

RAA, Article 7, Section 2A Redlines for 202CSTF Proposal:

7.2A Responsibility to Pay 202(c) Charge.

Each Party shall pay, as to the loads it serves during a Delivery Year, a 202(c) charge for each resource that is (1) directed to maintain operations for resource adequacy purposes for the PJM Region and is not expressly limited to resolve resource adequacy issues in specific Locational Deliverability Area(s) or Zone(s) by order of the Secretary of Energy pursuant to Federal Power Act section 202(c) on or after associated with order number 202-25-4 of the Secretary of Energy pursuant to Federal Power Act section 202(c) issued on May 30, 2025, and (2) subject to based on an agreement between the parties identified in such 202(c) order setting forth a rate for compensation using the formula rate methodology and processes based on the Deactivation Avoidable Cost Credit set forth in Tariff, Part V, sections 114, 115, 116, 118, 118A with refinements to ensure recovery of incurred costs, which may including include, but are not limited to, maintenance and necessary repairs, and where any refinements to such formula rate are acknowledged and reviewed by the Independent Market Monitor , and agreed to by PJM (“Order 202-25-4 Credit”). The foregoing 202(c) charge to each Load Serving Entity shall be equal to the monthly Order 202-25-4 Creditforementioned rate multiplied by each Load Serving Entity’s pro rata share of the sum of the total Daily Unforced Capacity Obligations across all Zones in the PJM Region for all days within the calendar month covered by such the relevant Federal Power Act section 202(c) order.