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6100 Emerald Parkway Dublin, OH 43016

### DATE OF DEPOSIT

MAR 3 1 2021

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Rosemary Chiavette, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, Filing Room Harrisburg, PA 17120

A-2011-2228643

**RE: Load Serving Entity Compliance Requirement form** 

Dear Secretary, Chiavetta,

Please find enclosed the IGS Energy Load Serving Entity Compliance Form.

If you have any question, please do not hesitate to contact me.

Thank you,

### Tara McGraw

Compliance Manager

Direct 614.659.5058 Mobile 614.425.0954 IGS :: 6100 Emerald Parkway :: Dublin, Ohio,43017 Building a Meaningful Energy Future Together IGS.com

### 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, are not required to file an LSE Compliance Requirement Form.

The 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):

PJM Certificate

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Mr. Raymond Hamman mersiate teas output, jus, 6100 Emeraid Parkway Dubin, OH 43016

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Welcome to PJM

As promised, enclosed are the signed membership agreements for your records. To ensure your needs are met, PJM has assigned the Glient Manager Kelly Ostertag, as your primary point of contact. She can be contacted at restart@nim-esun/R10-00054 respectively. You may also contact our Purchamer Service Center at R66-00054 should you have any questions as well.

Thank you,

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Tracy Miehike PJM Interconnection

610.666.8980 | www.pjm.com

PJM Interconnection, L.L.C. Third Revised Rate Schedule FERC No. 24 Second Revised Sheet No. 171 Superseding Original Sheet No. 171

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### SCHEDULE 4

#### STANDARD FORM OF AGREEMENT TO BECOME A MEMBER OF THE LLC

Any entity which wishes to become a Member of the LLC shall, pursuant to Section 11.6 of this Agreement, tender to the President an application, upon the acceptance of which it shall execute a supplement to this Agreement in the following form:

### Additional Member Agreement

1. This Additional Member Agreement (the "Supplemental Agreement"), dated as of <u>D2/10/2011</u>, is entered into among <u>Interstate Gas Supply</u>, Inc. and the President of the LLC acting on behalf of its Members.

2. <u>Interstate Gas Supply, Inc.</u> has demonstrated that it meets all of the qualifications required of a Member to the Operating Agreement. If expansion of the PJM Region is required to integrate <u>Interstate Gas Supply, Inc.</u>'s facilities, a copy of Attachment J from the PJM Tariff marked to show changes in the PJM Region boundaries is attached hereto. <u>Interstate Gas Supply, Inc.</u> agrees to pay for all required metering, telemetering and hardware and software appropriate for it to become a member.

3. <u>Interstate Gas Supply, Inc.</u> egrees to be bound by and accepts all the terms of the Operating Agreement as of the above date.

4. <u>Interstate Gas Supply, Inc.</u> hereby gives notice that the name and address of its initial representative to the Members Committee under the Operating Agreement shall be:

#### Raymond Hamman, 6100 Emerald Parkway, Dublin, OH 43016

5. The President of the LLC is authorized under the Operating Agreement to execute this Supplemental Agreement on behalf of the Members.

6. The Operating Agreement is hereby ancided to include <u>Interstate Gas Supply</u>. Inc. as a Member of the LLC thereto, effective as of <u>Jebruan</u> (0, <u>Rei</u>), the date the President of the LLC countersigned this Agreement.

IN WITNESS WHEREOF, <u>Interstate Gas Supply, Inc.</u> and the Members of the LLC have caused this Supplemental Agreement to be executed by their duly authorized representatives.

| Members of the LLC |                                       |  |  |  |
|--------------------|---------------------------------------|--|--|--|
| By:                | Teny Joston                           |  |  |  |
| Name:              | TerryBoston                           |  |  |  |
| Title:             | President V G                         |  |  |  |
| By:                | Vinionska                             |  |  |  |
| Name:              | Central Marsel Drulot Affair Stices   |  |  |  |
| Title:             | Sencial Coursel Myuler HHair Softicer |  |  |  |

Issued By:

Craig Olazer Vice President, Government Policy April 30, 2004 Effective: May 1, 2004

issued On:

Application for Membership Between PJM Interconnection, LL.C. and

Interstate Gas Supply, Inc. (Company's Name)

This Application for Membership Agreement ("Agreement") is entered into between PJM Interconnection, L.L.C. ("PJM") and ("Applicant"). The purpose of this Agreement is to apply to become a member of the PJM and to participate under the PJM Amended and Restated Operating Agreement. Third Revised Rates Schedule FERC No. 24 ("Operating Agreement"). The Applicant has read and understands the terms and conditions of the Operating Agreement. The Applicant agrees to accept the concepts and obligations set forth in this Agreement and the Operating Agreement posted on the PJM website at: http://www.pim.com/documents/egreaments/pim-agreements.aspx.

The Applicant also commits to supply data required for coordination of planning and operating. including date for capacity accounting, and agrees to pay all costs and expenses in accordance with the Operating Agreement and ell other applicable costs under the PJM Open Access Transmission Tariff ("Tariff"). Such costs include but are not limited to: (i) payment obligations under Schedule 3 of the Operating Agreement; (ii) costs under Schedule 9 of the PJM Tariff; and (iii) potential default allocation payment obligations pursuant to Section 15.2 of the Operating Agreement (PJM may, under the Operating Agreement, declare members in default for not paying their involces. If that occurs, PJM may pursue collection of the overdue involces that exceed the collateral PJM holds from the defaulting member as well as take stops to terminate the defaulting members' membership. According to the Operating Agreement, all members are required to pay a portion of the payment default that exceeds the defaulting member's collateral held by PJM.)

The Applicant will pay the annual fee of \$5,000 for the remainder of the year of application upon notification of PJM application approval per Schedule 3.

The Applicant recognizes that it shall become a member of PJM effective as of the date that the Applicant receives the supplement to the Operating Agreement in the form prescribed in Schedule 4 of the Operating Agreement signed by the Applicant and countersigned by the President of PJM pursuant to section 11.6 of the Operating Agreement.

This Agreement will remain in effect until notice of termination is given in writing by the authorized representative of either the Applicant or PJM, Any financial obligations must be satisfied prior to termination of the Applicant's obligations and responsibilities under the PJM Agreement.

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| Applicant:               |                       |                 |
|--------------------------|-----------------------|-----------------|
| Signature: Minterna Kowi |                       |                 |
| Name: Uncent A. Pareisi  | THE General Paulating | Date: 2/2/2011  |
| PJM Interconnection LLC  |                       |                 |
| Signature: Peny Bost     | m                     |                 |
| Name: Terry Boston       | Tide: resident & CEO  | Date: 02/10/201 |

| FROM:1 LBS1 OF 1TARA MCGRAW <tara.mcgraw@igs.c< td="">(614) 659-5058IGS ENERGY6100 EMERALD PKWYDUBLIN OH 43016-3248</tara.mcgraw@igs.c<> | PA 171 9-20  |
|--|--|
| SHIP TO:<br>ROSEMARY CHIAVETTE, SECRETARY  | UPS GROUND<br>TRACKING #: 12 69A 17X 03 4475 2688  |
| PENNSYLVANIA PUBLIC UTILITY COMMISS<br>FILING ROOM<br>400 NORTH STREET<br>HARRISBURG PA 17120  |  |
| REF 1:Commonwealth Keystone Building   | BILLING: P/P<br>RECEIVED<br>APR 8 - 2021<br>PA PUBLIC UTILITY COMMISSION<br>SECRETARY'S BUREAU |

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