- Final Zonal RPM Scaling Factor = the factor determined as set forth in sections B and C of this Schedule
- FPR = the Forecast Pool Requirement
- Netting of Bahind the Meter Generation for a Party with regard to Non-Retail Behind the Meter Generation shall be subject to the following limitation:
- For the 2006/2007 Planning Period, 100 percent of the operating Non-Retail Behind the Meter Generation shall be netted, provided that the total amount of Non-Retail Behind the Meter Generation in the PJM Region does not exceed 1500 merawates ("Non-Retail Threshold"). For each Planning Period/Delivery Year thereafter, the Non-Retzil threshold shall be proportionately increased based on load growth in the PJM Region but shall not be greater than 3000 megawatts. Load growth shall be determined by the Office of the Interconnection based on the most recent forecasted weather-adjusted coincident summer peak for the PIM Region divided by the weather-adjusted coincident peak for the previous summer for the same area. After the load growth factor is applied, the Non-Retail Threshold will be rounded up or down to the nearest whole megawatt and the rounded number shall be the Non-Retail Threshold for the current Planning Parlod and the base amount for calculating the Non-Retail Threshold for the successfing planning period. If the Non-Retail Threshold is exceeded, the amount of operating Non-Retail Behind the Meter Generation that a Party may not shall be adjusted according to the following formula:

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Party Netting Credit = (NRT/ PIM NRBILMG) * Party Operating NRBTMG

Where: NRBIMG is Non-Retail Behind the Meter Generation

NRT is the Non-Retail Threshold

PIM NRETMG is the total amount of Non-Retail Behind the Meter Generation in the PJM Region

- The total amount of Non-Retzil Behind the Meter Generation that is eligible for netting in the PIM Region is 5000 megawatis. Once this 5000 megawati limit is meached, any additional Non-Retzil Behind the Meter Generation which operates in the PIM Region will be ineligible for retting under this section.
- In addition, the Party NRBTMG Netting Credit shall be adjusted pursuant to Schedule 16 of this Agreement, if applicable.
- A Party shall be required to report to PIM such information as is required to facilitate the determination of its NRETMG Netting Credit in accordance with the procedures set forth in the PIMManzals.
- B. Following the Base Residual Anction for a Delivery Year, the Office of the Interconnection shall determine the Base Zonal RPM Scaling Factor and the Base Zonal Unforced Capacity Obligation for each Zone for such Delivery Year as follows:

Base Zonal Unforced Capacity Obligation = (ZWNSP * Base Zonal RPM Scaling Factor * FPR) + Porecast Zonal ILR Obligation (for Delivery Years through May 31, 2012) or Zonal Short-Term. Resource Procurement Target (for Delivery Years thereafter)

and

Base Zonal RPM Scaling Factor = ZPLDY/ZWNSP x [RUCO / (RPLDY x SPR)]

Where:

ZPLDY = Preliminary Zonal Peak Load Forecest for such Delivery Year

ZWNSP Zonai Weather-Normalized Summer Peak for the summer season concluding four years prior to the commencement of such Delivery Year

RUCO = the RTO Unforced Capacity Obligation satisfied in the Base Residual Auxion for such Delivery Year.

RPLDY = RTO Preliminary Peak Load Forecast for such Delivery Year.

For purposes of such determination, PJM shall determine the Preliminary RTO Peak Load Forecast, and the Preliminary Zonal Peak Load Forecasts for each Zone, in zocontance with the PJM Manuals for each Delivery Year no later than one month prior to the Base Residual Anecton for such Delivery Year. PJM shall determine the Updated RTO and Zonal Peak Load Forecasts in accordance with the FJM Manuals for each Delivery Year no later than one month prior to each of the First, Second, and Third Incremental Anctions for such Delivery Year. PJM shall determine the most recent Weather Normalized Summer Peak for each Zone no later than seven months prior to the start of the Delivery Year, and shall calculate the RTO Weather Normalized Summer Peak as the sum of the Weather Normalized Summer Peaks for all Zones.

- C. The Final RTO Unforced Capacity Obligation for a Delivery Year shall be equal to the sum of the unforced capacity obligations satisfied inrengin the Base Residual Auction and the First, Second, Third, and any Conditional Incremental Auctions for such Delivery Year. The unforced capacity obligation satisfied in an Incremental Auction may be usgative if capacity is decommitted in such auction. The Final Zonal Unforced Capacity Obligation for a Zone shall be equal to such Zone's pro rate share of the Final RTO Unforced Capacity Obligation for the Delivery Year based on the Final Zonal Peak Load Forecast mode one month prior to the Third Incremental Auction The Final Zonal Peak Load Forecast mode one month prior to the Final Zonal Unforced Capacity Obligation divided by (FPR times the Zonal Weather Normalized Summer Peak for the summer concluding prior to the commencement of such Delivery Year).
- D. 1. No later than five months prior to the start of each Delivery Year, the Electric Distributor for a Zone shall allocate the most recent Weather Nonzelized Summer Peak for such Zone to determine the Obligation Peak Load for each enduse customer within such Zone.
- 2. During the Delivery Yez, no later than 36 hours prior to the start of each operating day, the Electric Distributor shall provide to FIM for each Party to this Agreement serving load in such Electric Distributor's Zone the Obligation Peak Load for all end-use existences served by such Party in such Zone. The daily Unforced Capacity Obligation of a Party for such Operating Day shall not be subject to charge thereafter.
- For purposes of such allocations, the defly sum of the Obligation Peak Loads of all Parties serving load in a Zone must equal the Zonal Obligation Peak Load for such Zone.

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SCHEDULE &1

FIXED RESOURCE REQUIREMENT ALTERNATIVE

Effective Date: 7/14/2011 - Docket #: ER11-4040-000

The Fixed Resource Requirement ("FRR") Alternative

A. The Fixed Resource Requirement (TRR^{*}) Alternative provides an alternative means, under the terms and conditions of this Schedule, for an eligible Load-Serving Entity to satisfy its obligation hereunder to commit Unforced Capacity to ensure reliable service to loads in the PIM Region.

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Effective Date: 7/14/2011 - Docket #: ER11-4040-000

B. Eligibility

1. Except as provided in subsection B.3 below, a Party is eligible to select the FRR. Alternative if it (a) is an IOU, Electric Cooperative, or Public Power Emity; and (b) demonstrates the capability to satisfy the Unforced Capacity obligation for all load in an FRR Service Area, including all expected load growth in such area, for the term of such Party's participation in the FRR Alternative.

2. A Party eligible under B.1 above may select the FRR Alternative only as to all of its load in the FJM Region; provided however, that a Party may select the FRR Alternative for only part of its load in the FJM Region if (a) the Party elects the FRR Alternative for all load (including all expected load growth) in one or more FRR Service Arceas; (b) the Party complies with the rules and procedures of the Office of the Interconnection and all relevant Electric Distributions related to the metering and reporting of load data and settlement of accounts for separate FRR Service Arceas; and (c) the Party separately allocates its Ceparity Resources to and among FRR Service Arceas in accordance with rules specified in the PIM Manuals.

3. Single Customer LSEs as identified in accordance with subsection B.5.a below shall be eligible to elect the FRR Alternative upon the terms and conditions of this Schechule and the following additional terms and conditions. The aggregate Obligation Peak Load of all Single Customer LSEs electing the FRR Alternative in the PIM Region shall not exceed 1000 MW.

- 2) Single-Customer LSEs eligible for the FRR Alternative shall be limited to those that elected the FRR Alternative on or before April 1, 2008. The Office of the Interconnection, as necessary, shall establish and post in the PJM Maruals open-season procedures to apportion the maximum allowed service under the FRR Alternative among interested Single-Customer LSES.
- b) The Single-Customer LSE must install and maintain wholesale metring at each location that is monitored by, and regularly reported to, the Office of the Interconnection.
- c) Each Single-Outomer LSE warmuns that (i) it has and shall maintain and enforce the contrast sight during the term of its election of the FRR Alternative to prohibit its result customer(s) from terminating service from the Single-Outomer LSE and obtaining such service from a different LSE; and (ii) it has and shall maintain for such term Financial Security or a Corporate Guaranty, both as defined in Attachment QU to the PMT fairly in an amount sufficient to cover any charge assessed under subsection in the over that the retail customer LSE will not violate its requirement under this subsection in the over that the retail customer terminates its service from the Single-Customer LSE and obtains service from an LSE that is an FRR Entity, provided that the Single-Customer LSE and obtains service from an LSE that is an FRR Entity, provided that the Single-Customer LSE assigns Capacity Resources to the LSE providing such service in an amount equal to the Daily Unforced Capacity Obligation related to such retail customer.
- d) Each Single-Customer LSE shall obtain from its retail customer(s) and provide to the Office of the Interconnection and the entity designated under state law, order, or rule as such customer's default service provider or provider of last resort and the Electric

Distributor a written statestent agreeing that in the event such customer terminates its service from the Single-Customer LSE and obtains such service from a Party that is not an FRR Entity, then such customer's load shall be treated as ILR for the remaining domains of the period for which such Single-Customer LSE had elected the FRR Alternative, that for such purpose the Electric Distributor is authorized to obtain certification of such load as ILR, and that the customer agrees to provide the Electric Distributor with all information required for such certification. Nothing in this provision shall preclude such customer from using its owned or controlled generation to facilitate the interruption of its load as ILR.

- e) A Single-Customer LSE shell be assessed an Unauthorized Load Transfer Charge in the event such LSEs retail customer terminates its service from such LSE and obtains service from a Party that has not elected the FRR Alternative, or in the event such load transfer occurs to a Party that has elected the FRR Alternative, but the Single-Customer LSE does not transfer sufficient Capacity Resources as required by subsection B.3.c. Such charge shall equal two times the Cost of New Enry times the Daily Unforced Capacity Obligation related to such customer for the remaining duration of the period for which such Single-Customer LSE elected the FRR Alternative.
- f) Each Single Customer LSE shall provide to the Office of the Interconnection an FRR Capacity Plan in accordance with this schedule. Such FRR Capacity Plan, in addition to complying with all other applicable requirements of this Schedule, shall identify and commit for at least five delivery years Capacity Resources sufficient to satisfy such LSEs Daily Unforced Capacity Obligations hereunder constring of generation assets or physical supply contracts that qualify as a 'forward contract' or a 'commodity contract' under the U.S. Bankruptey Code. Each Single-Customer LSE warrants that all generation assets and forward supply contracts included in its FRR Capacity Plan shall be assigned to any successor-in-interest of its retail customer(s)'s assess and operations. Effective Date 71:420011 Docker #: ER11-4040-000

C. Election, and Termination of Election, of FRR Alternative

1. No less than two months before the conduct of the Base Residual Anction for the first Delivery Year for which such election is to be effective, any Party seleing to elect the FRR Alternative shall notify the Office of the Interconnection in writing of such election. Such election shall be for a minimum term of five consecutive Delivery Years. No later than one month before such Base Residual Anction, such Party shall submit its FRR Capacity Plan demonstrating its commitment of Capacity Resources for the term of such election sufficient to meet such Party's Daily Unforced Capacity Obligation (and all other applicable obligations under this Schednie) for the load identified in such plan.

2. An FRR Entry may terminate its election of the FRR Alternative effective with the commencement of any Delivery Year following the minimum five Delivery Year commitment by providing written notice of such termination to the Office of the Interconnection no later than two months prior to the Base Residual Anction for such Delivery Year. An FRR Entry that has terminated its election of the FRR Alternative shall not be eligible to re-elect the FRR Alternative for a period of five consecutive Delivery Years following the effective date of such termination.

3. Notwithstanding subsections C.1 and C.2 of this Schedule, in the event of a State Regulatory Structural Change, a Party may elect, or terminate its election of, the FRR Alternative effective as to any Delivery Year by providing written notice of such election or termination to the Office of the Interconnection in good faith as soon as the Party becomes aware of such State Regulatory Structural Change but in any event no later than two months prior to the Base Residual Anction for such Delivery Year.

4. To facilitate the elections and notices required by this Scholale, the Office of the Interconnection shall post, in addition to the information required by Section 5.11(a) of Attachment DD to the PIM Tariff, the percentage of Capacity Resources required to be located in each Locational Deliverability Area by no later than one month prior to the deadline for a Party to provide such elections and notices.

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D. FRR Capacity Plans

 Each FRR Entity shall submit its initial FRR Capacity Plan as required by subsection C.1 of this Schedule, and shall annually extend and update such plan by no later than one month prior to the Base Residual Auxion for each succeeding Delivery Year in such plan. Each FRR Capacity Plan shall indicate the nature and current status of each resource, including the status of each Planned Generation Capacity Resource or Planned Demand Resource, the planned deactivation or retirement of any Generation Capacity Resource or Demand Resource, and the status of commitments for each sale or purchase of capacity insluded in such plan.

The FRR Capacity Plan of each FRR Entity that commits that it will not sell surplus Capacity Resources as a Capacity Market Seller in any auction conducted under Attachment DD of the PIM Tariff, or to any direct or indirect purchaser that uses such resource as the basis of my Sell Offer in such auction, shall designate Capacity Resources in a megawait quantity no less than the Forecast Pool Requirement for each applicable Delivery Year times the FRR Entity's allocated share of the Preliminary Zonal Peak Load Forecast for such Delivery Year, as determined in accordance with procedures set forth in the PJM Manuals. The set of Capacity Resources designated in the FRR Canacity Plan must meet the Minimum Armuel Resources Requirement and the Minimum Extended Summer Resource Requirement associated with the FRR Entity's capacity obligation. If the FRR Entity is not responsible for all load within a Zone, the Preliminary Forecast Peak Load for such entity shall be the FRR Entity's Obligation Peak Load last determined prior to the Base Residual Auction for such Delivery Year, times the Base Zonal FRR Scaling Factor. The FRR Capacity Plan of each FRR Entry that does not commit that it will not sell surplus Capacity Resources as set forth above shall designate Capacity Resources at least equal to the Threshold Quantity. To the extent the FRR Entity's allocated share of the Final Zonal Peak Lozd Forecast exceeds the FRR Entity's allocated share of the Preliminary Zonal Peak Load Forecast, such FRR Entity's FRR Capacity Plan shall be undeted to designate additional Capacity Resources in an amount no less than the Forecast Pool Requirement times such increase; provided, however, any excess megawarts of Capacity Resources included in such FRR Entity's previously designated Threshold Quantity, if any, may be used to satisfy the capacity obligation for such increased load. To the extent the FRR Emity's allocated share of the Final Zonal Peak Load Forecast is less than the FRR Emity's allocated share of the Preliminary Zonal Peak Load Forecast, such FRR Emity's FRR Capacity Plan may be updated to release previously designated Capacity Resources in an amount no greater than the Forecast Pool Requirement times such decrease.

 As to any FRR. Entity, the Base Zonal FRR Scaling Factor for each Zone in which it serves load for a Delivery Year shall equal ZPLDY/ZWNSP, where:

ZPLDY = Preliminary Zonal Peak Load Forecast for such Zone for such Delivery Year, and

ZWNSP = Zonal Weather-Normalized Summer Peak Load for such Zone for the summer concluding four years prior to the commencement of such Delivery Year.

4. Capacity Resources identified and committed in an FRR Capacity Plan shall meet all requirements under this Agreement and the PIM Operating Agreement applicable to Capacity

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Resources, including, as applicable, requirements and milestones for Planned Generation Capacity Resources and Planned Demand Resources. A Capacity Resource submitted in an FRR Capacity Plan must be on a unit-specific basis, and may not include "slice of system" or similar agreements that are not unit specific. An FRR Capacity Plan may include bilateral transactions that commit capacity for less than a full Delivery Year only if the resources included in such plan in the aggregate satisfy all obligations for all Delivery Years. All demand response, load management, energy efficiency, or similar programs on which such FRR Entity introds to rely for a Delivery Year must be included in the FRR Capacity Plan submitted three years in advance of such Delivery Year and must satisfy all requirements applicable to Demand Resources or Energy Efficiency Resources, as applicable, including, without limitation, those set forth in Sciendule 6 to this Agreement and the PIM Manuals; provided, however, that previously meconomitted Unforced Capacity from such programs may be used to satisfy any increased capacity obligation for such FRR Entity resulting from a Final Zonal Peak Load Fonceast capacity obligation for such FRR Entity resulting from a Final Zonal Peak Load Fonceast capacity biligation for such FRR Entity resulting from a Final Zonal Peak Load Fonceast

5. For each LDA for which the Office of the Interconnection has established a separate Variable Resource Requirement Curve for any Delivery Year addressed by such FRR Capacity Plan, the plan must include a minimum percentage of Capacity Resources for such Delivery Year located within such LDA. Such minimum percentage ("Percentage Internal Resources Required") will be calculated as the LDA Reliability Requirement less the CEIL for the Delivery Year, as determined by the RIEP process as set forth in the PMM Zamals. Such requirement shall be expressed as a percentage of the Unforced Capacity Obligation based on the Preliminary Zonal Peak Load Forecast multiplied by the Forecast Pool Requirement.

6. An FRR Entity may reduce such minimum percentage as to any LDA to the extent the FRR Entity commits to a transmission upgrade that increases the capacity entregency transfer limit for such LDA. Any such transmission upgrade shall adhete to all requirements for a Qualified transmission Upgrade as set forth in Attachment DD to the PIM Tariff. The increase in CETL used in the FRR Capacity Plan shall be that approved by PIM prior to inclusion of any such upgrade in an FRR Capacity Plan. The FRR Entity shall designate specific additional Capacity Resources located in the LDA from which the CETL was increased, to the extent of such increase.

7. The Office of the Interconnection will review the adequacy of all submittals hereunder both as to timing and content. A Party that seeks to elect the FRR Alternative that submits an FRR Capacity Plan which, noon review by the Office of the Interconnection, is determined not to satisfy such Party's capacity obligations hereunder, shall not be permitted to elect the FRR Alternative. If a proviously approved FRR Entity submits at FRR Capacity Plan that, upon review by the Office of the Interconnection, is determined not to satisfy such Party's capacity obligations hereunder, shall not be permitted to elect the FRR Alternative. If a proviously approved FRR Entity submits at FRR Capacity Plan that, upon review by the Office of the Interconnection, is determined not to satisfy such Party's capacity obligations hereunder, the Office of the Interconnection shall notify the FRR Entity, in writing, of the insufficiency within five (3) business days of the submittal of the FRR Entity and Ir receiving such notice of insufficiency, then such FRR Entity shall be assessed an FRR Commitment Insufficiency Charge, in an annount equal to two times the Cost of New Entry for the relevant location, in S/MW-day, times the shortfall of Capacity Resources below the FRR RE Thity's approved the submittal of the FRR Entry for the relevant location, in S/MW-day, times the shortfall of Capacity Resources below the FRR Entity's submitted to the FRR Entity's and the FRR Entity's submitted to capacity Resources below the FRR Entity's submitted to the shortfall of Capacity Resources and the FRR Entity's submitted to the FRR Entity's submitted to the FRR Entity's and FRR Capacity Plan.

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capacity obligation (including any Threshold Quantity requirement) in such FRR Capacity Plan, for the remaining term of such plan.

S. In a state regulatory jurisdiction that has implemented retail choice, the FRR Entity must include in its FRR Capacity Plan all load, including expected load growth, in the FRR Service Area, notwithstanding the loss of any such load to or among alternative retail LSEs. In the case of load reflected in the FRR Capacity Plan that switches to an alternative retail LSE, where the state regulatory jurisdiction requires switching customers or the LSE to compensate the FRR Entity for its FRR capacity obligations, such state compensation mochanism will prevail. In the absence of a state compensation mechanism, the applicable alternative retail LSE shall be compensate the FRR Entity at the capacity price in the unconstrained portions of the PIM Region, as determined in accordance with Attachment DD to the PIM Tariff, provided that the FRR Entity may, at any time, make a filing with FERC under Sections 205 of the Federal Power Act proposing to change the basis for compensation to a method based on the FRR Entity's cost or such other basis shown to be just and reasonable, and a retail LSE may at any time exercise its rights under Section 206 of the FFRA.

9. Notwithstanding the foregoing, in lieu of providing the companiation described above. such alternative retail LSE may, for any Delivery Year subsequent to those addressed in the FRR. Entity's then-current FRR Canacity Plan, provide to the FRR Entity Capacity Resources sufficient to meet the capacity obligation described in paragraph D.2 for the switched load. Such Capacity Resources shall meet all requirements applicable to Capacity Resources purposes to this Agreement and the PIM Operating Agreement, all requirements applicable to resources committed to an FRR Caracity Plan under this Agreement, and shall be committed to service to the switched load under the FRR Capacity Plan of such FRR Entity. The alternative retail LSE shall provide the FRR Entity all information needed to fulfill these requirements and permit the resource to be included in the FRR Capacity Plan. The alternative retail LSE, rather than the FRR Entity, shall be responsible for any performance charges or compliance penalties related to the performance of the resources committed by such LSE to the switched load. For any Delivery Year, or portion thereof, the foregoing obligations apply to the alternative retail LSE serving the load during such time period. PJM shall manage the transfer accounting associated with such conversation and shall administer the collection and payment of amounts persuant to the compensation mechanism.

Such load shall remain under the FRR Capacity Plan until the effective date of any termination of the FRR Alternative and, for such period, shall not be subject to Locational Reliability Charges under Section 7.2 of this Agreement.

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E. Conditions on Purchases and Sales of Capacity Resources by FRR Entities

1. An FRR Entity may not include in its FRR Capacity Plan for any Delivery Year any Capacity Resource that has charted in any auction under Attachment DD of the PIM Tariff for such Delivery Year. Nothing herein shall preclude an FRR Entity from including in its FRR Capacity Plan any Capacity Resource that has not charted such an auction for such Delivery Year. Furthermore, nothing herein shall preclude an FRR Entity from including in its FRR Capacity Plan a Capacity Resource obtained from a different FRR Entity, provided, however, that each FRR Entity shall be individually responsible for meeting its capacity obligations hereander, and provided further that the same megawatts of Unforced Capacity shall not be committed to more than one FRR Capacity Plan for say given Delivery Year.

2. An FRR Entity that designates Capacity Resources in its FRR Capacity Plan(s) for a Delivery Year based on the Threshold Quantity may effer to sell Capacity Resources in excess of that needed for the Threshold Quantity in any auction conducted under Attachment DD of the PLM Tariff for such Delivery Year, but may not office to sell Capacity Resources in the auctions for any such Delivery Year, but may not office to sell Capacity Resources in the auctions for any such Delivery Year in excess of an amount equal to the lesser of (a) 25% times the Unforced Capacity equivalent of the Installed Reserve Margin for such Delivery Year multiplied by the Preliminary Forecast Peak Load for which such FRR Entity is responsible under its FRR Capacity Plan(s) for such Delivery Year, or (b) 1300 MW.

3. An FRR Entity that designates Capacity Resources in its FRR Capacity Plan(s) for a Delivery Year based on the Tareshold Quantity may not offer to sell such resources in any Reliability Pricing Model auction, but, but may use such resources to meet any increased capacity obligation resulting from manifelipited growth of the loads in its FRR Capacity Plan(s), or may sell such resources to serve loads located outside the PJM Region, or to another FRR Entity, subject to subsection E.1 above.

4. A Party that has selected the FRR Alternative for only part of its load in the PIM Region pursuant to Socion B.2 of this Schedule that designates Capacity Resources as Self-Supply in a Reliability Pricing Model Anction to meet such Party's expected Daily Unforced Capacity Resources in its FRR Capacity Resources in the FIM Region (identify Capacity Resources in its FRR Capacity Plan(s) based on the Threshold Quantity; provided, however, that such Party may not so designate Capacity Resources in an amount in excess of the lesser of (a) 25% times such Party's total expected Unforced Capacity Obligation (maker both Schedule & and Schedule & 1), or (b) 200 MW. A Party that wishes to avoid the Threshold Quantity.

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F. FRR Daily Unforced Capacity Obligations and Deficiency Charges

1. For each billing month during a Delivery Year, the Daily Unforced Capacity Obligation of an FRR Entity shall be determined on a daily basis for each Zone as follows:

Daily Unforced Capacity Obligation = OPL * Final Zonal FRR Scaling Factor * FPR

where:

OPL =Obligation Peak Load, defined as the daily summation of the weather-adjusted coincident summar peak, last preceding the Delivery Year, of the end-users in such Zone (net of operating Behind The Mener Generation, but not to be less than zero) for which such Party was responsible on that billing day, as determined in accordance with the procedures set forth in the PIM Manuals

Final Zonal FRR Scaling Factor = FZPLDY/FZWNSP;

FZPLDY = Final Zonal Peak Load Forecast for such Delivery Year, and

FZWNSP - Zonal Weather-Nonmalized Peak Load for the summer concluding prior to the commencement of such Delivery Year.

2. An FRR Entity shall be assessed an FRR Capacity Deficiency Charge in each Zone addressed in such entity's FRR Capacity Plan for each day during a Delivery Year that it fails to setisfy its Daily Unforced Capacity Obligation in each Zone. Such FRR Capacity Deficiency Charge shall be in an amount equal to the deficiency below such FRR Huity's Daily Unforced Capacity Obligation for such 2012 times the Capacity Resource Clearing Price resulting from all RFM Auctions for such Delivery Year for the LDA encompassing such Zone, weight-averaged for the Delivery Year based on the prices established and quantities cleared in such excitence.

3. If an FRR Entity acquires load that is not included in the Preliminary Zonal Peak Load Forecast such acquired load shall be treated in the same manner as provided in Sections H.1 and H.2 of this Schedule.

4. The shortages in meeting the minimum requirement within the constrained zones and the shortage in meeting the total obligation are first calculated. The shortage in the unconstrained area is calculated as the total shortage iess shortages in constrained zones and excesses in constrained zones (the shortage is zero if this is a negative number). The Capacity Deficiency Charge is charged to the shortage in each zone and in the unconstrained zones from constrained zones for allow the use of capacity excesses from constrained zones for memory shortage in the unconstrained area and to disallow the use of capacity excess from unconstrained area in constrained zones.

5. The shortages in meeting the Minimum Annual Resource Requirement and the Minimum Extended Summer Resource Requirement associated with the FRR Entity's capacity obligation

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are calculated separately. The applicable penalty rate is calculated for Annual Resources, Extended Summer Demark Resources, and Limited Resources as (1.20 times the Capacity Resource Clearing Price resulting from all RPM Auctions for such Delivery Year for the LDA encompassing such Zone, weight-averaged for the Delivery Year based on the prices established and quantities cleared in such anctions).

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G. Capacity Resource Performance

Any Capacity Resource committed by an FRR Exity in an FRR Capacity Plan for a Delivery Year shall be subject during such Delivery Year to the charges see forth in sections 7, 9, 10, 11, and 15 of Attachment DD to the PJM Tariff; provided, however, the Daily Deficiency Rate under sections 7, 9, and 13 thereof shall be 1.20 times the Capacity Resource Clearing Price resulting from all RPM Auctions for such Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight-averaged for the Delivery Year based on the prices established and quantities cleared in such auctions), and the charge rates under section 10 thereof, shall be the Capacity Resource Clearing Price resulting from the RPM Auctions for the Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight-averaged as described above. An FRR Entity shall have the same opportunities to care deficiencies and avoid or reduce associated charges during the Delivery Year that a Merket Seller has under Sections 7, 9, and 10 of Attachment DD to the PIM Tariff. An FRR Entity may care deficiencies and avoid or reduce associated charges prior to the Delivery Year by procuring replacement Unforced Capacity outside of any RPM auction and committing such capacity in its FRR Capacity Plan.

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H. Anneration of service territory by Public Power Entity

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 In the event a Public Power Emity that is an FRR Emity annexes service territory to include new customers on sites where no load had previously existed, then the incremental load on such a site shall be treated as unsmicipated load growth, and such FRR Emity shall be required to commit sufficient resources to cover such obligation in the relevant Delivery Year.

2. In the event a Public Power Entity that is an FRR Entity annexes service territory to include load from a Party that has not elected the FRR Alternative, them

- 2. For any Delivery Year for which a Base Residual Auction already has been conducted, such acquiring FRR Entity shall meet its obligations for the incremental load by paying PIM for incremental obligations (including any additional demand curve obligation) at the Capacity Resource Clearing Price for the relevant location. Any such revenues shall be used to pay Capacity Resources that cleared in the BRA for that LDA.
- b. For any Delivery Year for which a Base Residual Austion has not been conducted, such acquiring FRR Entity shall include such incremental load in its FRR Capacity Plan.

 Americation whereby a Party that has not elected the FRR Alternative acquires load from an FRR entity;

- a. For any Delivery Year for which a Base Residual Auction already has been conducted, PIM would consider shifted load as unanticipated load growth for purposes of determining whether to hold a Second Instrumental Auction. If a Second Instrumental Auction is held, FRR entity would have a must offer requirement for sufficient experim to meet the load obligation of such shifted load. If no Second Instrumental Auction is conducted, the FRR Entity may sell the associated quantity of capacity into an RPM Auction or bilanerally.
- b. For any Delivery Year for which a Base Residual Auction has not been conducted, the FRR Enrity that lost such load would no longer include such load in its FRR Capacity Plan, and PIM would include such shifted load in future BRAS.

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L Savings Clause for State-Wide FRR Program

Nothing herein shall obligate or preclude a state, acting either by law or through a regulatory body acting within its authority, from designating the Load Serving Emitties that shall be responsible for the capacity obligation for all load in one or more FRR Service Areas within such state according to the terms and conditions of that certain Settlement Agreement dated September 29, 2006 in FERC Docket Nos. ER05-1410 and El05-148, the PIM Tariff and this Agreement. Each LSE subject to such state zerien shall become a Party to this Agreement and shall be deemed to have elected the FRR Alternative.

Effective Date: 7/14/2011 - Docket # ER11-4040-000

PROCEDURES FOR ESTABLISHING THE CAPABILITY OF GENERATION CAPACITY RESOURCES

- A. Such rules and procedures as may be required to determine and demonstrate the capability of Generation Capacity Resources for the purposes of meeting a Load Serving Entity's obligations under the Agreement shall be developed by the Office of Interconnection and maintained in the PIM Matuals.
- B. The rules and procedures for determining and demonstrating the capability of generating units to serve load in the PIM Region shall be consistent with achieving uniformity for planning, operating, accounting and reporting purposes.
- C. The roles and procedures shall recognize the difference in types of generating units and the relative ability of units to maintain output at stated capability over a specified period of time. Factors affecting such ability include, but are not limited to, fuel availability, stream flow for hydro units, reservoir storage for hydro and pumped storage units, mechanical limitations, and system operating policies.

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SCHEDULE 10

PROCEDURES FOR ESTABLISHING DELIVERABILITY OF GENERATION CAPACITY RESOURCES

Generation Capacity Resources must be deliverable, consistent with a loss of load expectation as specified by the Reliability Principles and Standards, to the total system load, including portion(s) of the system in the FJM Region the may have a capacity deficiency at any time. Deliverability shall be demonstrated by either obtaining or providing for Network Transmission Service or Firm Point-To-Point Transmission Service within the FJM Region such that each Generation Capacity Resource is either a Network Resource of a Point of Receipt, respectively. In addition, for Generation Capacity Resources located outside the metered boundaries of the PIM Region that are used to meet an Unforced Capacity Obligation, the capacity and energy of such Generation Capacity Resources must be delivered to the metered boundaries of the PIM Region through firm, transmission service.

Certification of deliverability means that the physical capability of the transmission network has been tested by the Office of the Interconnection and found to provide that service consistent with the assessment of available transfer capability as set forth in the FIM Tariff and, for Generation Resources owned or contracted for by a Load Serving Entity, that the Load Serving Entity has obtained or provided for Network Transmission Service or Firm Point-to-Point Transmission Service to have capability delivered on a firm basis under specified terms and conditions.

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SCHEDULE 10.1

LOCATIONAL DELIVERABILITY AREAS AND REQUIREMENTS

The capacity obligations imposed under this Agreement recognize the locational value of Capacity Resources. To ensure that such locational value is properly recognized and quantified, the Office of the Interconnection shall follow the procedures in this Schedule.

A. Following the Transition Period, as such term is defined in Attachment DD to the Tariff, the Locational Deliverability Areas in the purposes of determining locational capacity obligations bereunder, but not necessarily for the purposes of the Regional Transmission Expension Planning Protocol, shall consist of the following Zones (as defined in Schedule 15), combinations of such Zones, and portions of such Zones:

ATSī

- Dominion
- Pentleo
- ComEd.
- · AEP
- Dayton
- Duquesne
- APŠ
- AE
- BGE
- · DPL
- PECO
- PEPCO
- PSEG
- JCPL
- Me:Ed
- PPL
- Mid-Atlantic Area Council (MAAC) Region (consisting of all the zones listed below for Eastern MAAC, Western MAAC, and Southwestern MAAC)
- · ComEd, AEP, Dayton, APS, Duquesne, and ATSI
- Eastern MAAC (PSE&G, JCP&L, PECO, AE, DPL & RE)
- Southwestern MAAC (PEPCO & BG&E)
- · Western MAAC (Penelec, MetEd, PPL)
- · PSEG northern region (north of Linden substation); and
- DPL southern region (south of Chesapeake and Delaware Caral

For purposes of evaluating the need for any changes to the foregoing list, Locational Deliverability Areas shall be those areas, identified by the load deliverability analyses conducted pursuant to the Regional Transmission Expansion Pleaning Protocol and the PIM Manuals that have a limited ability to import capacity due to physical limitations of the transmission system. voltage limitations or stability limitations. Such limits on import capability shall not refiere the effect of Qualifying Transmission Upgrades offered in the Base Residual Auction. The Locational Deliverability Areas identified in Paragraph A above (as it may be amended from time to time) for a Delivery Year shall be modeled in the Base Residual Auction and any Incremental Auction conducted for such Delivery Year. If the Office of the Interconnection includes a new Locational Deliverability Area in the Regional Transmission Expansion Planning Protocol, it shall make a filing with FERC to amend this Schedule to add a new Locational Deliverability Area (including a new aggregate LDA), if such new Locational Deliverability Area is projected to have a capacity emergency mansfer limit less than 1.15 times the capacity energency transfer objective of such area, or if warranted by other reliability concerns consistent with the Reliability Principles and Standards. In addition, any Party may propose, and the Office of the Interconnection shall evaluate, consistent with the same CETO/CETO comparison or other reliability concerns, possible new Locational Deliverability Areas (including aggregate LDAs) for inclusion under the Regional Transmission Expansion Planning Protocol and for purposes of determining locational capacity obligations hereunder.

C. For each Locational Deliverability Area for which a separate VRR Curve was established for a Delivery Year, the Office of the Interconnection shall determine, pursuant to procedures set forth in the PIM Manuals, the Percentage of Internal Resources Required, that must be committed during such Delivery Year from Capacity Resources physically located in such Locational Delivershifty Area.

Effective Date: 6/1/2011 - Docket #: ER11-2815-000

DATA SUBMITTALS

To perform the studies required to determine the Forecast Pool Requirement and Daily Unforced Capacity Obligations under this Agreement and to determine compliance with the obligations imposed by this Agreement, each Party and other owner of a Capacity Resource shall submit data to the Office of the Interconnection in conformance with the following minimum requirements:

- All data submitted shall satisfy the requirements, as they may change from time to time, of any procedures adopted by the Members Committee.
- Data shall be submitted in an electronic format, or as otherwise specified by the Markets and Reliability Committee and approved by the PJM Board.
- Actual outages data for each momh for Generator Forced Outages, Generator Maintenance Outages and Generator Planned Outages shall be submitted so that it is received by such date specified in the PIM Manuals.
- 4. On or before the date specified in the PIM Manuals, planned and maintenance outage data for all Generation Resources and load forecasts (including seasonal and average weekly peaks) shall be submitted.
- On or before the date specified in the PJM Manuals, adjustments to forecasts shall be submitted.
- 6. On or before the date or schedule for updates specified in the PIM Manuals, revisions to capacity and load forecasts (including the plans for satisfying the Daily Unforced Capacity Obligation of the Party) shall be submitted.
- Czpacity plans or revisions to previously submitted capacity plans, required under Schedule 6.
- 8. As desired by a Party, revisions to monthly peak load forecasts may be submitted.

The Parties acknowledge that additional information required to determine the Forecast Pool Requirement is to be obtained by the Office of the Interconnection from Electric Distributors in accordance with the provisions of the Operating Agreement.

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

SCHEDULE 12

DATA SEBMISSION CHARGES

A. Data Submission Charge

For each working day of delay in the submitted of information required to be submitted under this Agreement, a data submission charge of \$500 shall be imposed.

- B. Distribution Of Data Submission Charge Receipts
 - Each Party that has satisfied its obligations for data submittals pursuant to Schedule 11 during a Delivery Year, without incurring a data submission charge related to that obligation, shall share in any data submission charges paid by any other Party that has failed to satisfy said obligation during such Planning Period. Such shares shall be in proportion to the sum of the Unforced Capacity Obligations of each such Party entitled to share in the data submission charges for the most recent month.
 - In the event all of the Parties have incurred a data submission charge during a Delivery Year, these data submission charges shall be distributed as approved by the PJM Board.

Effective Date: 9/17/2010 - Docket #: ER10-2710-005

EMERGENCY PROCEDURE CHARGES

Following an Emergency, the compliance of each Farty with the instructions of the Office of the Interconnection shall be evaluated as directed by the Markets and Reliability Committee. It based on such evaluation, it is determined that a Party refused to comply with, or otherwise failed to employ its best efforts to comply with, the instructions of the Office of the Interconnection to implement PJM emergency procedures, that Party shall pay an emergency procedure charge, as set forth in Attachment DD to the PJM Tariff. The revenue associated with Emergency Procedure Charges shall be allocated in accordance with Attachment DD to the PJM Tariff.

Effective Date: 5/17/2010 - Docket #: ER10-2710-006

SCHEDULE 14

DELEGATION TO THE OFFICE OF THE INTERCONNECTION

The following responsibilities shall be delegated by the Parties to the Office of the Interconnection:

- New Parties. With regard to the addition, withdrawal or removal of a Party;
 - (a) Receive and evaluate the information submitted by entities that plan to serve loads within the PJM Region, including entities whose participation in the Agreement will expand the boundaries of the PJM Region. Such evaluation shall be conducted in accordance with the requirements of the Agreement.
 - (b) Evaluate the effects of the withdrawal or removal of a Party from this Agreement.
- Implementation of Reliability Assurance Agreement. With regard to the implementation of the provisions of this Agreement.
 - Receive zII required data and forecasts from the Parties and other owners of Ozpacity Resources;
 - (b) Perform all calculations and analyses necessary to determine the Forecast Pool Requirement and the obligations imposed under the Reliability Assurance Agreement, including periodic reviews of the capacity benefit mergin for consistency with the Reliability Principles and Stendards.
 - (c) Monitor the compliance of each Party with its obligations under the Agreement;
 - (d) Keep cost records, and bill and collect any costs or charges due from the Parties and distribute those charges in accordance with the terms of the Agreement;
 - (c) Assist with the development of rules and procedures for determining and demonstrating the capability of Capacity Resources;
 - (f) Establish the capability and deliverability of Generation Capacity Resources consistent with the requirements of the Reliability Assurance Agreement;
 - (g) Establish standards and procedures for Planned Demand Resources;
 - (h) Collect and maintain generator availability data;

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- Perform any other forecasts, studies or analyses required to administer the Agreement;
- Coordinate maintenance schedules for generation resources operated as part of the PJM Region;
- (k) Determine and deckre that an Emergency exists or ceases to exist in all or any part of the PIM Region or amounte that an Emergency exists or ceases to exist in a Control Area interconnected with the PIM Region;
- (I) Enter into agreements for (i) the transfer of energy in Energencies in the PIM Region or in a Control Area interconnected with the PIM Region and (ii) mutual support in such Emergencies with other Control Areas interconnected with the PIM Region; and
- (m) Coordinate the curtailment or shedding of load, or other measures appropriate to alleviate an Emergency, to preserve reliability in accordance with FERC, NERC or Applicable Regional Reliability Council principles, guidelines, standards and requirements, and to ensure the operation of the PJM Region in accordance with Good Utility Practice. Effective Date: 9/17/2010 - Docket#: ER10-2710-006

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SCHEDULE 15

| ZONES WITHIN THE PIM REGION | |
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| Pennsylvania Electric Company Allegheny Power PPL Group Metropolitan Edison Company | Penelec APS PPL MeEd JCPL PSEG |
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| Pennsylvania Electric Company | Penelec APS |
| Pennsylvania Electric Company | Penelec APS |
| Pennsylvania Electric Company | Penelec APS PPL JCPL JCPL PSEG AEC PECO BGE BGE DPL PEPCO |
| Pennsylvania Electric Company | Penelec APS PPL PPL JCPL JCPL PSEG AEC PECO BGE DPL PEPCO RE |
| Pennsylvania Electric Company | Penelec |
| Pennsylvania Electric Company | Penelec APS PPL JCPL JCPL JCPL PSEG AEC PECO BGE DPL PEPCO SE ComEd AFF |
| Pennsylvania Electric Company | Penelec APS PPL PPL JCPL JCPL PSEG AEC PECO BGE DPL PEPCO RGE ConEd AEP Dayton |
| Pennsylvania Electric Company | Penelec APS PPL PPL PPL ICPL PSEG AEC PECO BGE DPL PEPCO REG AEC PECO AEC PECO AEC PECO AEC DPL DPL AEC DPL |
| Pennsylvania Electric Company | Penelec |

Effective Date: 6/1/2011 - Docket#: ER11-2815-000

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Non-Retail Behind the Meter Generation Maximum Generation Emergency Obligations

1. A Non-Retail Behind The Meter Generation resource that has output that is netted from the Daily Unforced Capacity Obligation of a Party pursuant to Schedule 7 of this Agreement shall be required to operate at its full output during the first ten times between November 1 and October 31 that Maximum Generation Emergency (as defined in section 1.3.13 of Schedule 1 of the Operating Agreement) conditions occur in the zone in which the Non-Retail Behind The Meter Generation resource is located.

2. The Party for which Non-Retail Behind The Meter Generation output is netted from its Daily Unforced Capacity Obligation shall be required to report to PIM scheduled outages of the resource prior to the occurrence of such outage in accordance with the time requirements and procedures set forth in the PIM Manuals. Such Party elso shall report to PIM the output of the Non-Retail Behind The Meter Generation resource during each Maximum Generation Emergency condition in which the resource is required to operate in accordance with the procedures set forth in PIM Manuals.

3. Except for failures to operate due to scheduled outages during the months of October through May, for each instance a Non-Retail Behind The Meter Generation resource fails to operate, in whole or in part, as required in paragraph 1 shove, the amount of operating Non-Retail Behind The Meter Generation from such resource that is eligible for netting will be reduced pursuant to the following formula:

> Adjusted ENRBIMG = ENRBIMG $-\sum$ (10% of the Not Run NRBIMG)

Where:

ENRBING equals the operating Non-Retail Behind The Meter Generation eligible for netting as determined pursuant to Schedule 7 of this Agreement.

> Not Run NRBIMG is the amount in megawatts that the Non-Retail Behind The Mater Generation resource failed to produce during an occurrence of Maximum Generation Emergency conditions in which the resource was required to operate.

> \sum (10% of the Not Run NRBIMG) is the summation of 10% megawatt reductions associated with the events of non-performance.

The Adjusted ENRBIMG shall not be less than zero and shall be applicable for the succeeding Planning Period.

4. If a Non-Retail Behind The Meter Generation resource that is required to operate during a Maximum Generation Emergency condition is an Energy Resource and injects energy into the

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Transmission. System during the Maximum Generation Emergency condition, the Network Construct that owns the resource shall be compensated for such injected energy in accordance with the PJM market rules.

Effective Date: 9/17/2010 - Docket #: ER10-2710-006

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PARTIES TO THE RELIABILITY ASSURANCE AGREEMENT

This Schedule sets forth the Parties to the Agreement

AEP Retzil Energy Partners LLC AES Red Oak LLC Algorquin Energy Services Inc. Allegheny Electric Cooperative, Inc. Allegheny Energy Supply Company, L.L.C. Ally Energy LLC. Alpha Gas and Electric LLC Ambit Northeast LLC America Energy Marketing Company American Electric Power Service Corporation on behalf of its affilizies. Appalechian Power Company Cohunchus Southern Power Concenty Indiana Michigan Power Company Kentucky Power Company Kingsport Power Company Chio Power Company Wheeling Power Company. American Municipal Fower, Inc. American Power Partners LLC American PowerNet Management, L.P. American Transmission Systems, Inc. AP Gas and Electric (PA), LLC APN Starnest, LP AmelorMittal USA LLC Asset and Energy Cost Saving Cooperative, LLC Atlantic City Electric Company Baltimore Gas and Electric Company Bank of America, N.A. Barciays Bank PLC Betiva, IL (City of) BBPCLLC d/b/a Great Eastern Energy Blackstone Wind Farm, LLC Blue Ridge Power Agency, Inc. Blue Star Energy Services, Inc. Border Energy Electric Services, Inc. Borough of Butler, Butler Electric Division Berough of Chambersburg Borough of Lavallette, New Jersey Borough of Mont Alto, PA Borough of Park Ridge, New Jersey

Bornach of Pitcaire, Peansylvania, Borough of Seaside Heights, New Jersey Borough of South River, New Jassey BP Energy Company Brighten Energy LLC Caroll Power Markets LLC Castlebridge Energy Group, LLC CCESLLČ Central Virginia Electric Cooperative Centre Lane Tracing Limited Champion Energy Marketing LLC Champion Energy, LLC Cincinnati Bell Erergy, LLC Chizens' Electric Company of Lewisburg, PA City of Cleveland, Department of Public Utilities, Division of Cleveland Public Power City of Dover, Delaware City of Nanerville City of New Martinsville - WV City of Philippi - West VA City of Rochelle Ciearview Electric, Inc. Cleveland Electric Illuminating Company (The) Commence Energy, Inc. Corneonwealth Edison Cornerary Conectiv Energy Supply, Inc. ConEdison Energy, Inc. ConocoFmillips Company Consolidated Edison Solutions, Inc. Constellation Energy Commodities Group, Inc. Constellation NewEnergy, Inc. Constellation Power Source Generation, Inc. Corporate Services Support Corp Credit Stasse (USA), Inc. Dayton Power & Light Company (Toe) DC Energy LLC Delaware Municipal Electric Corporation Delmarva Power & Light Company Deriver Energy, LLC Devonshire Energy LLC Direct Energy Business, LLC Direct Energy Services, LLC Discount Energy Group, LLC Discount Energy, LLC Dominion Retail Inc. Downes Associates, Inc.

DPL Energy Resources, Inc.

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Driftwood LLC DIE Energy Supply, Inc. DIE Energy Trading, Inc. Doke Energy Commercial Asset Management, Inc. Duke Energy Kentucky, Inc. Duke Energy Renail Sales, LLC Duqueste Light Company Duquesne Light Energy, LLC Dynegy Energy Services, Inc. Dynegy Kendall Energy, LLC E Minus LLC Exele Energy, LLC Easton Utilities Commission EDF Industrial Power Services (IL), LLC EDF Trading North America, LLC Edison Mission Marketing and Trading, Inc. Employers' Energy Alliance of Pennsylvania, Inc. Ercernetix, Inc. Energy America, LLC Energy Cooperative Association of Pennsylvania (The) Energy Cooperative of America, Inc. Evergy International Power Marketing Corporation Energy Plas Holdings LLC Evergy Services Providers, Inc. EnerPenn USA, LLC ERA MA, LLC Evraz Claymont Steel Exclon Energy Company Exclon Generation Co., LLC FirstEnergy Solutions Corp. First Point Power, LLC From Royal (Town of) Galt Power Inc. Gateway Energy Services Corporation GenOn Power Midwest, LP Geroan Ameristeel Energy, Inc. GDF Suez Retail Energy Solutions, LLC Glacial Energy of New Jersey, IBC. Great American Power, LLC Green Mountain Energy Company Hagerstown Light Department Hanison REA, Inc. - Clarksburg, WV Hess Corporation HIKO Energy, LLC Hoosier Energy REC, Inc. HOP Energy, LLC

HSBC Technology & Services (USA), Inc. Hudson Energy Services, LLC IDT Ecorgy, Inc. Illinois Municipal Electric Agency J. Aron & Company J.P. Morgan Ventures Energy Corporation Jack Rich, Inc. d/b/z Anthracite Power & Light Company Jersey Central Power & Light Company Kushus Chemical Company, Inc. L & P Blectric Inc., d/b/a Leggett & Platt Electric Inc. Liberty Power Corp., L.L.C. Liberty Power Delaware LLC Liberty Power Holdings LLC Linde Energy Services, Inc. Lower Electric, LLC Macquarie Cook Energy LLC Major Energy Electric Services LLC Manitou Energy Fund, LP Marathon Power, LLC MC Squared Energy Services, LLC Mezdow Lake Wind Farm II LLC Mesdow Lake Wind Farm IIILLC Meadow Lake Wind Farm IV LLC Meadow Lake Wind Farm LLC MezdWestvaco Corporation Metropolitan Edison Company MidAmerican Energy Company Mint Energy, LLC Morezn Stanley Capital Group, Inc. MP2 Energy NE, LLC MXcorry Electric, Inc. Naturasco, Inc. Nexyen Management and Consulting Inc. Nextera Energy Services New Jersey, LLC Nextern Energy Services, Elinois, LLC Noble Americas Energy Solutions LLC Noble Americas Gas & Power Corp. Nordic Energy Services LLC North American Power and Gas LLC. North Carolina Electric Membership Corporation North Carolina Municipal Power Agency Number 1 Northern Virginia Electric Cooperative - NOVEC NRG Power Marketing, L.L.C. NYSEG Solutions, Inc. Oasis Power, LLC dba Oasis Energy Occidental Power Services, Inc.

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Ohio Edison Company Ohms Energy Company, LLC Old Dominion Electric Cooperative Palmoo Power MD, LLC Palmco Power NJ, LLC Palmoo Power OH. LLC Palmoo Power PA_LLC Panda Power Corcoration Panna Energy, LLC PBF Power Marketing LLC PECO Energy Company Pennsylvania Electric Company Pennsylvania Power Company People's Power & Gas, LLC PEPCO Energy Services, Inc. Pianet Energy (Maryland) Corp. Planet Energy (Pennsylvania) Corp. Flanet Energy (USA) Corp. Phymouth Rock Energy, LLC Potomec Electric Power Company Powhatzn Energy Fund LLC PPL Electric Unlities Corporation d/b/a PPL Unlities PFL Energy Plus, LLC Prairieland Energy, Inc. PSEG Energy Resources and Trade LLC Public Power, ILC Public Service Electric & Gas Company Realgy, LLC ResCom Energy, LLC Respond Power LLC RG Steel Sparrows Point, LLC Riverside Generating, LLC Rolling Hills Generating, LLC S.J. Energy Parmers, Inc. Santanna Energy Services

SMART Papers Holdings, LLC Solies Power Mid-Atlantic Trading LLC South Jersey Energy Company South Jersey Energy Solutions, LLAC. Southeastern Power Administration Southern Indiane Gas & Hectric Southern Maryland Electric Cooperative, Inc. Spark Energy, LP. Sparka Energy Corp Station Energy Corp Stream Energy Columbia, LLC Stream Energy Maryland, LLC Stream Energy Pennsylvania, LLC Superior Plus Energy Services Inc. TC Energy Trading, LLC Tenasica Power Services Co. Texas Retail Energy, LLC The Trustees of the University of Pennsylvania Thunnon: Municipal Light Company Toleto Edison Company (The) Town of Berlin, Maryland Town of Williamsourt TransAltz Energy Marketing (U.S.) Inc. TransCarada Power Marketing Ltd. Tri-County Rural Electric Cooperative, Inc. TriEagle Energy, LP Tribity Powerworks, Inc. U.S. Energy Partners dha PAETEC Energy Marketing UBS AG, acting through its London Branch UGI Energy Services, Inc. UGI Utilities, Inc. - Electric Division Valero Power Marketing, LLC VCharge, Inc. Verde Energy USA, Inc. Vinciend Municipal Electric Utility (City of Vinciend) Virginia Electric & Power Company Viridiza Energy PALLC Wabash Valley Power Association, Inc. Washington Gas Energy Services, Inc. Wellsboro Electric Company West Penn Power Company d/b/a Allegheny Power York Generation Company, LLC

Effective Date: 9/23/2011 - Docket #: ER11-4702-000

