Tariff, Part IX, Subpart A

Form of Application and Studies Agreement

- 1. This Application and Studies Agreement ("Application" or "Agreement"), dated ______, is entered into by and between ______ (Project Developer or Eligible Customer, hereafter "Applicant") and PJM Interconnection, L.L.C. ("Transmission Provider" or "PJM") (individually a "Party" and together the "Parties") pursuant to PJM Interconnection, L.L.C. Open Access Transmission Tariff ("Tariff"), Part VII, Subpart C or Part VIII, Subpart B. Capitalized terms used in this Application, unless otherwise indicated, shall have the meanings ascribed to them in Tariff, Part VII, Subpart A, section 300 or Part VIII, Subpart A, section 400.
- 2. Prior to the Application Deadline, Applicant must electronically provide to Transmission Provider through the PJM website or OASIS, as applicable, all applicable information identified below, which is then subject to validation during the Application Phase as set forth in Tariff, Part VII, Subpart C or Tariff, Part VIII, Subparts B and C and in the PJM Manuals. Only valid New Service Requests will proceed past the Application Phase.
- 3. Before Transmission Provider will review or process the Application, in addition to submitting a completed and signed Application prior to the Application Deadline, Applicant must electronically submit to Transmission Provider prior to the Application Deadline the (i) required cash Study Deposit by wire transfer and (ii) required Readiness Deposit by wire transfer or letter of credit. Applicant's wire transfer(s) or letter(s) of credit must specify the Application reference number to which the Study Deposit and Readiness Deposit correspond, or Transmission Provider will not review or process the Application.

SECTION 1: APPLICANT INFORMATION

4. Name, address, telephone number, and e-mail address of Applicant. If Applicant has designated an agent, include the agent's contact information.

Applicant			
Company Name:			
Address:			
City:	State:	Zip:	_
Phone:	Email:		
Applicant's Agent (if applicabl	le)		

Company Name: _____

Address:			
City:	State:	Zip:	
Phone:	Email:		
Agent's contact person:			

- 5. An Internal Revenue Service Form W-9 or comparable state-issued document for Applicant.
- 6. Documentation proving the existence of a legally binding relationship between Applicant and any entity with a vested interest in this Application and associated project (*e.g.*, a parent company, a subsidiary, or financing company acting as agent for Applicant). Such documentation may include, but is not limited to, Applicant's Articles of Organization and Operating Agreement describing the nature of the legally binding relationship.
- 7. Applicant's banking information, or the banking information of any entity with a legally binding relationship to Applicant that wishes to make payments and receive refunds on behalf of Applicant, in association with this Application and corresponding project:

Bank Name:
Account Holder Name:
ABA number:
Account Number:
Company:
Tax Reporting Name:
Tax ID:
Address:
City:
State:
Zip:
Phone:
Email:

- 8. If the Application is a request for long-term firm transmission service, see section 3.
- 9. Location of the proposed Point of Interconnection (POI) to the Transmission System, including the substation name or the name of the line to be tapped (including the voltage),

the estimated distance from the substation endpoints of a line tap, address, and GPS coordinates.

POI substation name:			or		
POI line name:		(endpo	oint 1) to		(endpoint 2)
POI Distance from endpoint 1	:	miles			-
POI Distance from endpoint 2	:	miles			
Interconnection voltage:	kV				
Address:					_
City:	State:		Zip Code:		_
GPS Coordinates:		N		W	

10. If the project is a Merchant Transmission Facility, see section 4.

SECTION 2: GENERATING FACILITY SPECIFICATIONS

- 11. Specify the nature of the Generating Facility project.
- ____ New Generating Facility

_____ Increase in generation capability of an existing Generating Facility

_____ Replacement of existing Generating Facility with no increase in generation capability

12. Specify the type of Interconnection Service requested for the Generating Facility.

_____ Energy Resource only

_ Capacity Resource (includes Energy Resource) with Capacity Interconnection Rights

- 13. Provide the following information about the Generating Facility:
 - a. Generating Facility location and site plan:

Provide a physical address or equivalent written description of the location of the Generating Facility, as well as global positioning system (GPS) coordinates. When known, provide GPS coordinates for the location of the Generating Facility's main power transformer(s).

Provide a current site plan in PDF depicting the (1) property boundaries; (2) Generating Facility layout, including the Generating Facility's collector substation (if applicable) or interconnection switchyard (if required); and (3) Interconnection Facilities extending from the Generating Facility's main power transformer(s) to the proposed POI.

b. Generating Facility Site Control:

In accordance with Tariff, Part VII, Subpart A, section 302 or Part VIII, Subpart A, section 402, provide evidence of an ownership interest in, or right to acquire or control through a deed, lease, or option for at least a one-year term beginning from the Application Deadline, 100 percent of the Site for the Generating Facility, including the location of the high-voltage side of the Generating Facility's main power transformer(s). In addition, provide a certification, executed by an officer or authorized representative of Applicant, verifying that the Site Control requirement is met. Further at PJM's request, Applicant shall provide copies of landowner attestations or county recordings.

c. Will the Generating Facility physically connect to distribution or sub-transmission facilities currently not subject to the jurisdiction of the Federal Energy Regulatory Commission (FERC), for the purpose of injecting energy at the POI and engaging in FERC-jurisdictional Wholesale Transactions, as described in Tariff, Part VII, Subpart F or Tariff, Part VIII, Subpart F? (Y/N)

In making this determination for purposes of question 13(c), facilities with a nominal voltage below 69 kV shall be considered distribution or sub-transmission facilities not subject to FERC jurisdiction, unless those facilities are otherwise included for cost recovery purposes in FERC-jurisdictional rates, in which case such facilities shall be classified as subject to FERC jurisdiction. Facilities with a nominal voltage of 69 kV or above shall not be considered distribution or sub-transmission facilities for purposes of this question, unless those facilities are otherwise included for cost recovery purposes in rates that are subject to applicable state or local law, in which case such facilities shall be classified as distribution or sub-transmission facilities.

To the extent that there is a dispute regarding the jurisdictional classification of any distribution or sub-transmission facilities arising under question 13(c). Applicant may first attempt to resolve the dispute bilaterally with the applicable Transmission Owner or owner or operator of the non-jurisdictional distribution or sub-transmission facilities, or in accordance with applicable state or local law, prior to seeking initiation of the dispute resolution processes under the PJM Tariff. Applicant must initiate the dispute resolution processes under the PJM Tariff within five Business Days after the first scoping meeting held during the Application Review Phase in order to utilize the dispute resolution processes

under the PJM Tariff applicable to this jurisdictional question. Applicant's waiver of the scoping meeting shall constitute waiver of the dispute resolution processes under the PJM Tariff applicable to this jurisdictional question. Issues within disputes that PJM determines solely concern the application of any applicable tariffs, agreements, and operating procedures of the Transmission Owner or owner or operator of the non-jurisdictional distribution or subtransmission facilities that are governed by state or local law, and/or any rules or regulations otherwise governed by state or local law, shall be addressed in accordance with state or local law, and shall not be arbitrated or in any way resolved by PJM or through the dispute resolution processes under the PJM Tariff. Issues within disputes that PJM determines concern the provisions of the PJM Tariff may be arbitrated or resolved under the dispute resolution processes under the PJM Tariff. Any dispute resolution process initiated under either state or local law or the PJM Tariff for purposes of this question 13(c) must be resolved no later than the commencement of Phase I. Nothing herein is intended to limit the rights of Applicant or any other entity under Section 206 of the Federal Power Act.

If the answer to question 13(c) is yes, if available, provide with this Application a copy of the executed interconnection agreement between Applicant and the owner of the distribution or sub-transmission facilities to which the Generating Facility will physically connect. If the two-party interconnection agreement is not yet available, provide any available documentation demonstrating that Applicant has requested or applied for interconnection through the relevant non-jurisdictional process, and provide a status report.

d. For the Generating Facility, has Applicant obtained, or does Applicant intend to obtain, Qualifying Facility status under the Public Utility Regulatory Policies Act? (Y/N)

If yes, provide evidence of Qualifying Facility status or eligibility. Further, verify that Applicant intends that the Qualifying Facility will engage in Wholesale Transactions in PJM's FERC-jurisdictional wholesale markets (Y/N).

The jurisdictional analysis described above in question 13(c) is not applicable to this question 13(d).

e. Will the Generating Facility share Project Developer's Interconnection Facilities with another Generating Facility, either existing or planned? (Y/N)

If yes, demonstrate that the relevant parties have entered into, or will enter into, a shared facilities agreement with respect to the shared Interconnection Facilities.

- f. Maximum Facility Output and Capacity Interconnection Rights:
 - i. For a new Generating Facility, provide the following information:

Total Requested Maximum Facility Output (maximum injection at the POI), in Megawatts	
Total Requested Capacity Interconnection Rights, in Megawatts	

ii. For a requested increase in generation capability of an existing Generating Facility, identify the Generating Facility and provide the following information:

	Existing	Requested Increase	Total
Maximum Facility Output (maximum injection at the POI), in Megawatts			
Capacity Interconnection Rights, in Megawatts			

iii. For a new Behind the Meter Generating Facility, provide the following information:

Gross Output in Megawatts	
Behind the Meter Load in Megawatts (the sum of auxiliary load and any other load to be served behind the meter)	
Total Requested Maximum Facility Output (maximum injection at the POI), in Megawatts	
Total Requested Capacity Interconnection Rights, in Megawatts	

iv. For a requested increase in generation capability of an existing Behind the

	Existing	Increase	Total
Gross Output in Megawatts			
Behind the Meter Load in Megawatts (the sum of auxiliary load and any other load to be served behind the meter)			
Maximum Facility Output (maximum injection at the POI), in Megawatts			
Capacity Interconnection Rights, in Megawatts			

Meter Generating Facility, identify the Generating Facility and provide the following information:

- g. Provide a description of the equipment configuration and electrical design specifications for the Generating Facility, as further defined in the PJM Manuals and reflected in the single-line diagram.
- h. Specify the fuel type of the Generating Facility.
- i. If the Generating Facility will be a multi-fuel Generating Facility, or if a proposed increase in generation capability of an existing Generating Facility will create a multi-fuel Generating Facility, describe the physical and electrical configuration in as much detail as possible.
- j. If the Generating Facility will include storage device(s), will the storage device(s) be charged using energy from the Transmission System at any time? (Y/N)

If yes, specify the maximum that will be withdrawn from the Transmission System at any time: ____ MWh (or kWh)

If yes, provide other technical and operating information on the storage device(s) as set forth in the PJM Manuals, including MWh stockpile and hour class, as applicable.

k. If the Generating Facility will include storage, provide the primary frequency response operating range for the electric storage component, as described in the PJM Manuals.

Minimum State of Charge: _____ Maximum State of Charge: _____

- 1. For a Behind the Meter Generating Facility, provide the following information (note that all of the provisions in Tariff, Part VII, Subpart E, section 317 or Tariff, Part VIII, Subpart E, section 415 apply):
 - i. Identify the type and size of the load co-located (or to be co-located) with the Generating Facility, and attach a detailed single-line diagram in PDF depicting the electrical location of the load in relation to the Generating Facility.
 - ii. Describe the electrical connections between the Generating Facility and the co-located load, as shown in the single-line diagram.
- m. Provide the date that the new Generating Facility, or the increase in generation capability of an existing Generating Facility, will be in service.
- n. Provide other relevant information for the Generating Facility including, but not limited to, identifying whether Applicant has submitted a previous Application; and, if this Application proposes an increase in generation capability of a Generating Facility, identify whether the Generating Facility is subject to an existing PJM Service Agreement; and, if so, provide those details.

SECTION 3: LONG-TERM FIRM TRANSMISSION SERVICE

14. Request:

OASIS Request	Start	Stop	Amount	Path	Date & Time Request

15. PURPOSE: A Phase I System Impact Study, incorporated within a Cycle's System Impact Studies, is used to determine whether the Transmission System is adequate to

accommodate all or part of an Applicant's request for long-term firm transmission service under Tariff, Part II (POINT-TO-POINT TRANSMISSION SERVICE) and Tariff, Part III (NETWORK INTEGRATION TRANSMISSION SERVICE). The FERC comparability standard is applied in evaluating the impact of all requests.

- 16. SCOPE OF WORK AND STUDY DEPOSIT: PJM will perform a Phase I System Impact Study to determine if the PJM network has sufficient capability to grant Applicant's request for long-term firm transmission service, based on expected system conditions and topology. The required cash Study Deposit for the Phase I System Impact Study, as described in Tariff, Part VII, Subpart B, section 306(A) or Tariff, Part VIII, Subpart B, section 403(A), is due prior to the Application Deadline.
- 17. NETWORK ANALYSIS AND DELIVERABILITY TEST: PJM evaluates requests for long-term firm transmission service using deliverability tests commensurate with the testing employed for evaluating Interconnection Requests. The energy from a Generating Facility or the energy delivered using long-term firm transmission service that is ultimately committed to meet resource requirements must be deliverable to where it is needed in the event of a system emergency. Therefore, there must be sufficient transmission network transfer capability through a series of "deliverability tests." All Interconnection Requests and long-term firm transmission service requests in PJM are subjected to the same deliverability tests. The FERC comparability standard is applied in evaluating the impact of all requests.
- 18. Skip to section 5.

SECTION 4: MERCHANT TRANSMISSION FACILITY SPECIFICATIONS

19. Applicant requests interconnection to the Transmission System of Merchant Transmission Facilities with the following specifications:

a. Location of proposed facilities:

b. Substation(s) where Applicant proposes to interconnect or add its facilities:

c. Proposed voltage and nominal capability of new facilities or increase in capability of existing facilities:

d. Description of proposed facilities and equipment:

e. Planned date the proposed facilities or increase in capability will be in service:

f. Will the proposed facilities be Merchant A.C. or Merchant D.C. Transmission Facilities or Controllable A.C. Merchant Transmission Facilities?

A.C. _____ or D.C. _____ or Controllable A.C. _____

i. If the proposed facilities will be Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities, does Applicant elect to receive either:

> (1) Firm or Non-Firm Transmission Injection Rights (TIR) and/or Firm or Non-Firm Transmission Withdrawal Rights (TWR)

OR

(2) Incremental Deliverability Rights, Incremental Auction Revenue Rights, and Incremental Available Transfer Capability Revenue Rights.

If Applicant elects (1) above, provide the following:

_____ Total project MWs to be evaluated as Firm (capacity) injection for TIR.

_____ Total project MWs to be evaluated as Non-firm (energy) injection for TIR.

_____ Total project MWs to be evaluated as Firm (capacity) withdrawal for TWR.

_____ Total project MWs to be evaluated a Non-firm (energy) withdrawal for TWR.

If Applicant elects (2) above, state the location on the Transmission System where Applicant proposes to receive Incremental Deliverability Rights associated with its proposed facilities: ii. If the proposed facilities will be Controllable A.C. Merchant Transmission Facilities, and provided that Applicant contractually binds itself in the Service Agreement related to its project always to operate its Controllable A.C. Merchant Transmission Facilities in a manner effectively the same as operation of D.C. transmission facilities, the Service Agreement will provide Applicant with the same types of transmission rights that are available under the Tariff for Merchant D.C. Transmission Facilities. For purposes of this Agreement, Applicant represents that, should it execute a Service Agreement for its project described herein, it will agree in the Service Agreement to operate its facilities continuously in a controllable mode.

iii. If the proposed facilities will be Merchant A.C. Transmission Facilities without continuous controllability as described in the preceding paragraph, specify the location on the Transmission System where Applicant proposes to receive any Incremental Deliverability Rights associated with its proposed facilities:

20. Site Control: In accordance with Tariff, Part VII, Subpart A, section 302 or Part VIII, Subpart A, section 402, provide evidence of an ownership interest in, or right to acquire or control through a deed, lease, or option for at least a one-year term beginning from the Application Deadline, 100 percent of the Site for Applicant's major equipment (e.g., converter station). In addition, provide a certification, executed by an officer or authorized representative of Applicant, verifying that the Site Control requirement is met. Further at PJM's request, Applicant shall provide copies of landowner attestations or county recordings.

SECTION 5: SCOPE AND TIMING OF SYSTEM IMPACT STUDIES

- 21. Transmission Provider, in consultation with the affected Transmission Owner(s), will conduct System Impact Studies, in three phases, to provide Applicant with information on the required Interconnection Facilities and Network Upgrades needed to support Applicant's New Service Request.
- 22. Consistent with Tariff, Part VII, Subpart C or Tariff, Part VIII, Subparts C and D, the Phase I System Impact Study begins at the end of the 90-day Application Review Phase, and runs for 120 days followed by a 30-day Decision Point I period for withdrawal or modification. If no withdrawal, the Phase II System Impact Study begins at the end of the Decision Point 1 period and runs for 180 days followed by a 30-day Decision Point II period for withdrawal or modification. If no withdrawal or modification. If no withdrawal, the Phase III System Impact Study begins at the end of the Decision Point 1 period and runs for 180 days followed by a 30-day Decision Point II period for withdrawal or modification. If no withdrawal, the Phase III System Impact Study begins at the end of the Decision Point II period and runs for 180 days followed by release of the Phase III System Impact Study report and the start of final agreement negotiations. If a phase or period does not end on a Business Day, the phase or period shall be extended to end on the next Business Day.
- 23. The System Impact Studies include good faith estimates that attempt to determine the

cost of necessary facilities, and upgrades to existing facilities, to accommodate Applicant's New Service Request, and to identify Applicant's cost responsibility, but those estimates shall not be deemed final or binding. The scope of the System Impact Studies may include, but are not limited to, short circuit analyses, stability analyses, an interconnection facilities study, and a system upgrades facilities study.

- 24. The System Impact Studies necessarily will employ various assumptions regarding Applicant's New Service Request, other New Service Requests, and PJM's Regional Transmission Expansion Plan at the time of study. IN NO EVENT SHALL THIS AGREEMENT OR THE SYSTEM IMPACT STUDIES IN ANY WAY BE DEEMED TO OBLIGATE TRANSMISSION PROVIDER OR TRANSMISSION OWNERS TO CONSTRUCT ANY FACILITIES OR UPGRADES OR TO PROVIDE ANY TRANSMISSION OR INTERCONNECTION SERVICE TO OR ON BEHALF OF APPLICANT EITHER AT THIS POINT IN TIME OR IN THE FUTURE.
- 25. Consistent with Tariff, Part VII, Subpart G or Tariff, Part VIII, Subpart G, Transmission Provider will coordinate with Affected System Operators the conduct of studies required to determine the impact of a New Service Request on any Affected System, and will include those results in the Phase II System Impact Study if available from the Affected System. Applicant will cooperate with Transmission Provider in all matters related to the conduct of studies by Affected System Operators and the determination of modifications to Affected Systems needed to accommodate Applicant's New Service Request.

SECTION 6: CONFIDENTIALITY

- 26. Applicant agrees to provide all information requested by Transmission Provider necessary to complete and review this Application. Subject to this section 6, and to the extent required by Tariff Part VII, Subpart E, section 327 or Tariff, Part VIII, Subpart E, section 425, information provided pursuant to this Application shall be and remain confidential.
- 27. Upon completion of each System Impact Study for a New Service Request, the corresponding reports will be listed on Transmission Provider's website and, to the extent required by Tariff, Part VII, Subpart E, section 327 or Tariff, Part VIII, Subpart E, section 425 or Commission regulations, will be made publicly available. Applicant acknowledges and consents to such disclosures as may be required under Tariff, Part VIII, Subpart E, section 425 or Commission regulations.
- 28. Applicant acknowledges that, consistent with the confidentiality provisions of Tariff, Part VII, Subpart E, section 327 or Tariff, Part VIII, Subpart E, section 425, Transmission Provider may contract with consultants, including Transmission Owners, to provide services or expertise in the study process, and Transmission Provider may disseminate information as necessary to those consultants, and rely upon them to conduct part or all of the System Impact Studies.

SECTION 7: COST RESPONSIBILITY

- 29. Transmission Provider shall apply Applicant's Study Deposit in payment of the invoices for the costs of the System Impact Studies.
- 30. Actual study costs may exceed the Study Deposit. Notwithstanding the amount of the Study Deposit, Applicant shall reimburse Transmission Provider for all, or for Applicant's allocated portion of, the actual cost of the System Impact Studies in accordance with Applicant's cost responsibility. Applicant is responsible for, and must pay, all actual study costs. If Transmission Provider sends Applicant notification of additional study costs, then Applicant must either: (i) pay all additional study costs within 20 days (or, if the 20th day is not a Business Day, then the next Business Day) of Transmission Provider sending the notification of such additional study costs or (ii) withdraw its New Service Request. If Applicant fails to complete either (i) or (ii), then Transmission Provider shall deem the New Service Request to be terminated and withdrawn.

SECTION 8: DISCLAIMER OF WARRANTY, LIMITATION OF LIABILITY

- In completing the System Impact Studies, Transmission Provider, Transmission 31. Owner(s), and any other subcontractors employed by Transmission Provider must rely on information provided by Applicant and possibly by third parties, and may not have control over the accuracy of such information. Accordingly, NEITHER TRANSMISSION PROVIDER, TRANSMISSION OWNER(S), NOR ANY OTHER SUBCONTRACTORS EMPLOYED BY TRANSMISSION PROVIDER MAKES ANY WARRANTIES. EXPRESS OR IMPLIED. WHETHER ARISING BY OPERATION OF LAW, COURSE OF PERFORMANCE OR DEALING, CUSTOM, USAGE IN THE TRADE OR PROFESSION, OR OTHERWISE, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO THE ACCURACY, CONTENT, OR CONCLUSIONS OF THE SYSTEM IMPACT STUDIES. Applicant acknowledges that it has not relied on any representations or warranties not specifically set forth herein, and that no such representations or warranties have formed the basis of its bargain hereunder. Neither this Agreement nor the System Impact Studies prepared hereunder is intended, nor shall either be interpreted, to constitute agreement by Transmission Provider or Transmission Owner(s) to provide Interconnection Service or transmission service to or on behalf of Applicant either at this time or in the future.
- 32. In no event will Transmission Provider, Transmission Owner(s), or other subcontractors employed by Transmission Provider be liable for indirect, special, incidental, punitive, or consequential damages of any kind including loss of profits, whether under this agreement or otherwise, even if Transmission Provider, Transmission Owner(s), or other subcontractors employed by Transmission Provider have been advised of the possibility of such a loss. Nor shall Transmission Provider, Transmission Owner(s), or other subcontractors employed by Transmission Provider be liable for any delay in delivery or of the non-performance or delay in performance of Transmission Provider's obligations

under this Agreement.

SECTION 9: MISCELLANEOUS

33. Any notice, demand, or request required or permitted to be given by any Party to another and any instrument required or permitted to be tendered or delivered by any Party in writing to another may be so given, tendered, or delivered electronically, or by recognized national courier or by depositing the same with the United States Postal Service, with postage prepaid for delivery by certified or registered mail addressed to the Party, or by personal delivery to the Party, at the address specified below.

Transmission Provider:

PJM Interconnection, L.L.C. 2750 Monroe Blvd. Audubon, PA 19403 interconnectionagreementnotices@pjm.com

Applicant:

34. No waiver by either Party of one or more defaults by the other in performance of any of the provisions of this Agreement shall operate or be construed as a waiver of any other or further default or defaults, whether of a like or different character.

- 35. This Agreement, or any part thereof, may not be amended, modified, or waived other than by a writing signed by all Parties.
- 36. This Agreement shall be binding upon the Parties, their heirs, executors, administrators, successors, and assigns.
- 37. This Agreement shall become effective on the date it is executed by both Parties and shall remain in effect until the earlier of (a) the date on which Applicant enters into a final Service Agreement with PJM (and Transmission Owner as applicable) in accordance with Tariff, Part VII, Subpart D or Tariff, Part VIII, Subpart D or (b) termination or withdrawal of this Application.
- 38. Governing Law, Regulatory Authority, and Rules: This Agreement shall be deemed a contract made under, and the interpretation and performance of this Agreement and each of its provisions shall be governed and construed in accordance with, the applicable Federal laws and/or laws of the State of Delaware without regard to conflicts of law provisions that would apply the laws of another jurisdiction. This Agreement is subject to all Applicable Laws and

Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

39. No Third-Party Beneficiaries:

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest, and where permitted their assigns.

40. Multiple Counterparts:

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all of which constitute one and the same instrument.

41. No Partnership:

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power, or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

42. Severability:

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

43. Reservation of Rights:

Transmission Provider shall have the right to make a unilateral filing with the Federal Energy Regulatory Commission ("FERC") to modify this Agreement with respect to any rates, terms and conditions, charges, classifications of service, rule or regulation under section 205 or any other applicable provision of the Federal Power Act and FERC's rules and regulations thereunder; and Applicant shall have the right to make a unilateral filing with FERC to modify this Agreement under any applicable provision of the Federal Power Act and FERC's rules and regulations; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before FERC in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties or of FERC under sections 205 or 206 of the Federal Power Act and FERC's rules and regulations, except to the extent that the Parties otherwise agree as provided herein.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective authorized officials.

Name	Title	Date
Printed Name		
ant: [Name of Party]		
cant: [Name of Party]		
		Date
-		Date
		Date