Phase 2 - Proposed Clean-Up, Clarification and Corrections to Governing Documents Dated: October 11, 2016 For Discussion at GDECS October 20, 2016 **Current Language Proposed Revisions** Agreement, Rationale Attachment, Section, Title 1. RAA, Schedule 8.1. 2. In the event a Public Power Entity that is an FRR Entity annexes 2. In the event a Public Power Entity that is an FRR Entity annexes These changes bring this section Paragraph H service territory to include load from a Party that has not elected the service territory to include load from a Party that has not elected the up to the present with respect to (Annexation of service FRR Alternative, then: FRR Alternative, then: the Incremental Auction structure territory by Public that currently exists. When it Power Entity) a. For any Delivery Year for which a Base Residual Auction a. For any Delivery Year for which a Base Residual Auction was originally written, there was already has been conducted, such acquiring FRR Entity shall meet already has been conducted, such acquiring FRR Entity shall pay a only one Incremental Auction its obligations for the incremental load by paying PJM for Locational Reliability Charge for the acquired load meet its the Second Incremental Auction obligations for the incremental load by paying PJM for incremental incremental obligations (including any additional demand curve - in which PJM bought capacity. obligations (including any additional demand curve obligation) at the obligation) at the Capacity Resource Clearing Price for the relevant These changes are meant to Capacity Resource Clearing Price for the relevant location. Any location. Any such revenues shall reflect the current structure. be used to pay Capacity Resources that cleared in the Base such revenues shall be used to pay Capacity Resources that cleared in the Base Residual Auction for that LDA. Residual Auction for that LDA. b. For any Delivery Year for which a Base Residual Auction has b. For any Delivery Year for which a Base Residual Auction has not been conducted, such acquiring FRR Entity shall include such not been conducted, such acquiring FRR Entity shall include such incremental load in its FRR Capacity Plan. incremental load in its FRR Capacity Plan. 3. Annexation whereby a Party that has not elected the FRR 3. Annexation whereby a Party that has not elected the FRR Alternative acquires load from an FRR entity: Alternative acquires load from an FRR Eentity: a. For any Delivery Year for which a Base Residual Auction a. For any Delivery Year for which a Base Residual Auction already has been conducted. PJM would consider shifted load as already has been conducted. PJM would consider shifted load as unanticipated load growth for purposes of determining whether to unanticipated load growth for purposes of determining the RTO/LDA hold a Second Incremental Auction. If a Second Incremental Reliability Requirements, Limited Resource and Sub-Annual Auction is held, FRR entity would have a must offer requirement for Constraints for the 2017/2018 Delivery Year, and Base Capacity Demand Resource Constraint and Base Capacity Resource sufficient capacity to meet the load obligation of such shifted load. If no Second Incremental Auction is conducted, the FRR Entity may Constraint for the 2018/2019 and 2019/2020 Delivery Years in all future Incremental Auctions for such Delivery Years, and such sell the associated quantity of capacity into an RPM

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	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
		Auction or bilaterally. b. For any Delivery Year for which a Base Residual Auction has not been conducted, the FRR Entity that lost such load would no longer include such load in its FRR Capacity Plan, and PJM would include such shifted load in future BRAs.	shifted load shall pay a Locational Reliability Charge. whether to hold a Second Incremental Auction. If a Second Incremental Auction is held, For the next Incremental Auction, the FRR Eentity would have a must offer requirement for a fixed amount of unforced capacity equal to the shifted load times the updated Forecast Pool Requirement applicable to the next Incremental Auction. The FRR Entity would continue to have a must offer requirement for all future Incremental Auctions for such Delivery Year; however, the must offer requirement would terminate once the FRR Entity cleared the required fixed amount of Unforced Capacity in Incremental Auction(s) for such Delivery Yearsufficient capacity to meet the load obligation of such shifted load. If no Second Incremental Auction is conducted, the FRR Entity may sell the associated quantity of capacity into an RPM Auction or bilaterally. b. For any Delivery Year for which a Base Residual Auction has not been conducted, the FRR Entity that lost such load would no longer include such load in its FRR Capacity Plan, and PJM would include such shifted load in future BRAs.	
2.	Tariff, Part I, § 1 (Definitions) Tariff, Attachment DD, §14 (Conversion of Capacity Credits)	Tariff, § 1 Capacity Credit: "Capacity Credit" shall have the meaning specified in Schedule 11 of the Operating Agreement, including Capacity Credits obtained prior to the termination of such Schedule applicable to periods after the termination of such Schedule.	Tariff, § 1 Capacity Credit: "Capacity Credit" shall have the meaning specified in Schedule 11 of the Operating Agreement, including Capacity Credits obtained prior to the termination of such Schedule applicable to periods after the termination of such Schedule.	PJM proposes removing the definition of Capacity Credit, as well as the only section it was used in, (OATT, Att. DD, section 14) as the term was developed as part of the transition to RPM and is no longer needed.

Phase 2 - Proposed Clean-Up, Clarification and Corrections to Governing Documents Dated: October 11, 2016 For Discussion at GDECS October 20, 2016 **Current Language Proposed Revisions** Agreement, Rationale Attachment, Section, Title Will make a conforming change Tariff, Att. DD, § 14 Tariff, Att. DD, § 14 to the table of contents. 14. Reserved. CONVERSION OF CAPACITY CREDITS FROM 14. CONVERSION OF CAPACITY CREDITS FROM PRIOR PRIOR CAPACITY ADEQUACY REGIME CAPACITY ADEQUACY REGIME 14.1 Purpose 14.1 Purpose Capacity Credits shall not be accepted as satisfaction of the Daily Capacity Credits shall not be accepted as satisfaction of the Daily Unforced Capacity Obligation of any LSE. Parties to Capacity Credit Unforced Capacity Obligation of any LSE. Parties to Capacity Credit transactions may agree bilaterally to convert such transactions on a transactions may agree bilaterally to convert such transactions on a basis that permits them to clear in a Reliability Pricing Model basis that permits them to clear in a Reliability Pricing Model Auction, or may Auction, or may settle such transactions financially as described in section 14.2. settle such transactions financially as described in section 14.2. 14.2 Settlement 14.2 Settlement For the 2007/2008 Delivery Year, only Capacity Credits confirmed For the 2007/2008 Delivery Year, only Capacity Credits confirmed by the Office of the Interconnection to have been entered into prior by the Office of the Interconnection to have been entered into prior to April 1, 2006 will be settled based on the marginal value of to April 1, 2006 will be settled based on the marginal value of system capacity (\$/MW-day) as determined under section 5.14(a) in system capacity (\$/MW-day) as determined under section 5.14(a) in the Base Residual Auction for such Delivery Year, plus any the Base Residual Auction for such Delivery Year, plus any Locational Price Adder determined in such auction for the Locational Price Adder determined in such auction for the Locational Deliverability Area that corresponds to the Mid-Atlantic Locational Deliverability Area that corresponds to the Mid-Atlantic Region plus the Allegheny Power System Zone. The party that Region plus the Allegheny Power System Zone. The party that purchased such Capacity Credit shall receive this value multiplied purchased such Capacity Credit shall receive this value multiplied by the megawatt quantity of the Capacity Credit, for the duration of by the megawatt quantity of the Capacity Credit, for the duration of

such transaction. The party that sold such Capacity Credit shall be

assessed this value, multiplied by

such transaction. The party that sold such Capacity Credit shall be

assessed this value, multiplied by

	For Discussion at GDECS October 20, 2016			
	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
3.	Tariff, Att. K-App., §1.7.4 (General Obligations of the Market Participants) Operating Agreement, Schedule 1, §1.7.4 (General Obligations of the Market Participants)	the megawatt quantity of the Capacity Credit, for the duration of such transaction. For the 2008/2009 Delivery Year, and thereafter, Capacity Credits will be settled based on the marginal value of system capacity (\$/MW-day) as determined under section 5.14(a) in the Base Residual Auction for such Delivery Year. The party that purchased such Capacity Credit shall receive this value multiplied by the megawatt quantity of the Capacity Credit, for the duration of the transaction. The party that sold such Capacity Credit will be assessed this value multiplied by the megawatt quantity of the Capacity Credit, for the duration of the transaction. (i) Consistent with Section 36.1.1 of the PJM Tariff, to the extent its generating facility is dispatchable, a Market Participant shall submit an Economic Minimum in the Real-time Energy Market that is no greater than the higher of its physical operating minimum or its Capacity Interconnection Rights, as that term is defined in the PJM Tariff, associated with such generating facility under its Interconnection Service Agreement under Attachment O of the PJM Tariff or a wholesale market participation agreement.	the megawatt quantity of the Capacity Credit, for the duration of such transaction. For the 2008/2009 Delivery Year, and thereafter, Capacity Credits will be settled based on the marginal value of system capacity (\$/MW day) as determined under section 5.14(a) in the Base Residual Auction for such Delivery Year. The party that purchased such Capacity Credit shall receive this value multiplied by the megawatt quantity of the Capacity Credit, for the duration of the transaction. The party that sold such Capacity Credit will be assessed this value multiplied by the megawatt quantity of the Capacity Credit, for the duration of the transaction. (i) Consistent with Section 36.1.1 of the PJM Tariff, to the extent its generating facility is dispatchable, a Market Participant shall submit an Economic Minimum in the Real-time Energy Market that is no greater than the higher of its physical operating minimum or its Capacity Interconnection Rights, as that term is defined in the PJM Tariff, associated with such generating facility under its Interconnection Service Agreement under Attachment O of the PJM Tariff or a wholesale market participation agreement.	The rationale for all of this is that the references to the definitions in other governing agreements in which a defined term is defined will no longer be needed since PJM has proposed revisions to incorporate or revise the introductory paragraph in the beginning of each governing agreement that says if a term is not defined therein, the term shall have the meaning ascribed to it in another governing agreement. Specifically, the following were

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Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
			already first read at the September 2016 GDECS meeting, and are being second read at the October 2016 GDECS meeting:
			Operating Agreement, Section 1 (Definitions) Unless the context otherwise specifies or requires, capitalized terms used in this Agreement shall have the respective meanings assigned herein or in the Schedules hereto, or in the PJM Tariff or RAA if not otherwise defined in this Agreement, for all purposes of this Agreement (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references herein to sections, Schedules, Exhibits or Appendices are to sections, Schedules, Exhibits or Appendices of this Agreement. As used in this Agreement:

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1 of Discussion at ODEGG October 20, 2010			
Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
			RAA, Article 1 (Definitions) Unless the context otherwise specifies or requires, capitalized terms used herein shall have the respective meanings assigned herein or in the Schedules hereto, or in the PJM Tariff or PJM Operating Agreement if not otherwise defined in this Agreement, for all purposes of this Agreement (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references herein to Articles, sections or Schedules, are to Articles, sections or Schedules of this Agreement. As used in this Agreement: Tariff, Section 1 (Definitions) Unless the context otherwise specifies or requires, capitalized terms used in this PJM Tariff shall have the respective meanings assigned herein or in

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	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
				the Schedules hereto, or in the PJM Operating Agreement or RAA if not otherwise defined in this PJM Tariff, for all purposes of this PJM Tariff (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references herein to sections, Schedules, Exhibits or Appendices are to sections, Schedules, Exhibits or Appendices of this Agreement.
4.	Tariff, Att. K-App., §7.1A.3 (Products) Operating Agreement, Schedule 1, §7.1A.3 (Products)	(i) The periods covered by long-term Financial Transmission Rights auctions shall be: (1) any single Planning Period within the three Planning Period term covered by the relevant auction; and (2) the three Planning Period term covered by the relevant auction. (ii) On-Peak, off-peak and 24-hour Financial Transmission Rights obligations, as defined in Section 7.3.4 of Schedule 1 of this Agreement, shall be offered in long-term Financial Transmission Rights auctions; Financial Transmission Rights options shall not be offered.	(i) The periods covered by long-term Financial Transmission Rights auctions shall be: (1) any single Planning Period within the three Planning Period term covered by the relevant auction; and (2) the three Planning Period term covered by the relevant auction. (ii) On-Peak, off-peak and 24-hour Financial Transmission Rights Oebligations, as defined described in Section 7.3.4 of Schedule 1 of this Agreement, shall be offered in long-term Financial Transmission Rights auctions; Financial Transmission Rights options shall not be offered.	Financial Transmission Rights Obligations are not defined in Operating Agreement, Schedule 1, section 7.3.4, and the parallel provision of Tariff, Att. K- Appendix, but they are described there. The correct defined term in Tariff, Part I, section 1 and Operating Agreement, section 1, is Financial Transmission Right Obligation – revisions are being made to use the correct defined

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	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
				term.
5.	Tariff, Att. K-App., §7.4.2 (Auction Revenue Rights) Operating Agreement, Schedule 1, §7.4.2 (Auction Revenue Rights)	(f) A Qualifying Transmission Customer shall be any customer with an agreement for LongTerm Point-to-Point Transmission Service, as defined in the PJM Tariff, used to deliver energy from a designated Network Resource located either outside or within the PJM Region to load located either outside or within the PJM Region, and that was confirmed and in effect during the historical reference year for the Zone in which the resource is located.	(f) A Qualifying Transmission Customer shall be any customer with an agreement for LongTerm Firm Point-to-Point Transmission Service, as defined in the PJM Tariff, used to deliver energy from a designated Network Resource located either outside or within the PJM Region to load located either outside or within the PJM Region, and that was confirmed and in effect during the historical reference year for the Zone in which the resource is located.	The correct defined term is Long Term Firm Point-to-Point Transmission Service. See also rationale in item #3 above.
6.	Tariff, Att. K-App., §7.8 (Elective Upgrade Auction Revenue Rights) Operating Agreement, Schedule 1, §7.8 (Elective Upgrade Auction Revenue Rights)	(a) In addition to any Incremental Auction Revenue Rights (as defined in the PJM Tariff) established under the PJM Tariff, any party may elect to fully fund Network Upgrades (as defined in the PJM Tariff) to obtain Incremental Auction Revenue Rights pursuant to this section, provided that Incremental Auction Revenue Rights granted pursuant to this section shall be simultaneously feasible with outstanding Auction Revenue Rights, which shall include stage 1 and stage 2 Auction Revenue Rights, and against stage 1A Auction Revenue Right capability for the future 10 year period, as determined by the Office of the Interconnection pursuant to Section 7.8(b) of Schedule 1 of this Agreement. A request made pursuant to this section shall specify a source, sink and megawatt amount.	(a) In addition to any Incremental Auction Revenue Rights (as defined in the PJM Tariff) established under the PJM Tariff, any party may elect to fully fund Network Upgrades (as defined in the PJM Tariff) to obtain Incremental Auction Revenue Rights pursuant to this section, provided that Incremental Auction Revenue Rights granted pursuant to this section shall be simultaneously feasible with outstanding Auction Revenue Rights, which shall include stage 1 and stage 2 Auction Revenue Rights, and against stage 1A Auction Revenue Right capability for the future 10 year period, as determined by the Office of the Interconnection pursuant to Section 7.8(b) of Schedule 1 of this Agreement. A request made pursuant to this section shall specify a source, sink and megawatt amount.	See rationale in item #3 above.
7.	Operating Agreement, Schedule 2	(a) Each Market Participant obligated to sell energy on the PJM Interchange Energy Market at cost-based rates may include	(a) Each Market Participant obligated to sell energy on the PJM Interchange Energy Market at cost-based rates may include	See rationale in item #3 above

Phase 2 - Proposed Clean-Up, Clarification and Corrections to Governing Documents Dated: October 11, 2016 For Discussion at GDECS October 20, 2016 **Current Language Proposed Revisions** Agreement, Rationale Attachment, Section, Title (Components of Cost) the following components or their equivalent in the determination of the following components or their equivalent in the determination of costs for energy supplied to or from the PJM Region: costs for energy supplied to or from the PJM Region: For generating units powered by boilers For generating units powered by boilers Firing-up cost Firing-up cost Peak-prepared-for maintenance cost Peak-prepared-for maintenance cost For generating units powered by machines For generating units powered by machines Starting cost from cold to synchronized operation Starting cost from cold to synchronized operation For all generating units For all generating units Incremental fuel cost Incremental fuel cost Incremental maintenance cost Incremental maintenance cost No-load cost during period of operation No-load cost during period of operation Incremental labor cost Incremental labor cost Other incremental operating costs Other incremental operating costs For a generating unit that is subject to operational limitations For a generating unit that is subject to operational limitations due due to energy or environmental limitations imposed on the to energy or environmental limitations imposed on the generating generating unit by Applicable Laws and Regulations (as defined in unit by Applicable Laws and Regulations (as defined in the PJM the PJM Tariff), the Market Participant may include in the Tariff), the Market Participant may include in the calculation of its calculation of its "other incremental operating costs" an amount "other incremental operating costs" an amount reflecting the unitreflecting the unit-specific Energy Market Opportunity Costs specific Energy Market Opportunity Costs expected to be incurred. . expected to be incurred. . . . (a) The Planning Committee shall be open to participation by (i) all (a) The Planning Committee shall be open to participation by (i) all See rationale in item #3 above. Operating Agreement, Transmission Customers, as that term is defined in the PJM Tariff. Schedule 6, §1.3 Transmission Customers, as that term is defined in the PJM Tariff. (Establishment of and applicants for transmission service; (ii) any other entity and applicants for transmission service; (ii) any other entity

proposing to provide Transmission Facilities to be integrated into

proposing to provide Transmission Facilities to be integrated into

Phase 2 - Proposed Clean-Up, Clarification and Corrections to Governing Documents Dated: October 11, 2016 For Discussion at GDECS October 20, 2016 **Current Language Proposed Revisions** Agreement, Rationale Attachment, Section, Title the PJM Region; (iii) all Members; (iv) the electric utility regulatory Committees) the PJM Region; (iii) all Members; (iv) the electric utility regulatory agencies within the States in the PJM Region and the State agencies within the States in the PJM Region and the State Consumer Advocates; and (v) any other interested entities or Consumer Advocates; and (v) any other interested entities or persons and shall provide technical advice and assistance to the persons and shall provide technical advice and assistance to the Office of the Interconnection in all aspects of its regional planning Office of the Interconnection in all aspects of its regional planning functions. The Transmission Owners shall supply representatives to functions. The Transmission Owners shall supply representatives to the Planning Committee, and other Members may provide the Planning Committee, and other Members may provide representatives as they deem appropriate, to provide the data, representatives as they deem appropriate, to provide the data. information, and support necessary for the Office of the information, and support necessary for the Office of the Interconnection to perform studies as required and to develop the Interconnection to perform studies as required and to develop the Regional Transmission Expansion Plan. Regional Transmission Expansion Plan. (b) The Transmission Expansion Advisory Committee established (b) The Transmission Expansion Advisory Committee established by the Office of the Interconnection will meet periodically with by the Office of the Interconnection will meet periodically with representatives of the Office of the Interconnection to provide representatives of the Office of the Interconnection to provide advice and recommendations to the Office of the Interconnection to advice and recommendations to the Office of the Interconnection to aid in the development of the Regional Transmission Expansion aid in the development of the Regional Transmission Expansion Plan. The Transmission Expansion Advisory Committee participants Plan. The Transmission Expansion Advisory Committee participants shall be given an opportunity to provide advice and shall be given an opportunity to provide advice and recommendations for consideration by the Office of the recommendations for consideration by the Office of the Interconnection regarding sensitivity studies, modeling assumption Interconnection regarding sensitivity studies, modeling assumption variations, scenario analyses, and Public Policy Objectives in the variations, scenario analyses, and Public Policy Objectives in the studies and analyses to be conducted by the Office of the studies and analyses to be conducted by the Office of the Interconnection. The Transmission Expansion Advisory Committee Interconnection. The Transmission Expansion Advisory Committee

participants shall be given the opportunity to review and provide

Regional Transmission Expansion Plan. The Transmission

advice and recommendations on the projects to be included in the

Expansion Advisory Committee meetings shall include discussions

participants shall be given the opportunity to review and provide

Regional Transmission Expansion Plan. The Transmission

advice and recommendations on the projects to be included in the

Expansion Advisory Committee meetings shall include discussions

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	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
		addressing interregional planning issues, as required. The Transmission Expansion Advisory Committee shall be open to participation by: (i) all Transmission Customers, as that term is defined in the PJM Tariff, and applicants for transmission service; (ii) any other entity proposing to provide Transmission Facilities to be integrated into the PJM Region; (iii) all Members; (iv) the electric utility regulatory agencies within the States in the PJM Region, the Independent State Agencies Committee, and the State Consumer Advocates; and (v) any other interested entities or persons. The Transmission Expansion Advisory Committee shall be governed by the Transmission Expansion Advisory Committee rules and procedures set forth in the PJM Regional Planning Process Manual (PJM Manual M-14 series) and by the rules and procedures applicable to PJM committees.	addressing interregional planning issues, as required. The Transmission Expansion Advisory Committee shall be open to participation by: (i) all Transmission Customers, as that term is defined in the PJM Tariff, and applicants for transmission service; (ii) any other entity proposing to provide Transmission Facilities to be integrated into the PJM Region; (iii) all Members; (iv) the electric utility regulatory agencies within the States in the PJM Region, the Independent State Agencies Committee, and the State Consumer Advocates; and (v) any other interested entities or persons. The Transmission Expansion Advisory Committee shall be governed by the Transmission Expansion Advisory Committee rules and procedures set forth in the PJM Regional Planning Process Manual (PJM Manual M-14 series) and by the rules and procedures applicable to PJM committees.	
		(e) The Subregional RTEP Committees shall be open to participation by: (i) all Transmission Customers, as that term is defined in the PJM Tariff, and applicants for transmission service; (ii) any other entity proposing to provide Transmission Facilities to be integrated into the PJM Region; (iii) all Members; (iv) the electric utility regulatory agencies within the States in the PJM Region, the Independent State Agencies Committee, and the State Consumer Advocates and (v) any other interested entities or persons.	(e) The Subregional RTEP Committees shall be open to participation by: (i) all Transmission Customers, as that term is defined in the PJM Tariff, and applicants for transmission service; (ii) any other entity proposing to provide Transmission Facilities to be integrated into the PJM Region; (iii) all Members; (iv) the electric utility regulatory agencies within the States in the PJM Region, the Independent State Agencies Committee, and the State Consumer Advocates and (v) any other interested entities or persons.	
9.	Operating Agreement, Schedule 6, §1.9 (Relationship to the	Nothing herein shall modify the rights and obligations of an Eligible Customer or a Transmission Customer, as those terms are defined in the PJM Tariff, with respect to required studies and completion of	Nothing herein shall modify the rights and obligations of an Eligible Customer or a Transmission Customer, as those terms are defined in the PJM Tariff, with respect to required studies and completion of	See rationale in item #3 above

Phase 2 - Proposed Clean-Up, Clarification and Corrections to Governing Documents Dated: October 11, 2016 For Discussion at GDECS October 20, 2016 **Current Language Proposed Revisions** Agreement, Rationale Attachment, Section, Title PJM Open Access necessary enhancements or expansions. An Eligible Customer or necessary enhancements or expansions. An Eligible Customer or Transmission Tariff) Transmission Customer electing to follow the procedures in the Transmission Customer electing to follow the procedures in the PJM Tariff instead of the procedures provided herein, shall also be PJM Tariff instead of the procedures provided herein, shall also be responsible for the related costs. The enhancement and expansion responsible for the related costs. The enhancement and expansion study process under this Protocol shall be funded as a part of the study process under this Protocol shall be funded as a part of the operating budget of the Office of the Interconnection. operating budget of the Office of the Interconnection. See rationale in item #3 above. 10. Operating Agreement, With regard to the implementation of the provisions of the Reliability With regard to the implementation of the provisions of the Reliability Assurance Agreement, the Office of the Interconnection shall: (a) Assurance Agreement, the Office of the Interconnection shall: (a) Schedule 8, §3 Receive all required data and forecasts from the parties to the Receive all required data and forecasts from the parties to the (Implementation of Reliability Assurance Reliability Assurance Agreement and other owners or providers of Reliability Assurance Agreement and other owners or providers of Capacity Resources; (b) Perform all calculations and analyses Capacity Resources; (b) Perform all calculations and analyses Agreement) necessary to determine the Forecast Pool Requirement and the necessary to determine the Forecast Pool Requirement and the capacity obligations imposed under the Reliability Assurance capacity obligations imposed under the Reliability Assurance Agreement, including periodic reviews of the capacity benefit Agreement, including periodic reviews of the capacity benefit margin for consistency with the Reliability Principles and Standards. margin for consistency with the Reliability Principles and Standardsas the foregoing terms are defined in the Reliability Assurance as the foregoing terms are defined in the Reliability Assurance Agreement: Agreement; 11. Tariff, Part I, §1 **Energy Market Opportunity Cost: Energy Market Opportunity Cost:** See rationale in item #3 above. "Energy Market Opportunity Cost" shall mean the difference "Energy Market Opportunity Cost" shall mean the difference (Definitions) between (a) the forecasted cost to operate a specific generating unit between (a) the forecasted cost to operate a specific generating unit Operating Agreement, when the unit only has a limited number of available run hours due when the unit only has a limited number of available run hours due § 1 (Definitions) to limitations imposed on the unit by Applicable Laws and to limitations imposed on the unit by Applicable Laws and Regulations (as defined in PJM Tariff), and (b) the forecasted future Regulations (as defined in PJM Tariff), and (b) the forecasted future hourly Locational Marginal Price at which the generating unit could hourly Locational Marginal Price at which the generating unit could run while not violating such limitations. Energy Market Opportunity run while not violating such limitations. Energy Market Opportunity

Cost therefore is the value associated with a specific generating

unit's lost opportunity to produce energy during a higher valued

Cost therefore is the value associated with a specific generating

unit's lost opportunity to produce energy during a higher valued

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	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
		period of time occurring within the same compliance period, which compliance period is determined by the applicable regulatory authority and is reflected in the rules set forth in PJM Manual 15. Energy Market Opportunity Costs shall be limited to those resources which are specifically delineated in Schedule 2 of the Operating Agreement.	period of time occurring within the same compliance period, which compliance period is determined by the applicable regulatory authority and is reflected in the rules set forth in PJM Manual 15. Energy Market Opportunity Costs shall be limited to those resources which are specifically delineated in Schedule 2 of the Operating Agreement.	
12.	Tariff, Schedule 9-3 (Market Support Service)	c) For purposes of this Schedule 9-3, a Generation Provider shall be: (i) a Generation Owner, as such term is defined in the Operating Agreement; provided, however, that if a Generation Owner is not the entity credited on PJM's records for the energy input into the Transmission System from the generation facilities owned or leased (with rights equivalent to ownership) by such Generation Owner, as, for example, in the case of a qualifying facility selling energy to a public utility pursuant to section 210 of the Public Utility Regulatory Policies Act of 1978, then, with respect to such energy, the Generation Provider shall be the entity credited on PJM's records for the energy input into the Transmission System from such generation facilities; (ii) a Network Customer or Point-to-Point Transmission Service Customer, with respect to energy arranged by such customer to be delivered for import into the PJM Region; or (iii) a Market Seller (as such term is defined in the Operating Agreement) with respect to energy arranged by such Market Seller to be delivered for import to the boundaries of the PJM Region and for which there is no separately identifiable Transmission Customer. As the term is used in this Schedule 9-3, energy "credited on PJM's	c) For purposes of this Schedule 9-3, a Generation Provider shall be: (i) a Generation Owner, as such term is defined in the Operating Agreement; provided, however, that if a Generation Owner is not the entity credited on PJM's records for the energy input into the Transmission System from the generation facilities owned or leased (with rights equivalent to ownership) by such Generation Owner, as, for example, in the case of a qualifying facility selling energy to a public utility pursuant to section 210 of the Public Utility Regulatory Policies Act of 1978, then, with respect to such energy, the Generation Provider shall be the entity credited on PJM's records for the energy input into the Transmission System from such generation facilities; (ii) a Network Customer or Point-to-Point Transmission Service customer, with respect to energy arranged by such customer to be delivered for import into the PJM Region; or (iii) a Market Seller (as such term is defined in the Operating Agreement) with respect to energy arranged by such Market Seller to be delivered for import to the boundaries of the PJM Region and for which there is no separately identifiable Transmission Customer. As the term is used in this Schedule 9-3, energy "credited on PJM's	Transmission Service Customer is not a defined term. Therefore, Customer is being changed to customer to reflect that fact. See also rationale in item #3 above.

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	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
		records" does not necessarily mean that a monetary credit resulted on any billing statement provided by PJM.	records" does not necessarily mean that a monetary credit resulted on any billing statement provided by PJM	
13.	Tariff, Schedule 9- MMU (MMU Funding)	VOL1 is PJM's estimate of (1) the total quantity in MWhs of energy to be delivered to load (including losses and net of operating Behind The Meter Generation, but not to be less than zero) in the PJM Region or to be exported from such region under Point-to-Point Transmission Service (other than Wheeling-Through Service) or Network Integration Transmission Service during the year for which the charge under this Schedule 9-MMU is being calculated, plus (2) the total quantity in MWhs of energy to be input into the Transmission System by Generation Providers during the year for which the charge under this Schedule 9-MMU is being calculated plus (3) the total quantity in MWhs of all accepted Increment Offers and accepted Decrement Bids, as defined in the Appendix to Attachment K of this Tariff, and all accepted Up-to Congestion Transactions submitted pursuant to section 1.10.1A(c) of such Appendix, to be submitted during the year for which the charge under this Schedule 9-MMU is being calculated.	VOL1 is PJM's estimate of (1) the total quantity in MWhs of energy to be delivered to load (including losses and net of operating Behind The Meter Generation, but not to be less than zero) in the PJM Region or to be exported from such region under Point-to-Point Transmission Service (other than Wheeling-Through Service) or Network Integration Transmission Service during the year for which the charge under this Schedule 9-MMU is being calculated, plus (2) the total quantity in MWhs of energy to be input into the Transmission System by Generation Providers during the year for which the charge under this Schedule 9-MMU is being calculated plus (3) the total quantity in MWhs of all accepted Increment Offers and accepted Decrement Bids, as defined in the Appendix to Attachment K of this Tariff, and all accepted Up-to Congestion Transactions submitted pursuant to section 1.10.1A(c) of such Appendix, to be submitted during the year for which the charge under this Schedule 9-MMU is being calculated.	See rationale in item #3 above
14.	Tariff, Schedule 9- PJMSettlement, Inc. Administrative Services	c) PJMSettlement Market Support Service Rate: PJMSettlement will charge customers using Point-to-Point or Network Integration Transmission Service under the Tariff, Generation Providers, as	c) PJMSettlement Market Support Service Rate: PJMSettlement will charge customers using Point-to-Point or Network Integration Transmission Service under the Tariff, Generation Providers, as	See rationale in item #3 above

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	defined below, and entities that submit offers to sell or bids to buy energy in the PJM Interchange Energy Market each month a charge equal to: the PJMSettlement Market Support Service Rate, as stated below, times the sum of (1) the total quantity in MWhs of energy delivered to load (including losses and net of operating Behind The Meter Generation, but not to be less than zero) in the PJM Region or for export from such region during such month by such user as a customer under Point-to-Point Transmission Service (other than Wheeling-Through Service, as defined below) or Network Integration Transmission Service, plus (2) the total quantity in MWhs of energy input into the Transmission System during such month by such user as a Generation Provider, as defined below, plus (3) the total quantity in MWhs of all accepted Increment Offers and accepted Decrement Bids, and all accepted Up-to Congestion Transactions submitted pursuant to section 1.10.1A(c) of such Appendix, submitted by such user during such month VOL (Volume) is PJMSettlement's estimate of the sum of (1) the total quantity in MWhs of energy to be delivered to load (including losses and net of operating Behind The Meter Generation, but not to be less than zero) in the PJM Region or to be exported from such region under Point-to-Point Transmission Service (other than Wheeling-Through Service) or Network Integration Transmission Service during the year for which the PJMSettlement Market Support Service Rate is being calculated, plus (2) the total quantity in MWhs of energy to be input into the Transmission System by Generation Providers during the year for which the PJMSettlement	defined below, and entities that submit offers to sell or bids to buy energy in the PJM Interchange Energy Market each month a charge equal to: the PJMSettlement Market Support Service Rate, as stated below, times the sum of (1) the total quantity in MWhs of energy delivered to load (including losses and net of operating Behind The Meter Generation, but not to be less than zero) in the PJM Region or for export from such region during such month by such user as a customer under Point-to-Point Transmission Service (other than Wheeling-Through Service, as defined below) or Network Integration Transmission Service, plus (2) the total quantity in MWhs of energy input into the Transmission System during such month by such user as a Generation Provider, as defined below, plus (3) the total quantity in MWhs of all accepted Increment Offers and accepted Decrement Bids, and all accepted Up-to Congestion Transactions submitted pursuant to section 1.10.1A(c) of such Appendix, submitted by such user during such month VOL (Volume) is PJMSettlement's estimate of the sum of (1) the total quantity in MWhs of energy to be delivered to load (including losses and net of operating Behind The Meter Generation, but not to be less than zero) in the PJM Region or to be exported from such region under Point-to-Point Transmission Service (other than Wheeling-Through Service) or Network Integration Transmission Service during the year for which the PJMSettlement Market Support Service Rate is being calculated, plus (2) the total quantity in MWhs of energy to be input into the Transmission System by Generation Providers during the year for which the PJMSettlement	

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study conditions), separate Incremental Capacity Transfer Rights

shall be determined for each such Locational Deliverability Area.

study conditions), separate Incremental Capacity Transfer Rights

shall be determined for each such Locational Deliverability Area.

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		equal to the respective increase in the Capacity Emergency Transfer Limit into each such Locational Deliverability Area	equal to the respective increase in the Capacity Emergency Transfer Limit into each such Locational Deliverability Area	
16.	RAA, Article 1 (Definitions)	Zone or Zonal: Zone or Zonal shall refer to an area within the PJM Region, as set forth in Schedule 15, or as such areas may be (i) combined as a result of mergers or acquisitions or (ii) added as a result of the expansion of the boundaries of the PJM Region. A Zone shall include any Non-Zone Network Load (as defined in the PJM Tariff) located outside the PJM Region that is served from such Zone under Schedule H-A of the PJM Tariff.	Zone or Zonal: Zone or Zonal shall refer to an area within the PJM Region, as set forth in Schedule 15, or as such areas may be (i) combined as a result of mergers or acquisitions or (ii) added as a result of the expansion of the boundaries of the PJM Region. A Zone shall include any Non-Zone Network Load (as defined in the PJM Tariff) located outside the PJM Region that is served from such Zone under Schedule H-A of the PJM Tariff.	See rationale in item #3 above.
17.	RAA, Article 1 (Definitions)	Existing Demand Resource shall mean a Demand Resource for which the Demand Resource Provider has identified existing enduse customer sites that are registered for the current Delivery Year with PJM (even if not registered by such Demand Resource Provider) and that the Demand Resource Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the Delivery Year for which such resource is offered.	Existing Demand Resource shall mean a Demand Resource for which the Demand Resource Curtailment Service Provider has identified existing end-use customer sites that are registered for the current Delivery Year with PJM (even if not registered by such Demand Resource Curtailment Service Provider) and that the Demand Resource Curtailment Service Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the Delivery Year for which such resource is offered.	Demand Resource Provider is not a PJM defined term anymore. PJM removed it as a defined term in a prior FERC filing because the term Demand Resource Provider is synonymous with the term Curtailment Service Provider and there was no need to have two defined terms for the same entity. The correction to remove the term Demand Resource Provider was not made in the referenced filing and thus is

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				proposed to be corrected.
18.	RAA, Article 1 (Definitions)	Planned Demand Resource: Planned Demand Resource shall mean any Demand Resource that does not currently have the capability to provide a reduction in demand or to otherwise control load, but that is scheduled to be capable of providing such reduction or control on or before the start of the Delivery Year for which such resource is to be committed, as determined in accordance with the requirements of Schedule 6. As set forth in Schedules 6 and 8.1 of this Agreement, a Demand Resource Provider submitting a DR Sell Offer Plan shall identify as Planned Demand Resources in such plan all Demand Resources in excess of those that qualify as Existing Demand Resources.	Planned Demand Resource: Planned Demand Resource shall mean any Demand Resource that does not currently have the capability to provide a reduction in demand or to otherwise control load, but that is scheduled to be capable of providing such reduction or control on or before the start of the Delivery Year for which such resource is to be committed, as determined in accordance with the requirements of Schedule 6. As set forth in Schedules 6 and 8.1 of this Agreement, a Demand Resource Curtailment Service Provider submitting a DR Sell Offer Plan shall identify as Planned Demand Resources in such plan all Demand Resources in excess of those that qualify as Existing Demand Resources.	See rationale in item #17 abo
19.	Tariff, Att. DD-1	Preface: The provisions of this Attachment incorporate into the Tariff for ease of reference the provisions of Schedule 6 of the Reliability Assurance Agreement among Load Serving Entities in the PJM Region. As a result, this Attachment will be modified, subject to FERC approval, so that the terms and conditions set forth herein remain consistent with the corresponding terms and conditions of Schedule 6 of the RAA. Capitalized terms used herein that are not otherwise defined in Attachment DD or elsewhere in this Tariff have the meaning set forth in the RAA.	Preface: The provisions of this Attachment incorporate into the Tariff for ease of reference the provisions of Schedule 6 of the Reliability Assurance Agreement among Load Serving Entities in the PJM Region. As a result, this Attachment will be modified, subject to FERC approval, so that the terms and conditions set forth herein remain consistent with the corresponding terms and conditions of Schedule 6 of the RAA. Capitalized terms used herein that are not otherwise defined in Attachment DD or elsewhere in this Tariff have the meaning set forth in the RAA.	Defined terms were moved of Tariff, Attachment DD and Tariff, Part I, § 1. Therefore reference to terms being defin Attachment DD needs to be corrected.
20.	RAA, Schedule 6 (Procedures For	A-1. A Demand Resource Sell Offer Plan shall consist of a completed template document in the form posted on the PJM		See rationale in item #17 ab

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Zone/sub-Zone that the **Demand Resource** Curtailment Service

Provider intends to offer, stated separately for Existing Demand

shall be the sum of the Nominated DR Value of Existing Demand

Resources and the Nominated DR Value of Planned Demand

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	Resources, and shall be the maximum MW amount the Provider intends to offer in the RPM Auction for the indicated Zone/sub-Zone, provided that nothing herein shall preclude the Demand Resource Provider from offering in the auction a lesser amount than the total Nominated DR Value shown in its Demand Resource Sell Offer Plan. (b) Existing Demand Resources. The Demand Resource Provider shall identify all Existing Demand Resources by identifying end-use customer sites that are currently registered with PJM (even if not registered by such Demand Resource Provider) and that the Demand Resource Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the auction Delivery Year. (c) Planned Demand Resources. The Demand Resource Provider shall provide the details of, and key assumptions underlying, the Planned Demand Resource quantities (i.e., all Demand Resource quantities in excess of Existing Demand Resource quantities) contained in the Demand Resource Sell Offer Plan, including: (iv) End-use customer site-specific information shall be required for any Zones or sub-Zones identified by PJM pursuant to this subsection for the portion, if any, of a Demand Resource Provider's intended offer in such Zones or sub-Zones that exceeds a Sell Offer	Resources and Planned Demand Resources. The total Nominated DR Value in MWs for each Zone/sub-Zone shall be the sum of the Nominated DR Value of Existing Demand Resources and the Nominated DR Value of Planned Demand Resources, and shall be the maximum MW amount the Provider intends to offer in the RPM Auction for the indicated Zone/sub-Zone, provided that nothing herein shall preclude the Demand Resource Curtailment Service Provider from offering in the auction a lesser amount than the total Nominated DR Value shown in its Demand Resource Sell Offer Plan. (b) Existing Demand Resources. The Demand Resource Curtailment Service Provider shall identify all Existing Demand Resources by identifying end-use customer sites that are currently registered with PJM (even if not registered by such Demand Resource Curtailment Service Provider) and that the Demand Resource Curtailment Service Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the auction Delivery Year. (c) Planned Demand Resources. The Demand Resource Curtailment Service Provider shall provide the details of, and key assumptions underlying, the Planned Demand Resource quantities (i.e., all Demand Resource quantities) contained in the Demand Resource Sell Offer Plan, including:	

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	threshold determined pursuant to this subsection, as any such excess quantity under such conditions should reflect Planned Demand Resources from end-use customer sites that the Provider has a high degree of certainty it will physically deliver for the subject Delivery Year. In accordance with the procedures in subsection A-1(3) below, PJM shall identify, as requiring site-specific information, all Zones and sub-Zones that comprise any LDA group (from a list of LDA groups stated in the PJM Manuals) in which [the quantity of cleared Demand Resources from the most recent Base Residual Auction] plus [the quantity of Demand Resources included in FRR Capacity Plans for the Delivery Year addressed by the most recent Base Residual Auction] in any Zone or sub-Zone of such LDA group exceeds the greater of: • the maximum Demand Resources quantity registered with PJM for such Zone for any Delivery Year from the current (at time of plan submission) Delivery Year and the two preceding Delivery Years; and • the potential Demand Resource quantity for such Zone estimated by PJM based on an independent published assessment of demand response potential that is reasonably applicable to such Zone, as identified in the PJM Manuals. For each such Zone and sub-Zone, the Sell Offer threshold for each Demand Resource Provider shall be the higher of: • the Demand Resource Provider's maximum Demand Resource quantity registered with PJM for such Zone/sub-Zone over the current Delivery Year (at the time of plan submission) and two	(iv) End-use customer site-specific information shall be required for any Zones or sub-Zones identified by PJM pursuant to this subsection for the portion, if any, of a Demand Resource Curtailment Service Provider's intended offer in such Zones or sub-Zones that exceeds a Sell Offer threshold determined pursuant to this subsection, as any such excess quantity under such conditions should reflect Planned Demand Resources from end-use customer sites that the Provider has a high degree of certainty it will physically deliver for the subject Delivery Year. In accordance with the procedures in subsection A-1(3) below, PJM shall identify, as requiring site-specific information, all Zones and sub-Zones that comprise any LDA group (from a list of LDA groups stated in the PJM Manuals) in which [the quantity of cleared Demand Resources from the most recent Base Residual Auction] plus [the quantity of Demand Resources included in FRR Capacity Plans for the Delivery Year addressed by the most recent Base Residual Auction] in any Zone or sub-Zone of such LDA group exceeds the greater of: • the maximum Demand Resources quantity registered with PJM for such Zone for any Delivery Year from the current (at time of plan submission) Delivery Year and the two preceding Delivery Years; and • the potential Demand Resource quantity for such Zone estimated by PJM based on an independent published assessment of demand response potential that is reasonably applicable to such Zone, as identified in the PJM Manuals. For each such Zone and	

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that is duly authorized to provide such a certification, in the form

submission) to have under contract as of June 1 each year between

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	shown in the PJM Manuals, which form shall include the following certifications: (a) that the signing officer has reviewed the Demand Resource Sell Offer Plan and the information supplied to PJM in support of the Plan is true and correct as of the date of the certification; and (b) that the Demand Resource Provider is submitting the Plan with the reasonable expectation, based upon its analyses as of the date of the certification, to physically deliver all megawatts that clear the RPM Auction through Demand Resource registrations by the specified Delivery Year. As set forth in the form provided in the PJM manuals, the certification shall specify that it does not in any way abridge, expand, or otherwise modify the current provisions of the PJM Tariff, Operating Agreement and/or RAA, or the Demand Resource Provider's rights and obligations thereunder, including the Demand Resource Provider's ability to adjust capacity obligations through participation in PJM incremental auctions and bilateral transactions. 3. Procedures. No later than December 1 prior to the Base Residual Auction for a Delivery Year, PJM shall post to the PJM website a list of Zones and sub-Zones, if any, for which end-use customer site-specific information shall be required under the conditions specified in subsection A-1(1)(c)(iv) above for all RPM Auctions conducted for such Delivery Year. Once so identified, a Zone or sub-Zone shall remain on the list for future Delivery Years until the threshold determined under subsection A-1(1)(c)(iv) above is not exceeded	2. Demand Resource Officer Certification Form. Each Demand Resource Sell Offer Plan must include a Demand Resource Officer Certification, signed by an officer of the Demand Resource Curtailment Service Provider that is duly authorized to provide such a certification, in the form shown in the PJM Manuals, which form shall include the following certifications: (a) that the signing officer has reviewed the Demand Resource Sell Offer Plan and the information supplied to PJM in support of the Plan is true and correct as of the date of the certification; and (b) that the Demand Resource Curtailment Service Provider is submitting the Plan with the reasonable expectation, based upon its analyses as of the date of the certification, to physically deliver all megawatts that clear the RPM Auction through Demand Resource registrations by the specified Delivery Year. As set forth in the form provided in the PJM manuals, the certification shall specify that it does not in any way abridge, expand, or otherwise modify the current provisions of the PJM Tariff, Operating Agreement and/or RAA, or the Demand Resource Curtailment Service Provider's rights and obligations thereunder, including the Demand Resource Curtailment Service Provider's rights and obligations thereunder, including the Demand Resource Curtailment Service Provider's ability to adjust capacity obligations through participation in PJM incremental auctions and bilateral transactions.	

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	for three consecutive Delivery Years. No later than 15 business days prior to the RPM Auction in which a Demand Resource Provider intends to offer a Demand Resource, the Demand Resource Provider shall submit to PJM a completed Demand Resource Sell Offer Plan template and a Demand Resource Officer Certification Form signed by a duly authorized officer of the Provider. PJM will review all submitted DR Sell Offer Plans. No later than 10 business days prior to the subject RPM Auction, PJM shall notify any Demand Resource Providers that have identified the same end-use customer site(s) in their respective DR Sell Offer Plans for the same Delivery Year. In such event, the MWs associated with such site(s) will not be approved for inclusion in a Sell Offer in an RPM Auction by any of the Demand Resource Providers, unless a Demand Resource Provider provides a letter of support from the end-use customer indicating that it is likely to execute a contract with that Demand Resource Provider for the relevant Delivery Year, or provides other comparable evidence of likely commitment. Such letter of support or other supporting evidence must be provided to PJM no later than 7 business days prior to the subject RPM Auction. If an end-use customer provides letters of support for the same site for the same Delivery Year to multiple Demand Resource Providers, the MWs associated with such end-use customer site shall not be approved as a Demand Resource for any of the Demand Resource Providers. No later than 5 business days prior to the subject RPM Auction, PJM will notify each Demand Resource Provider of the approved Demand Resource quantity, by Zone/sub-Zone, that such Demand Resource	3. Procedures. No later than December 1 prior to the Base Residual Auction for a Delivery Year, PJM shall post to the PJM website a list of Zones and sub-Zones, if any, for which end-use customer site-specific information shall be required under the conditions specified in subsection A-1(1)(c)(iv) above for all RPM Auctions conducted for such Delivery Year. Once so identified, a Zone or sub-Zone shall remain on the list for future Delivery Years until the threshold determined under subsection A-1(1)(c)(iv) above is not exceeded for three consecutive Delivery Years. No later than 15 business days prior to the RPM Auction in which a Demand Resource Curtailment Service Provider intends to offer a Demand Resource, the Demand Resource Curtailment Service Provider Sell Offer Plan template and a Demand Resource Officer Certification Form signed by a duly authorized officer of the Provider. PJM will review all submitted DR Sell Offer Plans. No later than 10 business days prior to the subject RPM Auction, PJM shall notify any Demand Resource Curtailment Service Providers that have identified the same end-use customer site(s) in their respective DR Sell Offer Plans for the same Delivery Year. In such event, the MWs associated with such site(s) will not be approved for inclusion in a Sell Offer in an RPM Auction by any of the Demand Resource Curtailment Service Providers, unless a Demand Resource Curtailment Service Provider provides a letter of support from the end-use customer indicating that it is likely to execute a contract with that Demand Resource Curtailment Service Provider for the relevant Delivery Year, or provides other comparable evidence of likely commitment. Such letter of support or other supporting evidence must be provided to PJM no later than 7		

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		Provider is permitted to offer into such RPM Auction.	business days prior to the subject RPM Auction. If an end-use customer provides letters of support for the same site for the same Delivery Year to multiple Demand Resource Curtailment Service Providers, the MWs associated with such end-use customer site shall not be approved as a Demand Resource for any of the Demand Resource Curtailment Service Providers. No later than 5 business days prior to the subject RPM Auction, PJM will notify each Demand Resource Curtailment Service Provider of the approved Demand Resource quantity, by Zone/sub-Zone, that such Demand Resource Curtailment Service Provider is permitted to offer into such RPM Auction.	
21.	Operating Agreement, Schedule 2, § (a) (Components of Cost)	Each Market Participant obligated to sell energy on the PJM Interchange Energy Market at cost-based rates may include the following components or their equivalent in the determination of costs for energy supplied to or from the PJM Region: For generating units powered by boilers Firing-up cost Peak-prepared-for maintenance cost For generating units powered by machines Starting cost from cold to synchronized operation For all generating units Incremental fuel cost Incremental maintenance cost No-load cost during period of operation Incremental labor cost	Each Market Participant obligated to sell energy on the PJM Interchange Energy Market at cost-based rates may include the following components or their equivalent in the determination of costs for energy supplied to or from the PJM Region: For generating units powered by boilers Firing-up cost Peak-prepared-for maintenance cost For generating units powered by machines Starting cost from cold to synchronized operation For all generating units Incremental fuel cost Incremental maintenance cost No-load cost during period of operation Incremental labor cost	Minor formatting change to correct a formatting error that was created when PJM submitted its compliance filing in Docket No. ER16-372-002 that caused to be deleted the spacing between the category of costs under "For generating units power by machines" and "For all generating units" and for the underline for "For all generating units" to be deleted in error. These are not substantive changes – they are being made simply to correct the formatting errors that were inadvertently

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		Other incremental operating costs	Other incremental operating costs	created in the referenced docket.
22.	Tariff, Att. K-App., §3.2.3(g) (Operating Reserves) Operating Agreement, Schedule 1, §3.2.3 (Operating Reserves)	(g) The sum of the foregoing credits, plus any cancellation fees paid in accordance with Section 1.10.2(d), such cancellation fees to be applied to the Operating Day for which the unit was scheduled, plus any shortfalls paid pursuant to the Market Settlement provision of the real-time Economic Load Response Program, less any payments received from another Control Area for Operating Reserves, plus any redispatch costs incurred in accordance with section 10(a) of this Schedule, shall be the cost of Operating Reserves for the Real-time Energy Market in each Operating Day.	(g) The sum of the foregoing credits, plus any cancellation fees paid in accordance with Section 1.10.2(d), such cancellation fees to be applied to the Operating Day for which the unit was scheduled, plus any shortfalls paid pursuant to the Market Settlement provision of the real-time Economic Load Response Program, less any payments received from another Control Area for Operating Reserves, plus any redispatch costs incurred in accordance with section 10(a) of this Schedule, shall be the cost of Operating Reserves for the Real-time Energy Market in each Operating Day.	Section 10a was removed due to ATSI integration per FERC Order on Docket # ER11-3491-000. Reference to section 10(a) is therefore no longer accurate and needs to be removed.
23.	Tariff, Part I, § 1 (definitions) Operating Agreement, §1 (definitions)	N/A	 <u>"Cold/Warm/Hot Notification Time"</u> shall mean the time interval between PJM notification and the beginning of the start sequence for a generating unit that is currently in its cold/warm/hot temperature state. The start sequence may include steps such as any valve operation, starting feed water pumps, startup of auxiliary equipment, etc. <u>Cold/Warm/Hot Start-up Time:</u> For all generating units that are not combined cycle units, "Cold/Warm/Hot Start-up Time" shall mean the time interval, measured in hours, from the beginning of the start sequence to the point after generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than 	These new definitions mirror Manual 11 definitions that were approved by stakeholders in June 2016. The terms are currently listed as limited parameters in Operating Agreement, Schedule 1, section 6.6, and the parallel provisions of Tariff, Attachment K-Appendix. However, there are no formal definitions for these terms in any of PJM's governing documents Accordingly, PJM is adding substantive definitions for these terms in the definitions sections of the Tariff and Operating

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Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
		zero for a generating unit in its cold/warm/hot temperature state. For combined cycle units, "Cold/Warm/Hot Start-up Time" shall mean the time interval from the beginning of the start sequence to the point after first combustion turbine generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero. For all generating units, the start sequence may include steps such as any valve operation, starting feed water pumps, startup of auxiliary equipment, etc. Other more detailed actions that could signal the beginning of the start sequence could include, but are not limited to, the operation of pumps, condensers, fans, water chemistry evaluations, checklists, valves, fuel systems, combustion turbines, starting engines or systems, maintaining stable fuel/air ratios, and other auxiliary equipment necessary for startup. Minimum Run Time: For all generating units that are not combined cycle units, "Minimum Run Time" shall mean the minimum number of hours a unit must run, in real-time operations, from the time after generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator. For combined cycle units, "Minimum Run Time" shall mean the time period after the first combustion turbine generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero, and the last generator breaker opening as measured by PJM's State Estimator.	Agreement. Also, clerical changes will be needed to the text in the Tariff and Operating Agreement where Start-up Times and Notification Time are listed because the existing terms do not contain the appropriate "Cold/Warm/Hot" language that are reflected in the proposed definition.

Phase 2 - Proposed Clean-Up, Clarification and Corrections to Governing Documents Dated: October 11, 2016 For Discussion at GDECS October 20, 2016 **Proposed Revisions Current Language** Rationale Agreement, Attachment, Section, Title **Turn Down Ratio:** "Turn Down Ratio" shall mean the ratio of a generating unit's economic maximum megawatts to its economic minimum megawatts. **Minimum Down Time:** For all generating units that are not combined cycle units, "Minimum Down Time" shall mean the minimum number of hours under normal operating conditions between unit shutdown and unit startup, calculated as the shortest time difference between the unit's generator breaker opening and after the unit's generator breaker closure, which is typically indicated by telemetered or aggregated state estimator MWs greater than zero. For combined cycle units, "Minimum Down Time" shall mean the minimum number of hours between the last generator breaker opening and after first combustion turbine generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero. **Maximum Daily Starts:** "Maximum Daily Starts" shall mean the maximum number of times that a generating unit can be started in an Operating Day under

normal operating conditions.

	Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale
			 Maximum Weekly Starts: "Maximum Weekly Starts" shall mean the maximum number of times that a generating unit can be started in one week, defined as the 168 hour period starting Monday 0001 hour, under normal operating conditions. Maximum Run Time: "Maximum Run Time" shall mean the maximum number of hours a generating unit can run over the course of an Operating Day, as measured by PJM's State Estimator. 	
24	I. Tariff, Part I, section 1 (Definitions)	"Virtual Transactions Net Activity" shall mean the aggregate net total, resulting from Virtual Transactions, of (i) Spot Market Energy charges, (ii) Transmission Congestion Charges, and (iii) Transmission Loss Charges, calculated as set forth in Attachment K-Appendix. Virtual Transactions Net Activity may be positive or negative.	"Virtual Transactions Net Activity" shall mean the aggregate net total, resulting from Virtual Transactions, of (i) Spot Market Energy charges, (ii) Transmission Congestion Charges, and (iii) Transmission Loss Charges, calculated as set forth in Tariff , Attachment K-Appendix. Virtual Transactions Net Activity may be positive or negative.	Adding language to clarify that reference is to Tariff, Attachment K-Appendix