	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
1.	Tariff, Definitions – A-B	Chen Lu	Annual Resource Price Adder: "Annual Resource Price Adder" shall mean, for Delivery Years starting June 1, 2014 and ending May 31, 2017, an addition to the marginal value of Unforced Capacity and the Extended Summer Resource Price Adder as necessary to reflect the price of Annual Resources required to meet the applicable Minimum Annual Resource Requirement.		Term has passed sunset date and is no longer relevant under the Capacity Performance construct
2.	Tariff, Definitions – A-B	Chen Lu	the 2018/2019 and 2019/2020 Delivery Years, a difference between the clearing price for Base Capacity Demand Resources and Base Capacity Energy Efficiency Resources and the clearing price for Base Capacity Resources and Capacity Performance Resources,	the 2018/2019 and 2019/2020 Delivery Years, a difference between the elearing price for Base Capacity Demand Resources and Base Capacity Energy Efficiency Resources and the clearing price for Base Capacity Resources and Capacity Performance Resources, representing the cost- to procure additional Base Capacity Resources or Capacity-	Term has passed sunset date and is no longer relevant under the Capacity Performance construct
3.	Tariff, Definitions – A-B	Chen Lu	<b>Base Capacity Resource Price Decrement:</b> "Base Capacity Resource Price Decrement" shall mean, for the 2018/2019 and 2019/2020 Delivery Years, a difference between the clearing price for Base Capacity Resources and the clearing price for Capacity Performance Resources, representing the cost to procure additional Capacity Performance Resources out of merit order when the Base Capacity Resource Constraint is binding.	Base Capacity Resource Price Decrement: "Base Capacity Resource Price Decrement" shall mean, for the	Term has passed sunset date and is no longer relevant under the Capacity Performance construct
4.	Tariff, Definitions – ( E-F	Chen Lu	"Extended Summer Resource Price Adder" shall mean, for Delivery Years through May 31, 2018, an addition to the marginal value of Unforced Capacity as necessary to reflect the price of Annual Resources and Extended Summer Demand Resources required to	Extended Summer Resource Price Adder:- "Extended Summer Resource Price Adder" shall mean, for Delivery- Years through May 31, 2018, an addition to the marginal value of Unforced Capacity as necessary to reflect the price of Annual Resources and Extended Summer Demand Resources required to meet the applicable Minimum Extended Summer Resource Requirement.	Term has passed sunset date and is no longer relevant under the Capacity Performance construct

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
5.	Tariff, Definitions – L-M-N	Chen Lu	Limited Resource Price Decrement: "Limited Resource Price Decrement" shall mean, for the 2017/2018 Delivery Year, a difference between the clearing price for Limited Demand Resources and the clearing price for Extended Summer Demand Resources and Annual Resources, representing the cost to procure additional Extended Summer Demand Resources or Annual Resources out of merit order when the Limited Resource Constraint is binding.	Limited Resource Price Decrement: "Limited Resource Price Decrement" shall mean, for the 2017/2018- Delivery Year, a difference between the clearing price for Limited- Demand Resources and the clearing price for Extended Summer- Demand Resources and Annual Resources, representing the cost to- procure additional Extended Summer Demand Resources or Annual Resources out of merit order when the Limited Resource Constraint is- binding.	Term has passed sunset date and is no longer relevant under the Capacity Performance construct
6.	Tariff, Definitions – R-S		Sub-Annual Resource Price Decrement: "Sub-Annual Resource Price Decrement" shall mean, for the 2017/2018 Delivery Year, a difference between the clearing price for Extended Summer Demand Resources and the clearing price for Annual Resources, representing the cost to procure additional Annual	Sub-Annual Resource Price Decrement: "Sub-Annual Resource Price Decrement" shall mean, for the 2017/2018 Delivery Year, a difference between the clearing price for Extended Summer Demand Resources and the clearing price for Annual Resources, representing the cost to procure additional Annual Resources out of merit order when the Sub-Annual Resource Constraint is binding.	construct
7.	Tariff, Definitions – C-D	Erin Lai	Hybrid Resource that includes both negative and positive megawatt quantities (i.e., the Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource is capable of continually and immediately transitioning from withdrawing megawatt quantities from the grid to injecting megawatt quantities onto the grid or injecting megawatts to withdrawing megawatts). Energy Storage Resource Model Participants or solar-storage Open-Loop Hybrid Resource operating in Continuous Mode are considered to have an unlimited ramp rate. Continuous Mode requires Discharge Economic Maximum Megawatts to be zero or correspond to an injection, and Charge Economic Maximum Megawatts to be zero or	"Continuous Mode" shall mean the mode of operation of an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource that includes both negative and positive megawatt quantities (i.e., the Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource is capable of continually and immediately transitioning from withdrawing megawatt quantities from the grid to injecting megawatt quantities onto the grid or injecting megawatts to withdrawing megawatts). Energy Storage Resource Model Participants or solar-storage Open-Loop Hybrid Resource operating in Continuous Mode are considered to have an unlimited	Changes made to delete the references to solar storage. As part of its July 26, 2023 filing in Docket No. ER23-2484, PJM expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition. This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in <i>PJM Interconnection</i> , <i>L.L.C.</i> , Letter Order, Docket No. ER23-2484- 000 (Sept. 22, 2023).

	Governing Document, Agreement, Attachment,	Source	Current Language	Proposed Revisions	Rationale/Notes
	Section, Title				
8.	,	Erin Lai	Discharge Economic Maximum Megawatts: "Discharge Economic Maximum Megawatts" shall mean the maximum megawatt power output available for discharge in economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Continuous Mode or in Discharge Mode. Discharge Economic Maximum Megawatts shall be the Economic Maximum for an Energy Storage Resource or solar- storage Open-Loop Hybrid Resource in Discharge Mode or in Continuous Mode.	Open-Loop Hybrid Resource in Continuous Mode or in Discharge	expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition. This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in <i>PJM Interconnection</i> , <i>L.L.C.</i> , Letter Order, Docket No. ER23-2484-
9.	Tariff, Definitions – C-D	Erin Lai	economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Discharge Mode. Discharge Economic Minimum Megawatts shall be the Economic	Discharge Economic Minimum Megawatts: "Discharge Economic Minimum Megawatts" shall mean the minimum megawatt power output available for discharge in economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Discharge Mode. Discharge Economic Minimum Megawatts shall be the Economic Minimum for an Energy Storage Resource or solar-storage Open-Loop Hybrid Resource in Discharge Mode.	000 (Sept. 22, 2023). Changes made to delete the references to solar storage. As part of its July 26, 2023 filing in Docket No. ER23-2484, PJM expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition. This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in <i>PJM Interconnection</i> , <i>L.L.C.</i> , Letter Order, Docket No. ER23-2484- 000 (Sept. 22, 2023).
10.	Tariff, Definitions – C-D	Erin Lai	Hybrid Resource that only includes positive megawatt quantities	Discharge Mode: "Discharge Mode" shall mean the mode of operation of an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource that only includes positive megawatt quantities (i.e., the Energy Storage Resource Model Participant or solar-storage Open- Loop Hybrid Resource is only injecting megawatts onto the grid).	Changes made to delete the references to solar storage. As part of its July 26, 2023 filing in Docket No. ER23-2484, PJM expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition.

Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
11. Tariff, Definitions – C-D	Erin Lai	Discharge Ramp Rate:	Discharge Ramp Rate:	This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in PJM Interconnection, L.L.C., Letter Order, Docket No. ER23- 2484-000 (Sept. 22, 2023). Changes made to delete the references to solar storage. As part of its July 26, 2023
		"Discharge Ramp Rate" shall mean the Ramping Capability of an Energy Storage Resource Model Participant or solar-storage Open- Loop Hybrid Resource in Discharge Mode.	"Discharge Ramp Rate" shall mean the Ramping Capability of an Energy Storage Resource Model Participant or <del>solar-storage</del> Open- Loop Hybrid Resource in Discharge Mode.	filing in Docket No. ER23-2484, PJM expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition. This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in PJM Interconnection, L.L.C., Letter Order, Docket No. ER23- 2484-000 (Sept. 22, 2023).
12. Tariff, Definitions – L-M-N	Steve Pincus	term is used in Tariff, Attachment M, in which case Market Participant shall mean an entity that generates, transmits, distributes, purchases, or sells electricity, ancillary services, or any other product or service provided under the PJM Tariff or Operating Agreement within, into, out of, or through the PJM Region, but it shall not include an Authorized Government Agency that consumes energy for its own use but does not purchase or sell energy at wholesale.	and/or an Economic Load Response Participant, except when that term is used in or pertaining to Tariff, Attachment M, Tariff, Attachment Q, Operating Agreement, section 15, Tariff, Attachment K-Appendix, section 1.4 and Operating Agreement, Schedule 1, section 1.4. "Market Participant," when such term is used in Tariff, Attachment M, in which case Market Participant shall mean an entity that generates, transmits, distributes, purchases, or sells electricity, ancillary services, or any other product or service provided under the PJM Tariff or Operating Agreement within, into, out of, or through the PJM Region, but it shall not include an Authorized Government Agency that consumes energy for its own use but does not purchase or sell energy at wholesale. <u>"Market Participant," when such term is used in or</u>	of "Market Participant" in the PJM Operating Agreement. The Market Participant definitions in the Tariff and Operating Agreement were filed as part of PJM's credit risk enhancement filing on March 31, 2020, in Docket No. ER20-1451-000 ("March 2020 Filing), and accepted by FERC in the Order Accepting Filing issued on May 29, 2020, 171 FERC ¶ 61,173. The March 2020 Filing revised the definition of Market Participant in both the Tariff and Operating Agreement; however, due to an administrative oversight, the Tariff Market Participation definition was

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
				Economic Load Response Participant, an FTR Participant, a Capacity Market Buyer, or a Capacity Market Seller.	not updated after FERC accepted the March 2020 Filing.
13.	Tariff, Definitions – O-P-Q	Chen Lu	August 7, 2015, has an effective agreement that is the equivalent of	Planned External Financed Generation Capacity Resource: "Planned External Financed Generation Capacity Resource" shall mean a Planned External Generation Capacity Resource that, prior to August 7, 2015, has an effective agreement that is the equivalent of- fan Interconnection Service Agreement, has submitted to the Office of the Interconnection the appropriate certification attesting achievement- of Financial Close, and has secured at least 50 percent of the MWs of- firm transmission service required to qualify such resource under the- deliverability requirements of the Reliability Assurance Agreement.	
14.	Tariff, Definitions – O-P-Q	Chen Lu	<b>Planned Financed Generation Capacity Resource:</b> "Planned Financed Generation Capacity Resource" shall mean a Planned Generation Capacity Resource that, prior to August 7, 2015, has an effective Interconnection Service Agreement and has submitted to the Office of the Interconnection the appropriate certification attesting achievement of Financial Close.	Planned Financed Generation Capacity Resource: - "Planned Financed Generation Capacity Resource" shall mean- a Planned Generation Capacity Resource that, prior to August 7, 2015, has an effective Interconnection Service Agreement and has submitted- to the Office of the Interconnection the appropriate certification- attesting achievement of Financial Close.	Planned Financed Generation Capacity Resources only applied to resources prior to August 2015. Specifically, PJM explained in ER15-623-004 (Filed July 9, 2015; paragraph E.2.b) that this term applied only for the 2015 BRA. This provision was previously implemented to address concerns from a stakeholder about resources fully financed before 2015 BRA. Thus, this provision was only applicable for 2015 BRA.
15.	Operating Agreement, Section 1 (Definitions O-P)	Steve Pincus	"Other Supplier" shall mean a Member that: (i) is engaged in buying, selling or transmitting electric energy, capacity, ancillatry services, financial transmission rights or other services available under PJM's governing documents in or through the Interconnection or has a good faith intent to do so, and; (ii) does not qualify for the Generation Owner, Electric Distributor, Transmission Owner or End Use Customer sectors.	good faith intent to do so, and; (ii) does not qualify for the Generation	PJM proposes to amend the Operating Agreement, Section 1, definition of "Other

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
Æ	Operating Agreement, Section 1 (Definitions S-T)	Steve Pincus		"Senior Standing Committees" shall mean the Members Committee, and the Markets, and Reliability Committee, as established in Operating Agreement, section 8.1 and Operating Agreement, section 8.6.	PJM proposes to amend the Operating Agreement, Section 1, Definitions of "Senior Standing Committee" to correct a typographical error by removing misplaced comma.
	Tariff, Attachment C, Methodology To Assess Available Transfer Capability	Steve Pincus	Flowgates are used in the AFC and ATC calculations. PJM adds or eliminates external flowgates based on the Joint Operating Agreement Between the Midwest Independent Transmission System Operator, Inc. And PJM Interconnection, L.L.C. ("Midwest ISO JOA", Article V (FERC Electric Tariff, First Revised Rate Schedule No. 38, <i>see</i> , Section 4.2 – Cost of Data and Information Exchange up to and including Section 5.1.12 – Coordination of Transmission Reliability Margin Values); Joint Operating Agreement Among And Between PJM Interconnection, L.L.C., And Progress Energy Carolinas ("PEC JOA"), Article Five (FERC Electric Tariff, First Revised Rate Schedule No. 50, <i>see</i> , Article 9 – Coordinated Transmission Planning Studies up to and including Article 12 – Managing Parallels Flow on the VACAR/PJM Interface ); and Joint Reliability Coordination Agreement Among And Between Midwest Independent Transmission System Operator, Inc., PJM Interconnection, L.L.C., And Tennessee Valley Authority ("JRCA"), Article Five (the JRCA is not a filed FERC rate schedule; however, Article Five of the JRCA is identical to Article V of the Midwest ISO JOA and Article Five of the PEC JOA). PJM adds or eliminates internal flowgates, at least annually, based on a review of historic operating constraints including flowgates that have been in Transmission Loading Relief (TLR) and other operating conditions	Section 4.2 – Cost of Data and Information Exchange up to and including Section 5.1.12 – Coordination of Transmission Reliability Margin Values); Joint Operating Agreement Among And Between PJM Interconnection, L.L.C., And Progress Energy Carolinas ("PEC JOA"), Article Five (FERC Electric Tariff, First Revised Rate Schedule No. 50, <i>see</i> , Article 9 – Coordinated Transmission Planning Studies up to and including Article 12 – Managing Parallels Flow on the VACAR/PJM Interface ); and Joint Reliability Coordination Agreement Among And Between Midwest Independent Transmission- System Operator, Inc., PJM Interconnection, L.L.C., And Tennessee	<ul> <li>PJM amends Tariff, Attachment C, External Flowages methodology description of the JRCA to address the following changes: <ol> <li>The Midwest Independent System Transmission Operator withdrew from the JRCA in 2014; and</li> </ol> </li> <li>On June 6, 2023, in Docket No. ER23-2078-000, PJM filed a revised JRCA to add Louisville Gas and Electric Company and Kentucky Utilities as parties to the JRCA. FERC accepted the revised JRCA effective August 5, 2023, in a letter order issued on August 3, 2023.</li> </ul>

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
18.	Operating Agreement, Schedule 6, section 1.5.5 (b)	Steve Pincus	Plan(b)The Regional Transmission Expansion Plan shall be developed taking into account the processes for coordinated regional transmission expansion planning established under the following	<ul> <li>1.5.5 Coordination of the Regional Transmission Expansion Plan</li> <li>(b) The Regional Transmission Expansion Plan shall be developed taking into account the processes for coordinated regional transmission expansion planning established under the following agreements: <ul> <li>Joint Operating Agreement Between the Midwest Independent System Operator, Inc. and PJM Interconnection, L.L.C., which is found at http://www.pjm.com/~/media/documents/agreements/joacomplete.ashx;</li> <li>Northeastern ISO/RTO Planning Coordination Protocol, which is described at Schedule 6-B and found at http://www.pjm.com/~/media/documents/agreements/northeas tern-iso-rto-planning-coordination-protocol.ashx;</li> <li>Joint Operating Agreement Among and Between New York Independent System Operator Inc., which is found at http://www.pjm.com/~/media/documents/agreements/nyiso-pjm.ashx;</li> <li>Interregional Transmission Coordination Between the SERTP and PJM Regions, which is found at Operating Agreement, Schedule 6-A</li> <li>Allocation of Costs of Certain Interregional Transmission Projects Located in the PJM and SERTP Regions, which is located at Tariff, Schedule 12-B;</li> <li>Joint Reliability Coordination Agreement Between the-Midwest Independent System Operator, Inc.; PJM Interconnection, L.L.C., Tennessee Valley Authority, and Louisville Gas and Electric Company and Kentucky Utilitiesand Progress Energy Carolinas.</li> </ul> </li> </ul>	On June 6, 2023, in Docket No. ER23-2078- 000, PJM filed a revised JRCA to add Louisville Gas and Electric Company and Kentucky Utilities as parties to the JRCA. FERC accepted the revised JRCA effective August 5, 2023, in a letter order issued on
19.	Tariff, Att. Q, Section B.2	Chen Lu	specified in section VI.B.1 above, other than Price Responsive Demand, the credit requirement shall be the RPM Auction Credit	Except as provided for Credit-Limited Offers below, for any resource specified in section VI.B.1 above, other than Price Responsive Demand, the credit requirement shall be the RPM Auction Credit Rate, as provided in section VI.B.4 below, times the megawatts to be offered	

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language		Proposed Revis	ions	Rationale/Notes
			offered for sale from such resource in an RP. Qualified Transmission Upgrades, the credit based on the Locational Deliverability Area was to increase the Capacity Emergency Tra the credit requirement for Planned Financed Resources and Planned External Financed G Resources shall be one half of the product of Credit Rate, as provided in section VI.B.4 be megawatts to be offered for sale from such re Pricing Model Auction.	requirements shall be in which such upgrade insfer Limit. However, Generation Capacity eneration Capacity f the RPM Auction elow, times the	for sale from such resource in an RPM Au Transmission Upgrades, the credit require the Locational Deliverability Area in whic increase the Capacity Emergency Transfer requirement for Planned Financed General Resources and Planned External Financed Resources shall be one half of the product Rate, as provided in section VI.B.4 belowy offered for sale from such resource in a Re- Auction.	ments shall be based on th such upgrade was to Limit. However, the credit- tion Capacity- Generation Capacity- of the RPM Auction Credit- times the megawatts to be-	This provision was previously implemented to address concerns from a stakeholder about resources fully financed before 2015 BRA. Thus, this provision was only applicable for 2015 BRA.
20.	Tariff, Att. Q, Section B.3 (e)	Chen Lu	For Planned Financed Generation Capacity I the PJM Region, the RPM Auction Credit re reduced as the Capacity Resource attains the following table and as further described in th eduction Milestones for Planned Financed	quirement shall be milestones stated in the ne PJM Manuals.	as the Capacity Resource attains the miles table and as further described in the PJM P -	requirement shall be reduced tones stated in the following Manuals.	that this term applied only for the 2015 BRA. This provision was previously implemented to address concerns from a stakeholder about resources fully financed before 2015 BRA.
			Milestones	Increment of initial RPM Auct m	i Milestones	Increment of r initial RPM Auction me	2015 BRA.
			eed		c ) <del>ceed</del>	<u>50</u>	
			Construction (e.g., footers poured)		f Construction (e.g., footers poured)	15	
			ating Equipment Delivered		Prating Equipment Delivered	10	<u>9</u>
			Interconnection Service	2:	f Interconnection Service	25	<u>0</u> ,
			To obtain a reduction in its RPM Auction Cr the Market Participant must demonstrate sati applicable milestone in the same manner as Generation Capacity Resources in subsection	isfaction of the set forth for Planned	- To obtain a reduction in its RPM Auction the Market Participant must demonstrate s milestone in the same manner as set forth Capacity Resources in subsection (c) abov	atisfaction of the applicable- for Planned Generation-	
21.	Tariff, Att. Q, Section B.3 (f)	Chen Lu	For Planned External Financed Generation C RPM Auction Credit Requirement shall be re Resource attains the milestones stated in the further described in the PJM Manuals; provide	educed as the Capacity following table and as	For Planned External Financed Generation RPM Auction Credit Requirement shall be Resource attains the milestones stated in the further described in the PJM Manuals; pro	e reduced as the Capacity he following table and as-	Only applied to resources prior to August 2015. Specifically, PJM explained in ER15- 623-004 (Filed July 9, 2015; paragraph E.2.b that this term applied only for the 2015 BRA.

Governing Document, Agreement Attachment Section, Titl	,	Current Language		Proposed Revisions		Rationale/Notes
		quotient of (i) the MWs of firm transmission ser Participant has secured for the complete transmi (ii) the MWs of firm transmission service requir resource under the deliverability requirements of Assurance Agreement.	lanned External be no greater than the vice that the Market ssion path divided by ed to qualify such f the Reliability	percentage reduction in the RPM Auction Credit including the initial 50% reduction for being a P. eFinanced Generation Capacity Resources, shall be quotient of (i) the MWs of firm transmission ser yParticipant has secured for the complete transmis (ii) the MWs of firm transmission service require resource under the deliverability requirements of Assurance Agreement. - <b>Reduction Milestones for Planned External F</b>	lanned External be no greater than the- vice that the Market- ssion path divided by- ed to qualify such- the Reliability-	This provision was previously implemented to address concerns from a stakeholder about resources fully financed before 2015 BRA. Thus, this provision was only applicable for 2015 BRA.
		Milestones	Increment of a initial RPM Auct	r i <del>Milestones</del>	Increment of re initial RPM Auction	2
		eed	<u> </u>	e 0 <mark>ceed</mark>	50 <sup>0</sup>	
		Construction (e.g., footers poured)		5 <mark>f Construction (e.g., footers poured)</mark>	159	
		ating Equipment Delivered		0rating Equipment Delivered	10	
		Interconnection Service		5 f Interconnection Service	259	4
		To obtain a reduction in its RPM Auction Credit the Market Participant must demonstrate satisfact applicable milestone in the same manner as set f Generation Capacity Resources in subsection (c	ction of the forth for Planned ) above.	- To obtain a reduction in its RPM Auction Credit the Market Participant must demonstrate satisfac milestone in the same manner as set forth for Pla Capacity Resources in subsection (c) above.	tion of the applicable- nned Generation	
22. Tariff, Attachme		(g) A Capacity Market Seller that owns or contr		(g) A Capacity Market Seller that owns or contro		This corrects the relevant provisions since
DD, section 5.6.	1 (g)	Capacity Storage Resources, Intermittent Resou		Capacity Storage Resources, Intermittent Resour		only Tariff, Attachment DD, section 5.14 (h-
		Resources, or Energy Efficiency Resources may as a Capacity Performance Resource in a MW q		Resources, or Energy Efficiency Resources may a Capacity Performance Resource in a MW quar		2) is currently effective. The other references to subsections (h) and (h-1) have sunset dates
		with their average expected output during peak-		their average expected output during peak-hour		built into those sections that have since
		Alternatively, a Capacity Market Seller that own	ns or controls one or	a Capacity Market Seller that owns or controls o	ne or more Capacity	passed.
		more Capacity Storage Resources, Intermittent I		Storage Resources, Intermittent Resources, Dem		r l
		Resources, Energy Efficiency Resources, or Env		Efficiency Resources, or Environmentally-Limit		
		Limited Resources may submit a Sell Offer whi		submit a Sell Offer which represents the aggrega		
		aggregated Unforced Capacity value of such res	ources, where such	value of such resources, where such Sell Offer sl	hall be considered to be	

Governing Document, Agreement, Attachment,	Source	Current Language	Proposed Revisions	Rationale/Notes
Section, Title         23. Tariff, Attachment DD, section 5.6.6 (b)	Chen Lu	<ul> <li>Seller, including all such resources obtained through bilateral contract and reported to the Office of the Interconnection in accordance with the Office of the Interconnection's rules related to its <i>Capacity Exchange</i> tools. If any of the commercially aggregated resources in such Sell Offer are subject to the Minimum Floor Offer Price pursuant to Tariff, Attachment DD, sections 5.14(h) and 5.14(h-1), the Capacity Market Seller that owns or controls such resources may submit a Sell Offer with a Minimum Floor Offer Pric of no lower than the time and MW weighted average of the applicable MOPR Floor Offer Prices (zero if not applicable) of the aggregated resources in such Sell Offer.</li> <li>(b) The Office of the Interconnection shall determine the quantity of installed capacity available for sale in a Base Residual Auction or Incremental Auction as of the beginning of the period during which Buy Bids and Sell Offers are accepted for such auctior as applicable, in accordance with the time schedule set forth in the PJM Manuals. Removal of a resource from Capacity Resource status shall not be reflected in the determination of available installed capacity unless the associated unit-specific bilateral transaction is approved, the designation of such resource (or portion thereof) as a network resource for the external load is demonstrated to the Office of the Interconnection, or equivalent evidence of a firm external sale is provided prior to the deadline established therefor. The determination of available installed capacity shall also take into account, as they apply in proportion to the share of each resource owned or controlled by a Capacity Market Seller, any approved capacity modifications, and existing capacity commitments established in a prior RPM Auction, an FRR Capacity Plan, Locational UCAP transactions and/or replacement capacity transactions to make this determination, no bilateral</li> </ul>	of installed capacity available for sale in a Base Residual Auction or Incremental Auction as of the beginning of the period during which Buy Bids and Sell Offers are accepted for such auction, as applicable, in accordance with the time schedule set forth in the PJM Manuals. Removal of a resource from Capacity Resource status An external sale of capacity shall not be reflected in the determination of available installed capacity unless the associated unit-specific bilateral transaction is approved, the designation of such resource (or portion thereof) as a network resource for the external load is demonstrated to the Office of the Interconnection, or equivalent evidence of a firm external sale is provided prior to the deadline established therefor. The determination of available installed capacity shall also take into account, as they apply in proportion to the share of each resource owned or controlled by a Capacity Market Seller, any approved capacity modifications, and existing capacity commitments established in a prior RPM Auction, an FRR Capacity Plan, Locational UCAP transactions and/or replacement capacity transactions under this Tariff,	This correction replaces the reference to removal of a resource from Capacity Resource status, which is detailed in Tariff, Attachment DD, section 6.6(g). The corrected language should refer to an external sale of capacity for the rest of the sentence to better describe the intended language of this sentence, which refers to bilateral transactions for resources designated as a network resource for external loads or firm external sales.

Doc Agre Atta	verning oument, eement, chment, on, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
			submission of Sell Offers and Buy Bids, as appropriate, for that auction until completion of the clearing determination for such	the beginning of the period for submission of Sell Offers and Buy Bids, as appropriate, for that auction until completion of the clearing determination for such auction. Processing of such bilateral transactions will reconvene once clearing for that auction is completed. A Generation Capacity Resource located in the PJM Region shall not be removed from Capacity Resource status to the extent the resource is committed to service of PJM loads as a result of an RPM Auction, FRR Capacity Plan, Locational UCAP transaction and/or by designation as a replacement resource under this Tariff, Attachment DD.	
24. Tariff, At DD, secti (b)(ii)		Chen Lu	a Scheduled Incremental Auction is triggered by Tariff, Attachment DD, section $5.4(c)(1)$ , and the conditions stated in Tariff, Attachment DD, section $5.4(c)(2)$ do not apply, the Office of the Interconnection first shall determine the total quantity of (A) the amount that the Office of the Interconnection sought to procure in prior Scheduled Incremental Auctions for such Delivery Year that does not clear such auction, minus (B) the amount that the Office of the Interconnection sought to sell back in prior Scheduled Incremental Auctions for such Delivery Year that does not clear such auction, plus (C) the difference between the updated PJM Region Reliability Requirement or updated LDA Reliability Requirement and, respectively, the PJM Region Reliability Requirement, or LDA Reliability Requirement, utilized in the most recent prior auction conducted for such Delivery Year plus any amount required by section $5.4(c)(2)(ii)$ , plus (D) the reduction in Unforced Capacity commitments associated with the transition provisions of Tariff, Attachment DD, sections $5.14B$ , 5.14C, $5.14E$ , and $5.5A(c)(i)(B)$ and RAA, Schedule 6, section L.9. If the result of such equation is a positive quantity, the Office of the Interconnection shall employ in the clearing of such auction a portion of the Updated VRR Curve Increment extending right from	DD, section 5.4(c)(1), and the conditions stated in Tariff, Attachment DD, section 5.4(c)(2) do not apply, the Office of the Interconnection first shall determine the total quantity of (A) the amount that the Office of the Interconnection sought to procure in prior Scheduled Incremental Auctions for such Delivery Year that does not clear such auction, minus (B) the amount that the Office of the Interconnection sought to sell back in prior Scheduled Incremental Auctions for such Delivery Year that does not clear such auction, plus (C) the difference between the updated PJM Region Reliability Requirement or updated LDA Reliability Requirement and, respectively, the PJM Region Reliability Requirement, or LDA Reliability Requirement, utilized in the most recent prior auction conducted for such Delivery Year plus any amount required by section 5.4(c)(2)(ii), plus (D) the reduction in Unforced Capacity commitments associated with the transition provisions of Tariff, Attachment DD, sections 5.14B, and 5.14C,5.14E, and 5.5A(c)(i)(B) and RAA, Schedule 6, section L.9. If the result of such equation is a positive quantity, the Office of the Interconnection shall employ in the clearing of such auction a portion of the Updated VRR Curve Increment extending right from the left-most point on that curve in a megawatt amount equal to that positive quantity defined above, to seek	Tariff, Attachment DD, sections 5.14B, 5.14C, and 5.14E no longer exist in the tariff.

	Governing	Source	Current Language	Proposed Revisions	Rationale/Notes
	Document, Agreement,				
	Attachment, Section, Title				
			the result of such equation is a negative quantity, the Office of the	quantity, the Office of the Interconnection shall employ in the clearing	
			Interconnection shall employ in the clearing of the auction a portion		
			of the Updated VRR Curve Decrement, extending and ascending to the left from the right-most point on that curve in a megawatt amount	extending and ascending to the left from the right-most point on that	
			corresponding to the negative quantity defined above, to seek to sell		
			back such quantity.	defined above, to seek to sen back such quantity.	
25.		Chen Lu	(iii)When the possible need to seek agreements to release capacity	(iii)When the possible need to seek agreements to release capacity	Tariff, Attachment DD, sections 5.14B,
	DD, section 5.12 (b)			commitments in any Scheduled Incremental Auction is indicated for	5.14C, and 5.14E no longer exist in the tariff.
	(iii)		the PJM Region or any LDA by Tariff, Attachment DD, section	the PJM Region or any LDA by Tariff, Attachment DD, section	
				(5.4(c)(3)(i)), the Office of the Interconnection first shall determine the	
			total quantity of (A) the amount that the Office of the	total quantity of (A) the amount that the Office of the Interconnection	
			Interconnection sought to procure in prior Scheduled Incremental	sought to procure in prior Scheduled Incremental Auctions for	
			Auctions for such Delivery Year that does not clear such auction, minus (B) the amount that the Office of the Interconnection sought to	such Delivery Year that does not clear such auction, minus (B) the	
				prior Scheduled Incremental Auctions for such Delivery Year that does	
			Year that does not clear such auction, plus (C) the difference	not clear such auction, plus (C) the difference between the	
			between the updated PJM Region Reliability Requirement or updated		
			LDA Reliability Requirement and, respectively, the PJM Region	Reliability Requirement and, respectively, the PJM Region Reliability	
			Reliability Requirement, or LDA Reliability Requirement, utilized in		
			the most recent prior auction conducted for such Delivery Year	recent prior auction conducted for such Delivery Year minus any	
			minus any capacity sell-back amount determined by PJM to be	capacity sell-back amount determined by PJM to be required for the	
			required for the PJM Region or such LDA by Tariff, Attachment	PJM Region or such LDA by Tariff, Attachment DD, section	
			DD, section 5.4(c)(3)(ii), plus (D) the reduction in Unforced	5.4(c)(3)(ii), plus (D) the reduction in Unforced Capacity commitments	
			Capacity commitments associated with the transition provisions of	associated with the transition provisions of Tariff, Attachment DD,	
			Tariff, Attachment DD, sections 5.14B, 5.14C, 5.14E, and	sections 5.14B, 5.14C, 5.14E, and 5.5A(c)(i)(B) and RAA, Schedule 6,	
			5.5A(c)(i)(B) and RAA, Schedule 6, section L.9, provided, however,		
			that the amount sold in total for all LDAs and the PJM Region	LDAs and the PJM Region related to a delay in a Backbone	
			related to a delay in a Backbone Transmission upgrade may not	Transmission upgrade may not exceed the amounts purchased in total	
			exceed the amounts purchased in total for all LDAs and the PJM	for all LDAs and the PJM Region related to a delay in a Backbone	
			Region related to a delay in a Backbone Transmission upgrade. If	Transmission upgrade. If the result of such equation is a positive	
			the result of such equation is a positive quantity, the Office of the	quantity, the Office of the Interconnection shall employ in the clearing	
			Interconnection shall employ in the clearing of such auction a portior of the Updated VRR Curve Increment extending right from the left-		
				megawatt amount equal to that positive quantity defined above, to seek	
				to procure such quantity. If the result of such equation is a negative	
			quantity defined above, to seek to procure such quantity. If the result	the produce such quantity. If the result of such equation is a negative	

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
			the left from the right-most point on that curve in a megawatt amount corresponding to the negative quantity defined above, to seek to sell back such quantity.	extending and ascending to the left from the right-most point on that curve in a megawatt amount corresponding to the negative quantity defined above, to seek to sell back such quantity.	
26.	Tariff, Attachment DD, Section 5.14	Chen Lu	system capacity for the PJM Region, without considering locational	and Incremental Auction, the Office of the Interconnection shall calculate a clearing price to be paid for each megawatt-day of Unforced Capacity that clears in such auction. The Capacity Resource Clearing Price for each LDA will be the marginal value of system capacity for the PJM Region, without considering locational constraints, adjusted as necessary by any applicable Locational Price Adders, <u>Annual Resource Price Adders, Extended Summer Resource Price Adders, Limited Resource Price Decrements, Sub-Annual Resource Price Decrements, Base Capacity Demand Resource Price Decrements, and Base Capacity</u>	Price Decrements, Sub-Annual Resource Price Decrements, Base Capacity Demand
27.	Tariff, Attachment DD, Section 5.14 (e)	Chen Lu	and other adjustments as described in Tariff, Attachment DD, section 5.14B, Tariff, Attachment DD, section 5.14C, Tariff, Attachment DD, section 5.14D, Tariff, Attachment DD, section 5.14E and Tariff, Attachment DD, section 5.15) equal to such LSE's Daily Unforced	shall incur a Locational Reliability Charge (subject to certain offsets and other adjustments as described in Tariff, Attachment DD, section 5.14B, Tariff, Attachment DD, section 5.14C, Tariff, Attachment DD,	Tariff, Attachment DD, sections 5.14B, 5.14C, 5.14D, and 5.14E no longer exist in the tariff.

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
			PJMSettlement shall be the Counterparty to the LSEs' obligations to pay, and payments of, Locational Reliability Charges.	shall be the Counterparty to the LSEs' obligations to pay, and payments of, Locational Reliability Charges.	
28.	Tariff, Attachment DD, Section 6.8 (c)	Chen Lu	(c) Variable costs that are directly attributable to the production of energy shall be excluded from a Market Seller's generation resource Avoidable Cost Rate. Notwithstanding the foregoing, a Market Seller that included variable costs attributable to the production of energy in a generation resource's Avoidable Cost Rate prior to April 15, 2019 shall not include such costs in such generation resource's Maintenance Adders or Operating Costs for any Delivery Year for which it has already included such costs in the generation resource's Avoidable Cost Rate. A Market Seller implicated by this paragraph may continue including such variable costs attributable to the production of energy in its Avoidable Cost Rate for each generation resource for any Delivery Year for which it already did so prior to April 15, 2019.	of energy shall be excluded from a Market Seller's generation resource Avoidable Cost Rate. Notwithstanding the foregoing, a Market Seller- that included variable costs attributable to the production of energy in a generation resource's Avoidable Cost Rate prior to April 15, 2019 shall not include such costs in such generation resource's Maintenance- Adders or Operating Costs for any Delivery Year for which it has- already included such costs in the generation resource's Avoidable Cost Rate. A Market Seller implicated by this paragraph may continue- including such variable costs attributable to the production of energy in its Avoidable Cost Rate for each generation resource for any Delivery-	included prior to April 15, 2019. This sentence is now obsolete so this outdated sentence can be deleted.
29.	Operating Agreement, Section 1 (Definitions E-F) Reliability Assurance Agreement, Schedule 1, Definitions	Steve Pincus	over the same time period; or (2) the average energy produced by the Member and its affiliates within the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average energy consumed by that Member and its affiliates within the PJM region over the same time	average physical unforced capacity owned by the Member and its affiliates in the PJM region over the five Planning Periods immediately	reference to "End-Use Customer" at the end of that definition.

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
30.	, ,		efficient processes or systems, exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during peak summer and winter 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	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 summer and winter periods as described herein) reduction in electric energy consumption at the Eend-Uuse <b>C</b> 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.	This update makes the description of Energy Efficiency consistent with the RAA definitions of Energy Efficiency Resource, Annual Energy Efficiency Resource, and Summer-Period Energy Efficiency Resource. Additionally, this update makes consistent use of the lowercase term "end-use customer" which is found 23 times in this section L that describes Energy Efficiency Resources while "End-Use Customer" is found only in this one location. Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an "End-Use Customer" as "a Member that is a retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end-use rust of sufficient to qualify as an End-Use customer if" certain conditions are met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use Customer is not pertinent to the Peak Shaving Adjustment; rather, its primary purpose relates to PJM's governance.

Attachment, Section, Tide       Daniel Vinnik       The purpose for aggregation is to allow the participation of End-Use Customers in the Energy Market that can provide less than 0.1 megavatar 10 demand response when they currently have no alternative opportunity to participate on an individual basis or can provide less than 0.1 megavatar 10 demand response in the Secondary Reserve, Synchronized Reserve or Regulation markets when they currently have no alternative opportunity to participate on an individual basis. Aggregation for Economic Load       Intenry Market that can provide less than 0.1 megavatar 10 demand response in the Secondary Reserve. Synchronized Reserve or Regulation markets when they currently have outernative opportunity to participate on an individual basis. Synchronized Reserve or Regulation markets when they currently have outernative opportunity to participate on an individual basis. Aggregations pursuant to section 1.5A.1 above shall be subject to the following requirements:       Images and the subject to the following requirements:       Images and the subject to the following requirements:         i.       All End-Use Customers in an aggregation shall be specifically identified;       i.       All End-Use Customers in an aggregation shall be specifically identified;       ii.       All End-Use Customers in an aggregation shall be served distribution company or Load Serving Entity the electric distribution company is the Load Serving Entity the aggregation will provide Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserves, all customere		Governing Document, Agreement,	Source	Current Language	Proposed Revisions	Rationale/Notes
K-Appendix, Section       Customers in the Energy Market that can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertance capitalizations on an individual basis or can provide less than 0.1       resulting in inadvertancapitalizations on an indiv		Attachment,				
Image: Index in the same Transmission Zone, is the same Transmission Zone, existing load aggregate or at the same node, respectively;       Image: Index in the same Transmission Zone, existing load aggregate or at the same node, respectively;       resources and to make conforming change aggregation rules in PJM Manuals.         V.       If the aggregation will only provide energy to the market then only one End-Use Customer within the aggregation shall have       V.       If the aggregation shall have       V.       If the aggregation shall have       revision was to have "[i]ncorporated the aggregation rules, as directed." See PJM	31.	K-Appendix, Section 1.5A.10 & OA, Schedule 1, Section 1.5A.10, Aggregation for Economic Load Response		Customers in the Energy Market that can provide less than 0.1 megawatt of demand response when they currently have no alternative opportunity to participate on an individual basis or can provide less than 0.1 megawatt of demand response in the Secondary Reserve, Synchronized Reserve or Regulation markets when they currently have no alternative opportunity to participate on an individual basis. Aggregations pursuant to section 1.5A.1 above shall be subject to the following requirements: i. All End-Use Customers in an aggregation shall be specifically identified; ii. All End-Use Customers in an aggregation shall be served by the same electric distribution company or Load Serving Entity where the electric distribution company or Load Serving Entity for all End-Use Customers in the aggregation. Residential customers that are part of an aggregate that does not participate in the Day- Ahead Energy Market do not need to share the same Load Serving Entity. If the aggregation will provide Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserve sub-zone; iii. All End-Use Customers in an aggregation that settle at Transmission Zone, existing load aggregate, or node prices shall be located in the same Transmission Zone, existing load aggregate or at the same node, respectively; v. If the aggregation will only provide energy to the market then only one End-Use Customer within the aggregation shall have the ability to reduce more than 0.099 megawatt of load unless the Curtailment Service Provider, Load Serving Entity and PJM approve. If the aggregation will provide an Ancillary Service to the market then only one End-Use Customer within the aggregation shall have	Ccustomers in the Energy Market that can provide less than 0.1 megawatt of demand response when they currently have no alternative opportunity to participate on an individual basis or can provide less than 0.1 megawatt of demand response in the Secondary Reserve, Synchronized Reserve or Regulation markets when they currently have no alternative opportunity to participate on an individual basis. Aggregations pursuant to section 1.5A.1 above shall be subject to the following requirements: i. All Eend-Uuse Ccustomers in an aggregation shall be specifically identified; ii. All Eend-Uuse Ccustomers in an aggregation shall be served by the same electric distribution company or Load Serving Entity where the electric distribution company is the Load Serving Entity for all Eend-Uuse Ccustomers in the aggregation. Residential customers that are part of an aggregate that does not participate in the Day- Ahead Energy Market do not need to share the same Load Serving Entity. If the aggregation will provide Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserve sub-zone; iii. All Eend-Uuse Ccustomers in an aggregation that settle at Transmission Zone, existing load aggregate, or node prices shall be located in the same Transmission Zone, existing load aggregate or at the same node, respectively; v. If the aggregation will only provide energy to the market then only one Eend-Uuse Ccustomer within the aggregation shall have the ability to reduce more than 0.099 megawatt of load unless the Curtailment Service Provider, Load Serving Entity and PJM approve. If the aggregation will provide an Ancillary Service to the market then	resulting in inadvertent capitalizations of the term "end-use customer" from prior to 2010. PJM has implemented this section consistent with stakeholder intent and industry understanding, which is not to limit aggregation of end-use customers to only PJM Members, for over 14 years. Limiting this section's applications to only allow aggregation of end-use customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's demand response programs. These provisions were first included in a March 18, 2010 filing in Docket No. ER09- 1063-003, responding to a Commission directive from its December 18, 2009 order. <i>See PJM Interconnection, L.L.C.</i> , 129 FERC ¶ 61,250, at P 45 (2009). That order directed PJM to modify the Tariff and OA to reflect the aggregation rules for demand response resources and to make conforming changes to aggregation rules in PJM Manuals. Accordingly, the stated purpose of this revision was to have "[i]ncorporated the aggregation rules, as directed." <i>See PJM Interconnection, L.L.C.</i> , Transmittal Letter, Docket No. ER19-1063-003, Attachment C,

<ul> <li>approve;</li> <li>vi. Each End Use Customer site must meet the requirements for market participation by an Economic Load Response Participation for the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction requirement for energy or the 0.1 megavant minimum load reduction registration.</li> <li>vii. An Find-Use Customer's participation in the Fnergy and Ancillary Services markets shall be administered under one economic registration.</li> <li>vii. An Find-Use Customer's participation on the Inergy and Ancillary Services markets shall be administered under one economic registration.</li> <li>Tariff, Attuchment Daniel Vimik K-Appendix, section 8.11 Finergency Load Response Participation of End-Use Customers in the Imergency Load Response Participation of End-Use Customers in an aggregation shall be subject to the following requirements:</li> <li>All End-Use Customers in an aggregation shall be</li> <li>All End-Use Customers in an aggregation shall be</li> </ul>	Governing So Document, Agreement, Attachment, Section, Title	ource	Current Language	Proposed Revisions	Rationale/Notes
K-Appendix, sectionCustomers in the Emergency Load Response and Pre-Emergency Load Response Programs that can provide less than 100 kW of demand response on an individual basis. Emergency Load Response Participant aggregations shall be subject to the following requirements:Customers in the Emergency Load Response and Pre-Emergency Load Response Programs that can provide less than 100 kW of demand response on an individual basis. Emergency Load Response and Pre-Emergency Load Response Participant aggregations shall beCustomers in the Emergency Load Response and Pre-Emergency Load Response and Pre- Emergency Load Response Participant aggregations shall beresulting in inadvertent capitalization to ad Response and Pre- Emergency Load Response Participant aggregations shall bePJM has implemented this section of with stakeholder intent and industry 			<ul> <li>approve;</li> <li>vi. Each End-Use Customer site must meet the requirements for market participation by an Economic Load Response Participant resource except for the 0.1 megawatt minimum load reduction requirement for energy or the 0.1 megawatt minimum load reduction requirement for Ancillary Services; and</li> <li>vii. An End-Use Customer's participation in the Energy and Ancillary Services markets shall be administered under one</li> </ul>	<ul> <li>vi. Each Eend-Uuse Ccustomer site must meet the requirements for market participation by an Economic Load Response Participant resource except for the 0.1 megawatt minimum load reduction requirement for energy or the 0.1 megawatt minimum load reduction requirement for Ancillary Services; and</li> <li>vii. An Eend-Uuse Ccustomer's participation in the Energy and Ancillary Services markets shall be administered under one economic</li> </ul>	Moreover, throughout PJM's governin, documents, the defined term "End-Us Customer" is applicable only in one context which is exclusively focused on establishin the qualifications for a PJM Member to be a End-Use Customer and Member Sector Selection. The RAA defines an "End-Us Customer" as "a Member that is a retail end user of electricity within the PJM Region. The definition then goes on to detail that "[f]o purposes of Members Committee sector classification, a Member that is a retail end user that owns generation may qualify as a End-Use customer if" certain conditions ar met. Finally, the definition concludes tha "[t]he foregoing notwithstanding, taking retain service may not be sufficient to qualify Member as an End-Use Customer." A detailed above, this definition of an End-Use Customer is not pertinent to the Economi Load Response Participants; rather, itt primary purpose relates to PJM's governance
Pre-Emergency	K-Appendix, section 8.11 & Operating Agreement, Schedule 1, Section 8.11, Emergency Load Response and Pre-Emergency		Customers in the Emergency Load Response and Pre-Emergency Load Response Programs that can provide less than 100 kW of demand response on an individual basis. Emergency Load Response and Pre-Emergency Load Response Participant aggregations shall be subject to the following requirements: i. All End-Use Customers in an aggregation shall be specifically identified;	Ccustomers in the Emergency Load Response and Pre-Emergency Load Response Programs that can provide less than 100 kW of demand response on an individual basis. Emergency Load Response and Pre- Emergency Load Response Participant aggregations shall be subject to the following requirements: i. All Eend-Uuse Ccustomers in an aggregation shall be specifically identified;	resulting in inadvertent capitalizations of the term "end-use customer" from prior to 2010.

Governing Document,	Source	Current Language	Proposed Revisions	Rationale/Notes
Agreement, Attachment, Section, Title				
Participant Aggregation.		customers' load reductions for non-interval metered residential Direc Load Control customers as set forth in the PJM Manuals, pursuant to section 3.3A of Schedule 1 of this Agreement, the PJM Reliability Assurance Agreement Among Load Serving Entities in the PJM	<ul> <li>located in the same Transmission Zone, existing load aggregate or at the same node, respectively;</li> <li>iv. Energy settlement will be based on each individual customer's load reductions, or a current statistical sample of end-use customers'</li> </ul>	<ul> <li>1063-003, responding to a Commission directive from its December 18, 2009 order. See PJM Interconnection, L.L.C., 129 FERC</li> <li>[61,250, at P 45 (2009). That order directed PJM to modify the Tariff and OA to reflect the aggregation rules for demand response resources and to make conforming changes to aggregation rules in PJM Manuals. Accordingly, the stated purpose of this revision was to have "[i]ncorporated the aggregation rules, as directed." See PJM Interconnection, L.L.C., Transmittal Letter, Docket No. ER19-1063-003, Attachment C, at 1 (March 18, 2010).</li> <li>Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an "End-Use Customer" as "a Member that is a retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail</li> </ul>
				end-user that owns generation may qualify as an End-Use customer if" certain conditions are

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
					met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use Customer is not pertinent to the Economic Load Response Participants; rather, its primary purpose relates to PJM's governance.
33.	Tariff, Attachment K-Appendix, section 3.3A.2 & Operating Agreement, Schedule 1, section 3.3A.2, Customer Baseline Load.		demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, the following formula shall be used to determine a Peak Shaving Adjustment End-Use Customer's demand reductions when determining peak shaving performance rating as described in PJM Manual 19WEB, unless an alternative CBL is approved pursuant to	For Economic Load Response Participants that choose to measure demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, the following formula shall be used to determine a Peak Shaving Adjustment Eend-Uuse Ccustomer's demand reductions when determining peak shaving performance rating as described in PJM Manual 19WEB, unless an alternative CBL is approved pursuant to section 3.3A.2.01 of this schedule:	Corrections made for scrivener's error resulting in inadvertent capitalizations of the term "end-use customer" from revisions proposed in PJM's December 7, 2018 filing in Docket No. ER19-511-000 intended to specify that the metric for measuring the actual performance of a peak shaving program will be Customer Baseline Load, which is the same performance measurement used for Economic Load Response Participants. The transmittal included no mention of restricting the meaning of "end-use customer" in this provision to include only
					PJM Members. PJM has implemented this section consistent with stakeholder intent and industry understanding, which is not to limit peak shavings adjustments to only those end-use customers who are also PJM Members, for over 5 years.

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
					Limiting this section's applications to only allow peak shavings adjustments for end-use customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's peak shavings adjustments programs.
					Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an "End-Use Customer" as "a Member that is a
					retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as an End-Use customer if" certain conditions are met. Finally, the definition concludes that
					"[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use Customer is not pertinent to the Peak Shaving Adjustment; rather, its primary purpose relates to PJM's governance.
34.	Tariff, Attachment K-Appendix, section 3.3A.8(a) &	Daniel Vinnik		reviewed when settlements are frequently submitted or if its actual loads frequently deviate from the previously scheduled quantities (as determined for purposes of assessing balancing operating reserves charges). PJM will notify the Participant when their registration is	Corrections made for scrivener's error resulting in inadvertent capitalizations of the term "end-use customer" from prior to 2010. PJM has implemented this section consistent with stakeholder intent and industry

Governing Source Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
Operating Agreement, Schedule 1, section 3.3A.8(a), Economic Load Response Participant Review Process.	<ul> <li>PJM, the Participant may continue economic load reductions but all settlements will be denied by PJM until the registration review is resolved pursuant to subsection (i) or (ii) below. PJM will require the Participant to provide information within 30 days to support that the settlements were submitted for load reduction activity done in response to price and not submitted based on the End-Use Customer's normal operations.</li> <li>v. The electric distribution company may only deny settlements during the normal settlement review process for inaccurate data including, but not limited to: meter data, line loss factor, Customer Baseline Load calculation, interval meter owner and a known recurring End-Use Customer outage or holiday.</li> </ul>	resolved pursuant to subsection (i) or (ii) below. PJM will require the Participant to provide information within 30 days to support that the settlements were submitted for load reduction activity done in response to price and not submitted based on the Eend-Uuse Ccustomer's normal operations. v. The electric distribution company may only deny settlements during the normal settlement review process for inaccurate data including, but not limited to: meter data, line loss factor, Customer Baseline Load calculation, interval meter owner and a known recurring Eend-Uuse Ccustomer outage or holiday.	allow aggregation of end-use customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's demand response programs.

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
					exclusively focused on establishing the qualifications for a PJM Member to be an End- Use Customer. The RAA defines an "End-Use Customer" as "a Member that is a retail end- user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end- user that owns generation may qualify as an End-Use customer if" certain conditions are met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use Customer is not pertinent to the Economic Load Response Participants; rather, its primary purpose relates to PJM's governance.
35.	Tariff, Attachment DD-2, section (B), Peak Shaving Plan Details	Daniel Vinnik	following information when the End-Use Customer is known at the time of the submittal of the Peak Shaving Adjustment Plan. This section shall also be completed for peak shaving quantities identified in the Peak Shaving Adjustment plan as requiring site-specific information, since this identified quantity should reflect planned peak shaving associated with specific End-Use Customer sites for which the Peak Shaving Adjustment program administrator has a high degree o certainty that it will physically deliver for the relevant summer period The Peak Shaving Adjustment program administrator shall provide the following information:	(2) Peak Shaving Value by Eend-Uuse Ccustomer Site. The Peak Shaving Adjustment program administrator shall provide the following information when the Eend-Uuse Ccustomer is known at the stime of the submittal of the Peak Shaving Adjustment Plan. This section Ishall also be completed for peak shaving quantities identified in the Peak Shaving Adjustment plan as requiring site-specific information, since this identified quantity should reflect planned peak shaving associated with specific Eend-Uuse Ccustomer sites for which the Peak Shaving Adjustment program administrator has a high degree of certainty that is will physically deliver for the relevant summer period. The Peak Shaving Adjustment program administrator shall provide the following information: In the event that Peak Shaving Adjustment program administrators identify the same Eend-Uuse Ccustomer site, the MWs associated with such site will not be approved for offering into the RPM auction or	eresulting in inadvertent capitalizations of the eterm "end-use customer" from revisions aproposed in PJM's The compliance filing in Docket No. ER19- d511-002 resulting from the Commission's May 3, 2019 order directing PJM to tincorporate into the Tariff PJM Manual gprovisions pertaining to the terms and econditions of Peak Shaving Adjustment, consisting of PJM Manual 19, Attachment D: Peak Shaving Adjustment Plan and Performance Rating, Section 2: Peak Shaving

Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
		inclusion in the peak shaving adjustment by any of the Peak Shaving Adjustment program administrators, unless it can be supported by evidence, such as a letter of support from the End-Use Customer indicating that they have been in contact with the Peak Shaving Adjustment program administrator and are likely to execute a contract with that Peak Shaving Adjustment program administrator for the relevant summer period. In the event that multiple letters of support indicating different Peak Shaving Adjustment program administrators are provided from the end use customer, the MWs associated with the End-Use Customer site will not be approved for inclusion in the load forecast by any of the Peak Shaving Adjustment program administrators.	inclusion in the peak shaving adjustment by any of the Peak Shaving Adjustment program administrators, unless it can be supported by evidence, such as a letter of support from the Eend-Uuse Ccustomer indicating that they have been in contact with the Peak Shaving Adjustment program administrator and are likely to execute a contract with that Peak Shaving Adjustment program administrator for the relevant summer period. In the event that multiple letters of support indicating different Peak Shaving Adjustment program administrators are provided from the end use customer, the MWs associated with the Eend-Uuse Ccustomer site will not be approved for inclusion in the tload forecast by any of the Peak Shaving Adjustment program administrators.	The compliance filing included no mention of restricting the meaning of "end-use customer" in this provision to include only PJM Members. PJM has implemented this section consistent with stakeholder intent and industry understanding, which is not to limit peak shavings adjustments to only those end-use customers who are also PJM Members, for over 5 years. The 2018 PJM Manual 19 specifically stated that the Peak Shaving program administrator must identify planned peak shaving by the "end-use customer segment" and notes that such segments "include residential, commercial, small industrial (less than 3 MW), medium industrial (between 3 MW and 10 MW) and large industrial (greater than 10 MW)." 2018 PJM Manual 19 at 46. The 2018 PJM Manual 19's use of the term in accordance with its common meaning supports that when PJM migrated the Peak Shaving Adjustment procedures to its Tariff, capitalization of the term end-use customer was inadvertent and not purposeful; i.e. PJM did not intend to limit the Peak Shaving Adjustment to certain PJM Members. This contention is further supported by PJM's transmittal letter for that migration, which refers to the lowercase "end-use customer" when describing the Peak Shaving Adjustment details. <i>See PJM Interconnection</i> ,

Governing Document, Agreement, Attachment,	Source	Current Language	Proposed Revisions	Rationale/Notes
Section, Title				<i>L.L.C.</i> , Compliance Filing Concerning Peak Shaving Adjustment, Docket No. ER19-511- 002, at 2 ("Specifically, the new section details the requisite information that are required to be specified in a Peak Shaving Adjustment plan, including the details of the program, historic program impacts, and timelines for procuring end-use customer sites.").
				Limiting this section's applications to only allow peak shavings adjustments for end-use customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's peak shavings adjustments programs.
				Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an "End-Use Customer" as "a Member that is a retail and user of clearing the pDM
				retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as an End-Use customer if" certain conditions are met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a
				Member as an End-Use Customer." As detailed above, this definition of an End-Use

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
					Customer is not pertinent to the Peak Shaving Adjustment; rather, its primary purpose relates to PJM's governance.
36.	Tariff, Attachment DD-2, section (B) – Peak Shaving Plan Details		<ul> <li>planned peak shaving values for which an End-Use Customer site is not identified in this section B(2) of the Peak Shaving Adjustment plan details, the Peak Shaving Adjustment program administrator shall identify the planned peak shaving values by Zone and by End-Use Customer segment. End-Use Customer segments include residential, commercial, small industrial (less than 3 MW), medium industrial (between 3 MW and 10 MW) and large industrial (greater than 10 MW). If known, the Peak Shaving Adjustment program administrator may identify more specific customer segments within the commercial and industrial category. The Peak Shaving Adjustment program administrator shall provide estimates of the following information by Zone and by End-Use Customer segment:</li> <li>(a)Number of End-Use Customer to be registered for each summer period;</li> <li>(b)Average Peak Load Contribution (PLC) per End-Use Customer in kW; and</li> <li>(c)Average peak shaving value per customer in kW.</li> </ul> Based on the above provided information, a total peak shaving value in MW will be calculated for each End-Use Customer segment and for each Zone. The total peak shaving value identified by customer segment and aggregated for each Zone of the Peak Shaving Plan details plus the total peak shaving values identified by End-Use Customer site(s) and aggregated for each Zone of the Peak Shaving Plan details shall equal the total peak shaving value for each Zone cach	<ul> <li>(a)Number of Eend-Uuse Ccustomer to be registered for each summer period;</li> <li>(b)Average Peak Load Contribution (PLC) per Eend-Uuse Ccustomer in kW; and</li> <li>(c)Average peak shaving value per customer in kW.</li> </ul> Based on the above provided information, a total peak shaving value in MW will be calculated for each Eend-Uuse Ccustomer segment and for each Zone. The total peak shaving value identified by customer segment and aggregated for each Zone of the Peak Shaving Plan details plus the total peak shaving values identified by Eend-Uuse Ccustomer (s) and aggregated for each Zone of the Peak Shaving Plan details shall equal the total peak shaving value for each Zone as identified in the Peak Shaving Adjustment plan.	resulting in inadvertent capitalizations of the term "end-use customer" from revisions proposed in PJM's The compliance filing in Docket No. ER19- 511-002 resulting from the Commission's May 3, 2019 order directing PJM to incorporate into the Tariff PJM Manual provisions pertaining to the terms and conditions of Peak Shaving Adjustment, consisting of PJM Manual 19, Attachment D: Peak Shaving Adjustment Plan and Performance Rating, Section 2: Peak Shaving Adjustment Plan Template, Sections A through E. The compliance filing included no mention of restricting the meaning of "end-use customer" in this provision to include only PJM Members. PJM has implemented this section consistent with stakeholder intent and industry understanding, which is not to limit peak shavings adjustments to only those end-use customers who are also PJM Members, for over 5 years. Limiting this section's applications to only
				25	allow peak shaving adjustments for end-use

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
					customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's peak shavings adjustments programs. Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an "End-Use Customer" as "a Member that is a retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as an End-Use customer if" certain conditions are met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use Customer is not pertinent to the Peak Shaving Adjustment; rather, its primary purpose relates to PJM's governance.
37.	Tariff, Attachment DD-2, section E, Schedule	Daniel Vinnik	administrator shall provide an approximate timeline for procuring End-Use Customer sites in order to physically deliver the total peak shaving value (existing and planned peak shaving) by Zone in the Peak Shaving Adjustment plan. For each Zone and for each customer segment, the Peak Shaving Adjustment program administrator shall	segment, the Peak Shaving Adjustment program administrator shall specify the cumulative number of customers and the cumulative peak	

Doc Agr Atta	verning cument, reement, achment, ion, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
Secti	ion, Title		contract by the beginning of each of the summer periods in the PJM	Shaving Adjustment program administrator expects to have under contract by the beginning of each of the summer periods in the PJM load forecast horizon.	<ul> <li>incorporate into the Tariff PJM Manual provisions pertaining to the terms and conditions of Peak Shaving Adjustment, consisting of PJM Manual 19, Attachment D: Peak Shaving Adjustment Plan and Performance Rating, Section 2: Peak Shaving Adjustment Plan Template, Sections A through E.</li> <li>The compliance filing included no mention of restricting the meaning of "end-use customer" in this provision to include only PJM Members.</li> <li>PJM has implemented this section consistent with stakeholder intent and industry understanding, which is not to limit peak shavings adjustments to only those end-use customers who are also PJM Members, for over 5 years.</li> <li>Limiting this section's applications to only allow peak shavings adjustments for end-use customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's peak shaving adjustments programs.</li> <li>Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an</li> </ul>
					"End-Use Customer" as "a Member that is a

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
					retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as an End-Use customer if" certain conditions are met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use Customer is not pertinent to the Peak Shaving Adjustment; rather, its primary purpose relates to PJM's governance.
38.	Reliability Assurance Agreement, Schedule 1, Definitions	Daniel Vinnik	Peak Shaving Adjustment: "Peak Shaving Adjustment" shall mean a load forecast mechanism that allows load reductions by end-use customers to result in a downward adjustment of the summer load forecast for the associated Zone. Any End-Use Customer identified in an approved peak shaving plan shall not also participate in PJM Markets as Price Responsive Demand, Demand Resource, Base Capacity Demand Resource, Capacity Performance Demand Resource, or Economic Load Response Participant.	"Peak Shaving Adjustment" shall mean a load forecast mechanism that allows load reductions by end-use customers to result in a downward adjustment of the summer load forecast for the associated Zone. Any Eend-Uuse Ccustomer identified in an approved peak shaving plan shall not also participate in PJM Markets as Price Responsive Demand, Demand Resource, Base Capacity Demand Resource, Capacity Performance Demand Resource, or Economic Load Response Participant.	proposed in PJM's December 7, 2018 filing in Docket No. ER19-511-000 intended to alter the specific definition of Peak Shaving

Governing Document,	Source	Current Language	Proposed Revisions	Rationale/Notes
Agreement, Attachment, Section, Title				
				meaning of "end-use customer" in this provision to include only PJM Members.
				PJM has implemented this section consistent with stakeholder intent and industry understanding, which is not to limit peak shavings adjustments to only those end-use customers who are also PJM Members, for over 5 years.
				Limiting this section's applications to only allow peak shavings adjustments for end-use customers that are also PJM members would cause significant market disruption and unsettle long-standing expectations of PJM's peak shavings adjustments programs.
				Moreover, throughout PJM's governing documents, the defined term "End-Use Customer" is applicable only in one context, which is exclusively focused on establishing the qualifications for a PJM Member to be an End-Use Customer. The RAA defines an
				"End-Use Customer" as "a Member that is a retail end-user of electricity within the PJM Region." The definition then goes on to detail that "[f]or purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as
				an End-Use customer if' certain conditions are met. Finally, the definition concludes that "[t]he foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer." As detailed above, this definition of an End-Use

Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
				Customer is not pertinent to the Peak Shaving Adjustment; rather, its primary purpose relates to PJM's governance.