Service Agreement No. [Insert]

ATTACHMENT F-3

Service Agreement For Regional Network Integration Transmission Service

<u>1.0</u>	1.0 This Service Agreement, dated as ofthe date the last party
	executes this agreement, is entered into, by and between the Office of the Interconnection
	of PJM Interconnection, L.L.C. (the Transmission Provider) as the administrator of the
	Tariff, PJM Settlement Inc. ("Counterparty") as the counterparty, and
	("TransmissionNetwork Customer"). [If applicable: This Service Agreement supersedes
	the Service Agreement among Transmission Provider, Counterparty, and [insert prior
	Network Customer's entity name], [insert Service Agreement Number], effective date
	[insert], [which was filed with the Commission in Docket No. insert.]

- 2.0 The <u>Transmission Network</u> Customer has been determined by the Transmission Provider to have a valid request for Network Transmission Service under the Tariff and to have satisfied the conditions for service imposed by the Tariff.

Regional Network Integration Transmission Service shall terminate consistent with Tariff, Part I, section 2.5. Specifically, Regional Network Integration Transmission Service may be terminated where: (1) an incumbent Network Customer will be replaced by a successor Network Customer, in which case the incumbent's service shall only terminate if the successor agrees to commence the taking of the service, the appropriate service agreement is executed, and all other applicable terms and conditions of the PJM Governing Agreements are satisfied; (2) an incumbent Network Customer seeks to terminate its service and no successor Network Customer exists, in which case the incumbent must provide PJM with forty-two (42) months' notice prior to the commencement of a Delivery Year, subject to receiving all necessary regulatory approvals for such termination, if any; or (3) on such other date mutually agreed upon by the Parties.

4.0 The Transmission Provider agrees to provide and the <u>Transmission Network</u> Customer agrees to take and pay for Network Transmission Service in accordance with the provisions of the Tariff, including the Network Operating Agreement (which is incorporated herein by reference), and this Service Agreement as they may be amended from time to time.

5.0	Any notice or request made to or by either Party regarding this Service Agreement shall be made to the representative of the other Party as indicated below.					
Trans	PJM Interconnection, L.L.C 2750 Monroe Blvd. Audubon, PA 19403		Provider and Counter	party):		
Trans	wmission Network Customer:					
			_			
6.0	The Tariff for Network Integration Transmission Service is incorporated herein and made a part hereof.					
	TITNESS WHEREOF, the Parrespective authorized officials		this Service Agreeme	ent to be executed by		
Offic	e of the Interconnection:					
By:						
	Name	Title	Date			
<u>Coun</u>	terparty:					
By:						
	Name	Title	Date			
Trans	mission Network Customer:					
By:						
	Name	Title	Date			

CERTIFICATION

I,	, certify that I am a duly authorized officer of (TransmissionNetwork Customer) and that (TransmissionNetwork Customer) will not request
service under this Service Agreement provision of this Open-Access Trans	nt to assist an Eligible Customer to avoid the reciprocity
(Name)	-
(Title)	_
Subscribed and sworn before	e me this,
(Notary Public)	-
My Commission expires:	

SPECIFICATIONS FOR REGIONAL NETWORK INTEGRATION TRANSMISSION SERVICE

1.0	Term c	of Transaction:	<u>-</u> -			
	Start D	Date:				
	Termin	nation Date:				
2.0 1.0	Descri	ption of capacity and/or energy to be transmitted within the PJM Recontrol area in which the transaction originates).	egion (including			
3.0 <u>2.0</u>	Netwo	rk Resources:	_			
4 <u>.0</u> 3 <u>.0</u>	Network Load:					
5.0 <u>4.0</u>	Design					
6.0	Name(
<u>5.0</u>			[Reserved]			
7.0 <u>6.0</u>	Service under this Agreement may be subject to some combination of the charges detailed below. (The appropriate charges for individual transactions will be determined in accordance with the terms and conditions of the tariff.)					
	7.1 <u>6.1</u>	Embedded Cost Transmission Charge:	_			
	7.2 <u>6.2</u>	Facilities Study Charge:	_			
	7.3 <u>6.3</u>	Direct Assignment Facilities Charge:	_			
	7.4<u>6.4</u>	Ancillary Services Charge:	-			
	7.5 <u>6.5</u>	Other Supporting Facilities Charge:	-			