

Order 1920

State Outreach Update

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- Since Order 1920 was issued, PJM staff have met with the PJM Area Relevant State Entities Committee (PARSEC) and other interested state agencies to discuss PJM's compliance approach to Order 1920.
- Portions of these discussions have focused on PJM's compliance approach* for:
 - Evaluation process
 - Selection criteria
 - Voluntary funding opportunities

***Order 1920 requires transmission providers to consult with and seek the support of Relevant State Entities on these three items.**

Evaluation Process and Selection Criteria

(¶ 994) We adopt the NOPR proposal, with modification, to require transmission providers in each transmission planning region to consult with and seek support from Relevant State Entities regarding the evaluation process, including selection criteria, that transmission providers propose to use to identify and evaluate Long-Term Regional Transmission Facilities for selection. Specifically, we require transmission providers to demonstrate on compliance that they made good faith efforts to consult with and seek support from Relevant State Entities in their transmission planning region's footprint when developing the evaluation process and selection criteria that they propose to include in their OATTs.

Voluntary Funding Opportunities

(¶ 1012) We modify the NOPR proposal and require transmission providers in each transmission planning region to include in their OATTs a process to provide Relevant State Entities and interconnection customers with the opportunity to voluntarily fund the cost of, or a portion of the cost of, a Long-Term Regional Transmission Facility that otherwise would not meet the transmission providers' selection criteria. We provide transmission providers with the flexibility to propose certain features of such a voluntary funding process in their compliance filings. However, this voluntary funding process must be transparent and not unduly discriminatory or preferential and provide for the four components discussed below. Further, as with other aspects of the evaluation process and selection criteria, transmission providers must consult with and seek support from Relevant State Entities when developing a process to provide Relevant State Entities and interconnection customers with the opportunity to voluntarily fund the cost of, or a portion of the cost of, a Long-Term Regional Transmission Facility that they propose to include in their OATTs.

- Per Order 1920's compliance requirements, PJM has requested PARSEC vote on its support for PJM's proposed compliance approach to evaluation process, selection criteria, and voluntary funding opportunities by June 6, 2025.

Presenter:

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FERC Order 1920

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