

Tariff, Part X, Subpart A, section 600
Definitions

For purposes of these Expedited Interconnection Track procedures and any agreement set forth in Tariff, Part IX, where a term is not specifically defined in this Tariff, Part X, Subpart A, section 600, the meaning it is given in Tariff, Part VIII, shall apply, except that the term “New Service Request” in Tariff, Part VIII shall be read as “EIT Request,” Engineering and Procurement Agreements under Tariff, Part VIII shall not be available to EIT Projects, and the reference to “a later Cycle” in Tariff, Part VIII, Subpart A, section 400, definition of “Material Modification” shall be read as any Cycle after the Cycle that is active when the EIT Request is submitted.

EIT Project:

“EIT Project” shall mean a new Generating Facility or an increase in the generating capacity of a Generating Facility with an effective [Generation Interconnection Agreement or Interconnection Service Agreement](#) that seeks interconnection to the Transmission System using the Expedited Interconnection Track process under Tariff, Part X.

EIT Readiness Deposit:

“EIT Readiness Deposit” shall mean the deposit or deposits required by Tariff, Part X, Subpart B, section 602(A)(2)(b) for the Expedited Interconnection Track process under Tariff, Part X.

EIT Request:

“EIT Request” shall mean a request for interconnection of an EIT Project to the Transmission System using the Expedited Interconnection Track process under Tariff, Part X.

EIT Request Number:

“EIT Request Number” shall mean, when an EIT Project Application or EIT Request has been validated by Transmission Provider in accordance with Tariff, Part X, Subpart B, section 602, the assigned request number for such request as confirmed by Transmission Owner. The EIT Request Number will indicate the serial position and priority.

EIT Study Deposit:

“EIT Study Deposit” shall mean the non-refundable payment in the form of cash required to initiate and fund any study for an EIT Project, as required in Tariff, Part X, Subpart B, section 602(A)(2)(a).

Primary Siting Authority:

“[Primary Siting Authority](#)” shall mean a state agency, commission, board, or other governmental subdivision of a state within the PJM Region that has primary siting authority for Generating Facilities, provided that other branches of state government ([including the state executive](#)) may serve as additional supporting authorities.