INTERCONNECTION REFORM PROCESS GDECS NUMBER II PROPOSED CLEAN-UP, CLARIFICATIONS AND CORRECTIONS TO GOVERNING DOCUMENTS TARIFF, PART VII, PART VIII AND TARIFF, PART IX

April 28, 2025 Revised Chart Version 3 PJM Legal Service Agreement Team Attorneys

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IPRTF GDECS II Proposed Clean-Up, Clarifications and Corrections to Governing Documents

April 28, 2025 Revised Chart - Version 3

Tariff sections: Tariff, Part VII, Subpart A, sections 300 & Tariff, Part VIII, Subpart A, sections 400 – Definitions

Number	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
	Tariff, Part VII, Subpart A, section 300 – Definition A Tariff, Part VIII, Subpart A, section 400 – Definition A	Affected System Customer "Affected System Customer" shall mean the developer responsible for an Affected System Facility that requires Network Upgrades to Transmission Provider's Transmission System,	Affected System Customer "Affected System Customer" shall mean the developer responsible for an Affected System Facility that requires Network Upgrades to Transmission Provider's Transmission System ₇ .	Revision corrects punctuation.
	Tariff, Part VII, Subpart A, section 300 – Definition A Tariff, Part VIII, Subpart A, section 400 – Definition A	Applicable Technical Requirements and Standards: "Applicable Technical Requirements and Standards" shall mean those certain technical requirements and standards applicable to interconnections of generation and/or transmission facilities with the facilities of an Transmission Owner or, as the case may be and to the extent applicable, of an Electric Distributor, as published by Transmission Provider in a PJM Manual. All Applicable Technical Requirements and Standards shall be publicly available through postings on Transmission Provider's internet website.	Applicable Technical Requirements and Standards: "Applicable Technical Requirements and Standards" shall mean those certain technical requirements and standards applicable to interconnections of generation and/or transmission facilities with the facilities of an Transmission Owner or, as the case may be and to the extent applicable, of an Electric Distributor, as published by Transmission Provider in a PJM Manual. All Applicable Technical Requirements and Standards shall be publicly available through postings on Transmission Provider's internet website.	Revision corrects grammar.

3.	Tariff, Part VII, Subpart A, section 300 – Definition A Tariff, Part VIII, Subpart A, section 400 – Definition A	Application and Studies Agreement: "Application and Studies Agreement" shall mean the application that must be submitted by a Project Developer or Eligible Customer that seeks to initiate a New Service Request, a form of which is set forth in Tariff, Part VII, Subpart A. An Application and Studies Agreement must be submitted electronically through PJM's web site in accordance with PJM's Manuals.	Application and Studies Agreement: "Application and Studies Agreement" shall mean the application that must be submitted by a Project Developer or Eligible Customer that seeks to initiate a New Service Request, a form of which is set forth in Tariff, Part <u>IX</u> VII, Subpart A. An Application and Studies Agreement must be submitted electronically through PJM's web site in accordance with PJM's Manuals.	Revision corrects internal cross-reference.
4.	Tariff, Part VII, Subpart A, section 300 – Definition C Tariff, Part VIII, Subpart A, section 400 – Definition C	Cancellation Costs: "Cancellation Costs" shall mean costs and liabilities incurred in connection with: (a) cancellation of supplier and contractor written orders and agreements entered into to design, construct and install Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades, and/or (b) completion of some or all of the required Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades, or specific unfinished portions and/or removal of any or all of such facilities which have been installed, to the extent required for the Transmission Provider and/or Transmission Owner(s) to perform their respective obligations under the Tariff, Part VII. Cancellation costs may include costs for Customer-Funded Upgrades assigned to Project Developer or Eligible Customer, in accordance with the Tariff and as reflected in as set forth in Appendix 2, section 16.1.4 of this GIA, that remain the responsibility of Project Developer or Eligible Customer under the Tariff, even if such New Service Request is terminated or withdrawn.	Cancellation Costs: "Cancellation Costs" shall mean costs and liabilities incurred in connection with: (a) cancellation of supplier and contractor written orders and agreements entered into to design, construct and install Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades, and/or (b) completion of some or all of the required Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades, or specific unfinished portions and/or removal of any or all of such facilities which have been installed, to the extent required for the Transmission Provider and/or Transmission Owner(s) to perform their respective obligations under the Tariff, Part VIII. Cancellation costs may include costs for Customer-Funded Upgrades assigned to Project Developer or Eligible Customer, in accordance with the Tariff and as reflected in as set forth in <u>GIA</u> , Appendix 2, section 16.1.4-of this GIA, that remain the responsibility of Project Developer or Eligible Customer under the Tariff, even if such New Service Request is terminated or withdrawn.	Revisions incorporate PJM standard formatting.

5.	Tariff, Part VII, Subpart A, section 300 – Definition C Tariff, Part VIII, Subpart A, section 400 – Definition C	Construction Service Agreement: "Construction Service Agreement" shall mean either an Interconnection Construction Service Agreement, Network Upgrade Cost Responsibility Agreement or Upgrade Construction Service Agreement.	Construction Service Agreement: "Construction Service Agreement" shall mean either an Interconnection Construction Service Agreement, Network Upgrade Cost Responsibility Agreement or Upgrade Construction Service Agreement.the agreement entered into by a Developer Party, Transmission Owner and the Transmission Provider pursuant to Tariff, Part VII or Tariff, Part VIII in the form set forth in Tariff, Part IX, Subpart J.	Revisions correct the definition and provide related cross-references.
6.	Tariff, Part VII, Subpart A, section 300 – Definition C Tariff, Part VIII, Subpart A, section 400 – Definition C	Cycle: "Cycle" shall mean that period of time between the start of an Application phase and conclusion of the corresponding Final Agreement Negotiation Phase. The Cycle consists of the Application Phase, Phase I, Decision Point I, Phase II, Decision Point II, Phase III, Decision Point III, and the Final Agreement Negotiation Phase.	Cycle: "Cycle" shall mean that period of time between the start of an Application Pehase and conclusion of the corresponding Final Agreement Negotiation Phase. The Cycle consists of the Application Phase, Phase I, Decision Point I, Phase II, Decision Point II, Phase III, Decision Point III, and the Final Agreement Negotiation Phase.	Revision corrects capitalization of a defined term.

7.	Tariff, Part VII, Subpart A,	Eligible Customer:	Eligible Customer:	Revisions incorporate PJM standard formatting.
	section 300 – Definition E Tariff, Part VIII, Subpart A, section 400 – Definition E	"Eligible Customer" shall mean:	"Eligible Customer" shall mean:	
		(i) Any electric utility (including any Transmission Owner and any power marketer), Federal power marketing agency, or any person generating electric energy for sale for resale is an Eligible Customer under the Tariff. Electric energy sold or produced by such entity may be electric energy produced in the United States, Canada or Mexico. However, with respect to transmission service that the Commission is prohibited from ordering by section 212(h) of the Federal Power Act, such entity is eligible only if the service is provided pursuant to a state requirement that the Transmission Provider or Transmission Owner offer the unbundled transmission service, or pursuant to a voluntary offer of such service by a Transmission Owner.	(i) Any electric utility (including any Transmission Owner and any power marketer), Federal power marketing agency, or any person generating electric energy for sale for resale is an Eligible Customer under the Tariff. Electric energy sold or produced by such entity may be electric energy produced in the United States, Canada or Mexico. However, with respect to transmission service that the Commission is prohibited from ordering by <u>the Federal Power Act</u> , section 212(h) of the Federal Power Act, such entity is eligible only if the service is provided pursuant to a state requirement that the Transmission Provider or Transmission Owner offer the unbundled transmission service, or pursuant to a voluntary offer of such service by a Transmission Owner.	
8.	Tariff, Part VII, Subpart A, section 300 – Definition E Tariff, Part VIII, Subpart A, section 400 – Definition E	Energy Storage Resource: "Energy Storage Resource" shall mean a resource capable of receiving electric energy from the grid and storing it for later injection to the grid that participates in the PJM Energy, Capacity and/or Ancillary Services markets as a Market Participant. Open- Loop Hybrid Resources are not Energy Storage Resources.	Energy Storage Resource" shall mean a resource capable of receiving electric energy from the grid and storing it for later injection to the grid that participates in the PJM Energy, Capacity and/or Ancillary Services markets as a Market Participant. OpenLoop Hybrid Resources are not Energy Storage Resources.	Revision corrects punctuation.

9.	Tariff, Part VII, Subpart A, section 300 – Definition F	Facilities Study:	Facilities Study:	Revisions incorporate PJM standard formatting.
	Tariff, Part VIII, Subpart A, section 400 – Definition F	"Facilities Study" shall be an engineering study conducted by the Transmission Provider (in coordination with the affected Transmission Owner(s)) to: (1) determine the required modifications to the Transmission Provider's Transmission System necessary to implement the conclusions of the System Impact Studies; and (2) complete any additional studies or analyses documented in the System Impact Studies or required by PJM Manuals, and determine the required modifications to the Transmission Provider's Transmission System based on the conclusions of such additional studies.	""Facilities Study"" shall be an engineering study conducted by the Transmission Provider (in coordination with the affected Transmission Owner(s)) to: (1) determine the required modifications to the Transmission Provider's Transmission System necessary to implement the conclusions of the System Impact Studies; and (2) complete any additional studies or analyses documented in the System Impact Studies or required by PJM Manuals, and determine the required modifications to the Transmission Provider's Transmission System based on the conclusions of such additional studies.	
10.	Tariff, Part VII, Subpart A, section 300 – Definition I Tariff, Part VIII, Subpart A, section 400 – Definition I	Incidental Expenses: "Incidental Expenses" shall mean those expenses incidental to the performance of construction pursuant to an Interconnection Construction Service Agreement, including, but not limited to, the expense of temporary construction power, telecommunications charges, Transmission Owner expenses associated with, but not limited to, document preparation, design review, installation, monitoring, and construction-related operations and maintenance for the Generating Facility and for the Interconnection Facilities.	Incidental Expenses: "Incidental Expenses" shall mean those expenses incidental to the performance of construction pursuant to an Interconnection Construction Service Agreement, including, but not limited to, the expense of temporary construction power, telecommunications charges, Transmission Owner expenses associated with, but not limited to, document preparation, design review, installation, monitoring, and construction- related operations and maintenance for the Generating Facility and for the Interconnection Facilities.	Revisions to correct defined term.

11.	Tariff, Part VII, Subpart A, section 300 – Definition I Tariff, Part VIII, Subpart A, section 400 – Definition I	Incremental Deliverability Rights (IDRs): "Incremental Deliverability Rights" ("IDR)" shall mean the rights to the incremental ability, resulting from the addition of Merchant Transmission Facilities, to inject energy and capacity at a point on the Transmission System, such that the injection satisfies the deliverability requirements of a Capacity Resource. Incremental Deliverability Rights may be obtained by a generator or a Generation Project Developer, pursuant to an IDR Transfer Agreement, to satisfy, in part, the deliverability requirements necessary to obtain Capacity Interconnection Rights.	Incremental Deliverability Rights (IDRs): "Incremental Deliverability Rights" ("IDR")" shall mean the rights to the incremental ability, resulting from the addition of Merchant Transmission Facilities, to inject energy and capacity at a point on the Transmission System, such that the injection satisfies the deliverability requirements of a Capacity Resource. Incremental Deliverability Rights may be obtained by a generator or a Generation Project Developer, pursuant to an IDR Transfer Agreement, to satisfy, in part, the deliverability requirements necessary to obtain Capacity Interconnection Rights.	Revisions correct punctuation.
12.	Tariff, Part VII, Subpart A, section 300 – Definition N Tariff, Part VIII, Subpart A, section 400 – Definition <u>N</u> E	Necessary Study Agreement: "Necessary Study Agreement" shall mean the form of agreement for preparation of one or more Necessary Studies, as set forth in Tariff, Part IX, Subpart G.	Necessary Studiesy Agreement: "Necessary Studiesy Agreement" shall mean the form of agreement for preparation of one or more Necessary Studies, as set forth in Tariff, Part IX, Subpart G.	Revisions correct references to the agreement in Tariff, Part IX, Subpart G.
13.	Tariff, Part VII, Subpart A, section 300 – Definition N Tariff, Part VIII, Subpart A, section 400 – Definition N	Necessary Study: "Necessary Study(ies)" shall mean the assessment(s) undertaken by the Transmission Provider to determine whether a planned modification under Appendix 2, section 3.4.1 of the GIA will have a permanent material impact on the Transmission System and to identify the additions, modifications, or replacements to the Transmission System, if any, that are necessary, in accordance with Good Utility Practice, and/or to maintain compliance with Applicable Laws and Regulations or Applicable Standards, to accommodate the planned	Necessary Study: "Necessary Study(ies)" shall mean the assessment(s) undertaken by the Transmission Provider to determine whether a planned modification under <u>GIA</u> , Appendix <u>H</u> 2, section 3.4.1 of the GIA will have a permanent material impact on the Transmission System and to identify the additions, modifications, or replacements to the Transmission System, if any, that are necessary, in accordance with Good Utility Practice, and/or to maintain compliance with Applicable Laws and Regulations or Applicable Standards, to accommodate the	Revisions correct internal cross-reference, incorporate PJM standard formatting, and correct the reference to the agreement in Tariff, Part IX, Subpart G.

		modifications. A form of the Necessary Study Agreement is set forth in Tariff, Part IX, Subpart G.	planned modifications. A form of the Necessary Stud <u>iesy</u> Agreement is set forth in Tariff, Part IX, Subpart G.	
14.	Tariff, Part VII, Subpart A, section 300 – Definition N Tariff, Part VIII, Subpart A, section 400 – Definition N	Network Upgrades: "Network Upgrades" shall mean modifications or additions to transmission-related facilities that are integrated with and support the Transmission Provider's overall Transmission System for the general benefit of all users of such Transmission System. Network Upgrades shall include Stand Alone Network Upgrades which are Network Upgrades that are not part of an Affected System; only serve the Generating Facility or Merchant Transmission Facility; and have no impact or potential impact on the Transmission System until the final tie-in is complete. Both Transmission Provider and Project Developer must agree as to what constitutes Stand Alone Network Upgrades and identify them in the GIA, Schedule L or in the Interconnection Construction Service Agreement, Schedule D. If the Transmission Provider and Project Developer disagree about whether a particular Network Upgrade is a Stand Alone Network Upgrade, the Transmission Provider must provide the Project Developer a written technical explanation outlining why the Transmission Provider does not consider the Network Upgrade	Network Upgrades: "Network Upgrades" shall mean modifications or additions to transmission-related facilities that are integrated with and support the Transmission Provider's overall Transmission System for the general benefit of all users of such Transmission System. Network Upgrades shall include Stand Alone Network Upgrades which are Network Upgrades that are not part of an Affected System; only serve the Generating Facility or Merchant Transmission Facility; and have no impact or potential impact on the Transmission System until the final tie-in is complete. Both Transmission Provider and Project Developer must agree as to what constitutes Stand Alone Network Upgrades and identify them in the GIA, Specifications, section 3.0chedule L or in the Interconnection Construction Service Agreement, Schedule <u>C</u> D. If the Transmission Provider and Project Developer disagree about whether a particular Network Upgrade is a Stand Alone Network Upgrade, the Transmission Provider must provide the Project Developer a written technical explanation outlining why the Transmission Provider does not consider the Network	Revisions correct internal cross-references.

	to be a Stand Alone Network Upgrade within 15 days of its determination.	Upgrade to be a Stand Alone Network Upgrade within 15 days of its determination.	
Tariff, Part VII, Subpart A, section 300 – Definition P Tariff, Part VIII, Subpart A, section 400 – Definition P	Permissible Technological Advancement: "Permissible Technological Advancement" shall mean a proposed technological change such as an advancement to turbines, inverters, plant supervisory controls or other similar advancements to the technology proposed in the Interconnection Request that is submitted to the Transmission Provider no later than the end of Decision Point II. Provided such change may not: (i) increase the capability of the Generating Facility or Merchant Transmission Facility as specified in the original Interconnection Request; (ii) represent a different fuel type from the original Interconnection Request; or (iii) cause any material adverse impact(s) on the Transmission System with regard to short circuit capability limits, steady-state thermal and voltage limits, or dynamic system stability and response. If the proposed technological advancement, no additional study will be necessary and the proposed technological advancement will not be considered a Material Modification.	Permissible Technological Advancement: ""Permissible Technological Advancement" shall mean a proposed technological change such as an advancement to turbines, inverters, plant supervisory controls or other similar advancements to the technology proposed in the Interconnection Request that is submitted to the Transmission Provider no later than the end of Decision Point II. Provided such change may not: (i) increase the capability of the Generating Facility or Merchant Transmission Facility as specified in the original Interconnection Request; (ii) represent a different fuel type from the original Interconnection Request; or (iii) cause any material adverse impact(s) on the Transmission System with regard to short circuit capability limits, steady-state thermal and voltage limits, or dynamic system stability and response. If the proposed technological advancement is a Permissible Technological Advancement, no additional study will be necessary and the proposed technological advancement will not be considered a Material Modification.	Revisions incorporate PJM standard formatting.

	Tariff, Part VII, Subpart A, section 300 – Definition P Tariff, Part VIII, Subpart A, section 400 – Definition P	Project Developer Interconnection Facilities: "Project Developer Interconnection Facilities" shall mean all facilities and equipment owned and/or controlled, operated and maintained by Project Developer on Project Developer's side of the Point of Change of Ownership identified in the Schedule B of the Generation Interconnection Agreement, including any modifications, additions, or upgrades made to such facilities and equipment, that are necessary to physically and electrically interconnect the Generating Facility with the Transmission System.	Project Developer Interconnection Facilities: "Project Developer Interconnection Facilities" shall mean all facilities and equipment owned and/or controlled, operated and maintained by Project Developer on Project Developer's side of the Point of Change inof Ownership identified in the GIA, Schedule B of the Generation Interconnection Agreement, including any modifications, additions, or upgrades made to such facilities and equipment, that are necessary to physically and electrically interconnect the Generating Facility with the Transmission System.	Revisions incorporate PJM standard formatting and reference to a defined term.
17.	Tariff, Part VII, Subpart A, section 300 – Definition Q Tariff, Part VIII, Subpart A, section 400 – Definition Q	Qualifying Facility: "Qualifying Facility" shall mean means an electric energy generating facility that complies with the qualifying facility definition established by Public Utility Regulatory Policies Act ("PURPA") and any FERC rules as amended from time to time (18 C.F.R. part 292, section 292.203 et seq.) implementing PURPA and, to the extent required to obtain or maintain Qualifying Facility status, is self-certified as a Qualifying Facility or is certified as a Qualified Facility by the FERC.	Qualifying Facility: "Qualifying Facility" shall mean means an electric energy generating facility that complies with the qualifying facility definition established by Public Utility Regulatory Policies Act ("PURPA") and any FERC rules as amended from time to time (18 C.F.R. part 292, section 292.203 et seq.) implementing PURPA and, to the extent required to obtain or maintain Qualifying Facility status, is self-certified as a Qualifying Facility or is certified as a Qualified Facility by the FERC.	Revision corrects grammar.

Tariff, Part VII, Subpart A, section 300 – Definition R Tariff, Part VIII, Subpart A, section 400 – Definition R	Request Number: "Request Number" shall mean, when an Application from an Upgrade Customer results in a valid Upgrade Request, in accordance with Tariff, Part VII, section 306 [or Part VIII, Subpart H, section 435], the assigned Request Number to such request as confirmed by Transmission Owner. The Request Number will indicate the serial position and priority.	Request Number: "Request Number" shall mean, when an Application from an Upgrade Customer results in a valid Upgrade Request, in accordance with Tariff, Part VII, section 3 <u>37</u> 06 [or Part VIII, Subpart H, section 435], the assigned Request Number to such request as confirmed by Transmission Owner. The Request Number will indicate the serial position and priority.	Revision corrects internal cross-reference.
Tariff, Part VII, Subpart A, section 300 – Definition S Tariff, Part VIII, Subpart A, section 400 – Definition S	Schedule of Work: "Schedule of Work" shall mean that Schedule of Work set forth in section 8.0 of Schedule L of a GIA, or Schedule of a CSA, as applicable, setting forth the timing of work to be performed by the Constructing Entity(ies), based upon the System Impact Study(ies) and subject to modification, as required, in accordance with Transmission Provider's scope change process for interconnection projects set forth in the PJM Manuals.	Schedule of Work: "Schedule of Work" shall mean that Schedule of Work set forth in <u>GIA</u> , <u>Schedule</u> , <u>L</u> , <u>section</u> 8.0 <u>of Schedule L of a GIA</u> , or <u>CSA</u> , <u>Schedule of a CSAAppendix I</u> , as applicable, setting forth the timing of work to be performed by the Constructing Entity(ies), based upon the System Impact Study(ies) and subject to modification, as required, in accordance with Transmission Provider's scope change process for interconnection projects set forth in the PJM Manuals.	Revision corrects internal cross-references and incorporates PJM standard formatting.

Tariff, Part VII, Subpart A, section 300 – Definition S Tariff, Part VIII, Subpart A, section 400 – Definition S	Scope of Work: "Scope of Work" shall mean that scope of the work set forth in Specification section 3.0 of the GIA to be performed by the Constructing Entity(ies) pursuant to the Interconnection Construction Service Agreement, provided that such Scope of Work may be modified, as required, in accordance with Transmission Provider's scope change process for interconnection projects set forth in the PJM Manuals.	Scope of Work: "Scope of Work" shall mean that scope of the work set forth in <u>GIA</u> , Specification <u>s</u> , section 3.0 of the GIA to be performed by the Constructing Entity(ies) or scope of work set forth in pursuant to the Interconnection Construction Service Agreement, Schedule C, provided that such Scope of Work may be modified, as required, in accordance with Transmission Provider's scope change process for interconnection projects set forth in the PJM Manuals.	Revisions modify language to incorporate PJM standard formatting, grammatical correction, and correction to a defined term.
Tariff, Part VII, Subpart A, section 300 – Definition S	Security: "Security" shall mean the financial guaranty provided by the Project Developer, Eligible Customer or Upgrade Customer pursuant to Tariff, Part VII, Subpart D, sections 309(A)(2)(i), 309(A)(3)(a), 311(a)(2)(d)(i)(a). 311(A)(2)(h), and 313(A)(1)(a), to secure the Project Developer's, Eligible Customer's or Upgrade Customer responsibility for Costs under an interconnection-related agreement set forth in Tariff, Part IX.	Security: "Security" shall mean the financial guaranty provided by the Project Developer, Eligible Customer or Upgrade Customer pursuant to Tariff, Part VII, Subpart D, sections 309(A)(2)(i), and Tariff, Part VII, Subpart D, section 309(A)(3)(a), and Tariff, Part VII, Subpart D, section, 311(a)(2)(d)(i)(a), and Tariff, Part VII, Subpart D, section 311(A)(2)(h), and Tariff, Part VII, Subpart D, section 313(A)(1)(a), to secure the Project Developer's, Eligible Customer's or Upgrade Customer responsibility for Costs under an interconnection-related agreement set forth in Tariff, Part IX.	Revisions clarify internal cross-references and correct grammar.

22.	Tariff, Part VIII, Subpart A, section 400 – Definition S	Security:	Security:	Revisions clarify internal cross-references.
		"Security" shall mean the financial guaranty provided by the Project Developer, Eligible Customer or Upgrade Customer pursuant to Tariff, Part VIII, Subpart C, sections 406(A)(2) and (3), 408(A)(2)(d), and 410(A)(1) to secure the Project Developer's, Eligible Customer's or Upgrade Customer responsibility for Costs under an interconnection-related agreement set forth in Tariff, Part IX.	"Security" shall mean the financial guaranty provided by the Project Developer, Eligible Customer or Upgrade Customer pursuant to Tariff, Part VIII, Subpart C, sections 406(A)(2) and (3), and Tariff, Part VIII, Subpart C 408(A)(2)(d), and Tariff, Part VIII, Subpart C, section 410(A)(1) to secure the Project Developer's, Eligible Customer's or Upgrade Customer responsibility for Costs under an interconnection-related agreement set forth in Tariff, Part IX.	
23.	Tariff, Part VII, Subpart A, section 300 – Definition S	Site Control: "Site Control" shall mean the evidentiary documentation provided by Project Developer in relation to a New Service Request demonstrating the requirements as set forth in the following Tariff, Part VII, Subpart A, section 302, and Tariff, Part VII, Subpart C, section 306, and Subpart D, sections 309 and 313.	Site Control: "Site Control" shall mean the evidentiary documentation provided by Project Developer in relation to a New Service Request demonstrating the requirements as set forth in the following-Tariff, Part VII, Subpart A, section 302, and Tariff, Part VII, Subpart C, section 306, and <u>Tariff, Part VII,</u> Subpart D, sections 309, and <u>Tariff, Part VII, Subpart D, section</u> 313.	Revisions clarify internal cross-references and correct grammar.
24.	Tariff, Part VIII, Subpart A, section 400 – Definition S	Site Control: "Site Control" shall mean the evidentiary documentation provided by Project Developer in relation to a New Service Request demonstrating the requirements as set forth in the following Tariff, Part VIII, Subpart A, section 402, and Tariff, Part VIII, Subpart B, section 403, and Subpart C, sections 406 and 410.	Site Control: "Site Control" shall mean the evidentiary documentation provided by Project Developer in relation to a New Service Request demonstrating the requirements as set forth in the following Tariff, Part VIII, Subpart A, section 402, and Tariff, Part VIII, Subpart B, section 403, and <u>Tariff, Part VIII,</u> Subpart C, sections 406 and <u>Tariff, Part VIII, Subpart C, section</u> 410.	Revisions clarify internal cross-references.

25.	Tariff, Part VII, Subpart A, section 300 – Definition S	Stand Alone Network Upgrades:	Stand Alone Network Upgrades:	Revisions correct internal cross-references and incorporate PJM standard formatting.
	section 300 – Definition S Tariff, Part VIII, Subpart A, section 400 – Definition S	"Stand Alone Network Upgrades" shall mean Network Upgrades, which are not part of an Affected System, which a Project Developer may construct without affecting day-to-day operations of the Transmission System during their construction. Transmission Provider, Transmission Owner and Project Developer must agree as to what constitutes Stand Alone Network Upgrades and identify them in Specifications section 3.0 of Appendix L of the GIA. If the Transmission Provider or Transmission Owner and Project Developer disagree about whether a particular Network Upgrade is a Stand Alone Network Upgrade, the Transmission Provider or Transmission Owner that disagrees with the Project Developer must provide the Project Developer a written technical explanation outlining why the Transmission Provider or Transmission Owner does not consider the Network Upgrade to be a Stand Alone Network Upgrade within 15 days of its determination.	"Stand Alone Network Upgrades" shall mean Network Upgrades, which are not part of an Affected System, which a Project Developer may construct without affecting day-to-day operations of the Transmission System during their construction. Transmission Provider, Transmission Owner and Project Developer must agree as to what constitutes Stand Alone Network Upgrades and identify them in <u>GIA</u> , Specifications, section 3.0-of Appendix L of the GIA. If the Transmission Provider or Transmission Owner and Project Developer disagree about whether a particular Network Upgrade is a Stand Alone Network Upgrade, the Transmission Provider or Transmission Owner that disagrees with the Project Developer must provide the Project Developer a written technical explanation outlining why the Transmission Provider or Transmission Owner does not consider the Network Upgrade to be a Stand Alone Network Upgrade within	Incorporate PJM standard formatting.
26.	Tariff, Part VII, Subpart A, section 300 – Definition T Tariff, Part VIII, Subpart A, section 400 – Definition T	Transmission Owner Interconnection Facilities: "Transmission Owner Interconnection Facilities" shall mean all Interconnection Facilities that are not Project Developer Interconnection Facilities and that, after the transfer under Appendix 2, section 23.3.5 of the GIA to the Transmission Owner of title to any Transmission Owner Interconnection Facilities that the Project Developer constructed, are owned, controlled, operated and maintained by the Transmission Owner on the Transmission Owner's side of the Point of Change of Ownership identified in appendices to the Generation Interconnection Agreement and if applicable, the Interconnection Construction Service Agreement, including any modifications, additions or upgrades made to such facilities and	15 days of its determination. Transmission Owner Interconnection Facilities: "Transmission Owner Interconnection Facilities" shall mean all Interconnection Facilities that are not Project Developer Interconnection Facilities and that, after the transfer under <u>GIA</u> , Appendix <u>H</u> 2, section 23.3.5 of the <u>GIA</u> to the Transmission Owner of title to any Transmission Owner Interconnection Facilities that the Project Developer constructed, are owned, controlled, operated and maintained by the Transmission Owner on the Transmission Owner's side of the Point of Change <u>inef</u> Ownership identified in appendices to the Generation Interconnection Agreement and if applicable, the Interconnection Construction Service Agreement, including any modifications, additions or upgrades	Revisions incorporate PJM standard formatting and correct reference to a defined term.

	equipment, that are necessary to physically and electrically interconnect the Generating Facility with the Transmission System or interconnected distribution facilities.	made to such facilities and equipment, that are necessary to physically and electrically interconnect the Generating Facility with the Transmission System or interconnected distribution facilities.	

IPRTF GDECS II Proposed Clean-Up, Clarifications and Corrections to Governing Documents

April 28, 2025 Revised Chart - Version 3

Tariff sections: Tariff, Part IX, Subpart B – Form of Generation Interconnection Agreement Combined with Construction Service Agreement

Number	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
	Tariff, Part IX, Subpart B, GIA, section 1.0	Parties. This Generation Interconnection Agreement ("GIA") including the Specifications, Schedules and Appendices attached hereto and incorporated herein, is entered into by and between PJM Interconnection, L.L.C., the Regional Transmission Organization for the PJM Region (hereinafter "Transmission Provider" or "PJM"), ("Project Developer" [OPTIONAL: or "[short name"]]) and ("Transmission Owner" [OPTIONAL: or "[short name]"]). All capitalized terms herein shall have the meanings set forth in the appended definitions of such terms as stated in Part I of the PJM Open Access Transmission Tariff ("Tariff").	Parties. This Generation Interconnection Agreement ("GIA") including the Specifications, Schedules and Appendices attached hereto and incorporated herein, is entered into by and between PJM Interconnection, L.L.C., the Regional Transmission Organization for the PJM Region (hereinafter "Transmission Provider" or "PJM"), 	To correct the cross-references to Tariff definitions.

28.	Tariff, Part IX, Subpart B, GIA, section 2.0	Authority. This GIA is entered into pursuant to the Generation Interconnection Procedures set forth in [instruction: {use Part VII if this is a transition period GIA subject to Tariff, Part VII} {use Part VIII if this a new rules GIA subject to Part VIII}] of the Tariff. Project Developer has requested a GIA under the Tariff, and Transmission Provider has determined that Project Developer is eligible under the Tariff to obtain this GIA. The standard terms and conditions for interconnection as set forth in Appendix 2 to this GIA are hereby specifically incorporated as provisions of this GIA. Transmission Provider, Transmission Owner, and Project Developer agree to and assume all of the rights and obligations of the Transmission Provider, Transmission Owner, and Project Developer, respectively, as set forth in Appendix 2 to this GIA.	Authority. This GIA is entered into pursuant to the Generation Interconnection Procedures ("GIP") set forth in [instruction: {use Part VII if this is a transition period GIA subject to Tariff, Part VII} {use Part VIII if this a new rules GIA subject to Part VIII] of the Tariff. Project Developer has requested a GIA under the Tariff, and Transmission Provider has determined that Project Developer is eligible under the Tariff to obtain this GIA. The standard terms and conditions for interconnection as set forth in Appendix 2 to this GIA are hereby specifically incorporated as provisions of this GIA. Transmission Provider, Transmission Owner, and Project Developer agree to and assume all of the rights and obligations of the Transmission Provider, Transmission Owner, and Project Developer, respectively, as set forth in <u>GIA</u> , Appendix 2-to this GIA.	Correction to add GIP to first reference of Generation Interconnection Procedures. The GIP is referred to in Section 5.0, but is not defined until Appendix 1. Revisions also incorporate PJM standard formatting.
29.	Tariff, Part IX, Subpart B, GIA, section 3.0	Generating Facility or Merchant Transmission Facility Specifications. Attached are Specifications for the Generating Facility or Merchant Transmission Facility that Project Developer proposes to interconnect with the Transmission System. Project Developer represents and warrants that, upon completion of construction of such facilities, it will own or control the Generating Facility or Merchant Transmission Facility identified in section 1.0 of the Specifications attached hereto and made a part hereof. In the event that Project Developer will not own the Generating Facility or Merchant Transmission Facility, Project Developer represents and warrants that it is authorized by the owner(s) thereof to enter into this GIA and to represent such control.	Generating Facility or Merchant Transmission Facility Specifications. Attached are Specifications for the Generating Facility or Merchant Transmission Facility that Project Developer proposes to interconnect with the Transmission System. Project Developer represents and warrants that, upon completion of construction of such facilities, it will own or control the Generating Facility or Merchant Transmission Facility identified in <u>GIA</u> , <u>Specifications</u> , section 1.0 of the <u>Specifications</u> attached hereto and made a part hereof. In the event that Project Developer will not own the Generating Facility or Merchant Transmission Facility, Project Developer represents and warrants that it is authorized by the owner(s) thereof to enter into this GIA and to represent such control.	Revisions incorporate PJM standard formatting.

30.	Tariff, Part IX, Subpart B, GIA, section 4.0	Effective Date. Subject to any necessary regulatory acceptance, this GIA shall become effective on the date it is executed by all Interconnection Parties, or, if the agreement is filed with FERC unexecuted, upon the date specified by FERC. This GIA shall terminate on such date as mutually agreed upon by the parties, unless earlier terminated in accordance with the terms set forth in Appendix 2 to this GIA. The term of the GIA shall be as provided in section 1.3 of Appendix 2 to this GIA. Interconnection Service shall commence as provided in section 1.2 of Appendix 2 to this GIA.	Effective Date. Subject to any necessary regulatory acceptance, this GIA shall become effective on the date it is executed by all Interconnection Parties, or, if the agreement is filed with FERC unexecuted, upon the date specified by FERC. This GIA shall terminate on such date as mutually agreed upon by the parties, unless earlier terminated in accordance with the terms set forth in <u>GIA</u> , Appendix 2 to this <u>GIA</u> . The term of the GIA shall be as provided in <u>GIA</u> , Appendix 2, section 1.3-of Appendix 2 to this <u>GIA</u> . Interconnection Service shall commence as provided in <u>GIA</u> , Appendix 2, section 1.2-of Appendix 2 to this <u>GIA</u> .	To correct the subsection reference to be more general because all of section 1 applies, not just section 1.2. Revisions also incorporate PJM standard formatting.
31.	Tariff, Part IX, Subpart B, GIA, section 6.2.1	Fuel delivery agreement and water agreement. Project Developer must demonstrate it has entered into a fuel delivery agreement and water agreement, if necessary, and that it controls any necessary rights-of-way for fuel and water interconnection by	Fuel delivery agreement and water agreement. On or before, Project Developer must demonstrate it has entered into a fuel delivery agreement and water agreement, if necessary, and that it controls any necessary rights-of-way for fuel and water interconnection-by.	To make the milestone wording consistent with the other milestones.
32.	Tariff, Part IX, Subpart B, GIA, section 6.2.2	6.2.2 Local, county, and state site permits. Project Developer must obtain all necessary local, county, and state site permits by	6.2.2 Local, county, and state site permits. <u>On or before</u> , Project Developer <u>must demonstrate that it has</u> <u>obtained obtain</u> all necessary local, county, and state site permits <u>by</u> .	To make the milestone wording consistent with the other milestones.

33.	Tariff, Part IX, Subpart B, GIA, section 6.2.3	Project Developer shall provide evidence of 100 percent Site Control for the Generating Facility or Merchant Transmission Facility, Interconnection Facilities, and, if applicable, the Stand Alone Network Upgrades necessary to interconnect the project to the Transmission System consistent with GIP no later than six months after the effective date of this GIA. Notwithstanding any other provisions of this GIA, no extension of this milestone shall be granted and if the Project Developer fails to meet this milestone, its Interconnection Request and this Agreement shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitting the necessary filings with FERC.	Project Developer shall provide evidence of 100 percent Site Control for the Generating Facility or Merchant Transmission Facility, Interconnection Facilities, and, if applicable, the Stand Alone Network Upgrades necessary to interconnect the project to the Transmission System consistent with GIP no later than <u>180 dayssix months</u> after the effective date of this GIA. Notwithstanding any other provisions of this GIA, no extension of this milestone shall be granted and if the Project Developer fails to meet this milestone, its Interconnection Request and this Agreement shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitting the necessary filings with FERC.	To reference six months in terms of days to clarify calculation of deadline.
34.	Tariff, Part IX, Subpart B, GIA, section 6.4	Project Developer shall demonstrate the occurrence of each of the foregoing milestones to Transmission Provider's reasonable satisfaction. Transmission Provider may reasonably extend any such milestone dates, in the event of delays that Project Developer (i) did not cause and (ii) could not have remedied through the exercise of due diligence. Project Developer shall also have a one-time option to extend its milestone (other than any milestone related to Site Control) for a total period of one year regardless of cause. This option may only be applied one time for an Interconnection Request, and may only be applied to one single milestone specified in this GIA. Other milestone dates stated in this GIA shall be deemed to be extended coextensively with Project Developer's use of this provision. Once this extension is used, it is no longer available with regard to any other milestones or other deadlines in this GIA. If the Project Developer fails to meet any of the milestones set forth above, including	Project Developer shall demonstrate the occurrence of each of the foregoing milestones to Transmission Provider's reasonable satisfaction. Transmission Provider may reasonably extend any such milestone dates, in the event of delays that Project Developer (i) did not cause and (ii) could not have remedied through the exercise of due diligence. Project Developer shall also have a one-time option to extend its milestone (other than any milestone related to Site Control) for a total period of one year regardless of cause. This option may only be applied one time for an Interconnection Request, and may only be applied to one single milestone specified in this GIA. Other milestone dates stated in this GIA shall be deemed to be extended coextensively with Project Developer's use of this provision. Once this extension is used, it is no longer available with regard to any other milestones or other deadlines in this GIA. If the Project Developer fails to meet any of the milestones set forth above, including any extended milestones, its Interconnection Request shall be terminated and withdrawn,	To clarify that termination and withdrawal are subject to those provisions, including breach.

		any extended milestones, its Interconnection Request shall be terminated and withdrawn, in accordance with the provisions of Appendix 2, sections 15 and 16. Transmission Provider shall take all necessary steps to effectuate this termination, including submitting the necessary filings with FERC.	in accordance withsubject to the provisions of Appendix 2, sections 15 and 16. Transmission Provider shall take all necessary steps to effectuate this termination, including submitting the necessary filings with FERC.	
35.	Tariff, Part IX, Subpart B, GIA, section 10.4.1	Schedule L of this GIA sets forth the additional terms and conditions of service that apply in the event there are any Project Developer Interconnection Facilities, Transmission Owner Interconnection Facilities, or Transmission Owner Upgrades subject to this Agreement. In the event there is an additional Transmission Owner listed in Specification section 3.0(c), Transmission Provider, Project Developer and the additional Transmission Owner shall be required to enter into a separate Interconnection Construction Service Agreement in the form set forth in Tariff, Part IX, Subpart J. In the event there are any Common Use Upgrades listed in Specification section 3.0 of this GIA, Transmission Provider and Project Developer, along with the other relevant Project Developers, shall also be required to enter into a separate Network Upgrade Cost Responsibility Agreement in the form set forth in Tariff, Part IX, Subpart H.	GIA, Schedule L-of this GIA-sets forth the additional terms and conditions of service that apply in the event there are any Project Developer Interconnection Facilities, Transmission Owner Interconnection Facilities, or Transmission Owner Upgrades subject to this Agreement. In the event there is an additional Transmission Owner listed in <u>GIA</u> , Specification <u>s</u> , section 3.0(c), Transmission Provider, Project Developer and the additional Transmission Owner shall be required to enter into a separate <u>Interconnection</u> Construction Service Agreement in the form set forth in Tariff, Part IX, Subpart J. In the event there are any Common Use Upgrades listed in <u>GIA</u> , Specification <u>s</u> , section 3.0 of this GIA, Transmission Provider and Project Developer, along with the other relevant Project Developers, shall also be required to enter into a separate Network Upgrade Cost Responsibility Agreement in the form set forth in Tariff, Part IX, Subpart H.	Correction to clarify subsection reference in Specifications, section 3.0, correction to reference the CSA properly, corrections to comply with standard PJM formatting.

36.	Tariff, Part IX, Subpart B, GIA, section 11.1 – 11.4	11.1 Point of Interconnection. The Point of Interconnection shall be as identified on the one-line diagram attached as Schedule B to this GIA.	11.1 Point of Interconnection. The Point of Interconnection shall be as identified on the <u>one-linesingle-line</u> diagram attached as <u>GIA, Schedule B. to this GIA.</u>	To make the reference to the diagram conform to how it is labeled in Schedule B, remove duplicate language and incorporate standard formatting.
		11.2 List and Ownership of Interconnection Facilities and Transmission Owner Upgrades. The Interconnection Facilities and Transmission Owner Upgrades and Transmission Owner Upgrades to be constructed and ownership of the components thereof are identified in section 3.0 of the Specifications attached to this GIA.	11.2 List and Ownership of Interconnection Facilities and Transmission Owner Upgrades. The Interconnection Facilities and Transmission Owner Upgrades and Transmission Owner Upgrades to be constructed and ownership of the components thereof are identified in <u>GIA</u> , section 3.0 of the Specifications attached to this GIA.	
		11.3 Ownership and Location of Metering Equipment. The Metering Equipment to be constructed, the capability of the Metering Equipment to be constructed, and the ownership thereof, are identified on the attached Schedule C to this GIA.	11.3 Ownership and Location of Metering Equipment. The Metering Equipment to be constructed, the capability of the Metering Equipment to be constructed, and the ownership thereof, are identified on the attached <u>GIA</u> , Schedule C-to this GIA.	
		11.4 Applicable Technical Standards. The Applicable Technical Requirements and Standards that apply to the Generating Facility or Merchant Transmission Facility and the Interconnection Facilities and Transmission Owner Upgrades are identified in Schedule D to this GIA.	11.4 Applicable Technical Standards. The Applicable Technical Requirements and Standards that apply to the Generating Facility or Merchant Transmission Facility and the Interconnection Facilities and Transmission Owner Upgrades are identified in <u>GIA</u> , Schedule D-to this GIA.	

37.	Tariff, Part IX, Subpart B, GIA, section 16.0	Amendment. Except as set forth in Appendix 2, section 12.0 of this GIA, this GIA or any part thereof, may not be amended, modified, or waived other than by a written document signed by all parties hereto. Parties acknowledge that, subsequent to execution of this agreement, errors may be corrected by replacing the page of the agreement containing the error with a corrected page, as agreed to and signed by the parties without modifying or altering the original date of execution, dates of any milestones, or obligations contained therein.	Amendment. Except as set forth in <u>GIA</u> , Appendix 2 <u>, section</u> 12.0 of this <u>GIA</u> , this <u>GIA</u> or any part thereof, may not be amended, modified, or waived other than by a written document signed by all parties hereto. Parties acknowledge that, subsequent to execution of this agreement, errors may be corrected by replacing the page of the agreement containing the error with a corrected page, as agreed to and signed by the parties without modifying or altering the original date of execution, dates of any milestones, or obligations contained therein.	To make this a broader reference so other potentially applicable sections of Appendix 2 are not excluded.
38.	Tariff, Part IX, Subpart B, GIA, section 22	Addendum of Interconnection Requirements for all Wind or Non-synchronous Generation Facilities. To the extent required, Schedule H to this GIA sets forth interconnection requirements for a wind or non- synchronous generation facilities and is hereby incorporated by reference and made a part of this GIA.	Addendum of Interconnection Requirements for all Wind or Non-synchronous Generation Facilities. To the extent required, Schedule H to this GIA sets forth interconnection requirements for a wind or non-synchronous generation facilities and is hereby incorporated by reference and made a part of this GIA.	To correct grammar.

39.	Tariff, Part IX, Subpart B, GIA, section 23	Infrastructure security of electric system equipment and operations and control hardware and software is essential to ensure day-to-day reliability and operational security. All interconnection parties agree to comply with all infrastructure security requirements of the North American Electric Reliability Corporation. All Transmission Providers, Transmission Owners, market participants, and Project Developers interconnected with electric systems are to comply with the recommendations offered by the President's Critical Infrastructure Protection Board and best practice recommendations from the electric reliability authority. All public utilities are expected to meet basic standards for electric system infrastructure and operational security, including physical, operational, and cyber- security practices.	Infrastructure security of electric system equipment and operations and control hardware and software is essential to ensure day-to-day reliability and operational security. All iInterconnection pParties agree to comply with all infrastructure security requirements of the North American Electric Reliability Corporation. All Transmission Providers, Transmission Owners, mMarket pParticipants, and Project Developers interconnected with electric systems are to comply with the recommendations offered by the President's Critical Infrastructure Protection Board and best practice recommendations from the electric reliability authority. All public utilities are expected to meet basic standards for electric system infrastructure and operational security, including physical, operational, and cyber-security practices.	To correct capitalization of defined terms.
40.	Tariff, Part IX, Subpart B, GIA, Specifications, section 2.1 (alternate section 2.1)	The generating unit(s) described in section 1.0 shall be an Energy Resource. Pursuant to this GIA, the generating unit will be permitted to inject MW (nominal) into the system. PJM reserves the right to limit injections to this quantity in the event reliability would be affected by output greater than such quantity.]	The generating unit(s) described in Specifications, section 1.0 shall be an Energy Resource. Pursuant to this GIA, the generating unit will be permitted to inject MW (nominal) into the system. PJM reserves the right to limit injections to this quantity in the event reliability would be affected by output greater than such quantity.]	To clarify the cross-reference.

41.	Tariff, Part IX, Subpart B, GIA, Specifications, section 2.1a	To the extent that any portion of the Generating Facility described in section 1.0 is not a Capacity Resource with Capacity Interconnection Rights, such portion of the Generating Facility shall be an Energy Resource. PJM reserves the right to limit total injections to the Maximum Facility Output in the event reliability would be affected by output greater than such quantity.	To the extent that any portion of the Generating Facility described in Specifications, section 1.0 is not a Capacity Resource with Capacity Interconnection Rights, such portion of the Generating Facility shall be an Energy Resource. PJM reserves the right to limit total injections to the Maximum Facility Output in the event reliability would be affected by output greater than such quantity.	To clarify the cross-reference.
42.	Tariff, Part IX, Subpart B, GIA, Specifications, section 3.0(a)(1)(i)	Facilities for which the Project Developer has sole cost responsibility	Facilities for which the Project Developer has sole cost responsibility.	To correct punctuation.
43.	Tariff, Part IX, Subpart B, GIA, Specifications, section 3.0(a)(2)	In the event that Project Developer has exercised the Option to Build, it is hereby permitted to build in accordance with and subject to the conditions and limitations set forth in Attachment L, the following portions of the Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades which constitute or are part of the Generating Facility or Merchant Transmission Facility:	In the event that Project Developer has exercised the Option to Build, it is hereby permitted to build in accordance with and subject to the conditions and limitations set forth in GIA, ScheduleAttachment L, the following portions of the Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades which constitute or are part of the Generating Facility or Merchant Transmission Facility:	Correction to properly reference GIA, Schedule L as it appears.
44.	Tariff, Part IX, Subpart B, GIA, Specifications, section 3.0(b) (2) (i)	Facilities for which the Project Developer has sole cost responsibility	Facilities for which the Project Developer has sole cost responsibility.	To correct punctuation.

45.	Tariff, Part IX, Subpart B, GIA, Specifications, section 3.0(c)	[if applicable, include the following][Name of any additional Transmission Owner constructing facilities with which Project Developer and Transmission Provider will also execute an Interconnection Construction Service Agreement] Facilities for which the Project Developer has sole cost responsibility	[if applicable, include the following][Name of any additional Transmission Owner constructing facilities with which Project Developer and Transmission Provider will also execute an- Interconnection Construction Service Agreement] Facilities for which the Project Developer has sole cost responsibility.	To correct the reference to the CSA and make a grammatical correction.
46.	Tariff, Part IX, Subpart B, GIA, Specifications, section 3.0(c)(i)	Facilities for which the Project Developer has sole cost responsibility	Facilities for which the Project Developer has sole cost responsibility.	To correct punctuation.
47.	Tariff, Part IX, Subpart B, GIA, Specifications, section 4.0	Subject to modification pursuant to the Negotiated Contract Option and/or the Option to Build, Project Developer shall be subject to the estimated charges detailed below, which shall be billed and paid in accordance with Appendix 2, section 11 of this GIA and Schedule L, section 9.0 {instruction - to be included if there is an additional Transmission Owner that has a separate CSA [and in Appendix 2, section 3.2.3.2 of the Construction Service Agreement with [insert Transmission Owner name].]} {Instruction - to be included if there is a Network Upgrade Cost Responsibility Agreement [and in [insert reference to NUCRA provisions]}	Subject to modification pursuant to the Negotiated Contract Option and/or the Option to Build, Project Developer shall be subject to the estimated charges detailed below, which shall be billed and paid in accordance with <u>GIA</u> , Appendix 2, section 11-of this GIA and <u>GIA</u> , Schedule L, section 9.0 {instruction - to be included if there is an additional Transmission Owner that has a separate CSA [and in Appendix <u>III</u> 2, section <u>93.2.3.2</u> of the Construction Service Agreement with [insert Transmission Owner name].]} {Instruction - to be included if there is a Network Upgrade Cost Responsibility Agreement [and in [insert reference to NUCRA provisions]}	Correction to cross-reference of a section of the CSA and to incorporate PJM standard formatting.
48.	Tariff, Part IX, Subpart B, GIA, Specifications, section 4.7	Sum of Security required for costs listed in Specifications sections 4.1 through 4.5 of this GIA	Sum of Security required for <u>C</u> eosts listed in <u>GIA</u> , Specifications sections 4.1 through 4.5 of this GIA	To capitalize defined term and incorporate PJM standard formatting.

49.	Tariff, Part IX, Subpart B, GIA, Appendix 2, 3.4 (Modification Costs)	Unless otherwise required by Applicable Laws and Regulations or this Appendix 2 and, with respect to a Transmission Project Developer, subject to the terms of the GIP,:	Unless otherwise required by Applicable Laws and Regulations or this Appendix 2 and, with respect to a Transmission Project Developer, subject to the terms of the GIP , :	Change to remove an excess comma.
50.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 4.6.1.3	In the event that operation of the Generating Facility or Merchant Transmission Facility of an Project Developer causes the Transmission System or the Transmission Owner's facilities to deviate from appropriate voltage schedules and/or reactive power schedules as specified by Transmission Provider or the Transmission Owner's operations control center (acting on behalf or at the direction of Transmission Provider), or that otherwise is inconsistent with Good Utility Practice and results in an unreasonable deterioration of the quality of electric service to other customers of Transmission Provider or the Transmission Owner, the Project Developer shall, upon discovery of the problem or upon notice from Transmission Provider or the Transmission Provider, take whatever steps are reasonably necessary to alleviate the situation at its expense, in accord with Good Utility Practice and within the reactive capability of the Generating Facility or Merchant Transmission Facility. In the event that the Project Developer does not alleviate the situation within a reasonable period of	In the event that operation of the Generating Facility or Merchant Transmission Facility of an Project Developer causes the Transmission System or the Transmission Owner's facilities to deviate from appropriate voltage schedules and/or reactive power schedules as specified by Transmission Provider or the Transmission Owner's operations control center (acting on behalf or at the direction of Transmission Provider), or that otherwise is inconsistent with Good Utility Practice and results in an unreasonable deterioration of the quality of electric service to other customers of Transmission Provider or the Transmission Owner, the Project Developer shall, upon discovery of the problem or upon notice from Transmission Provider or the Transmission Provider, take whatever steps are reasonably necessary to alleviate the situation at its expense, in accord with Good Utility Practice and within the reactive capability of the Generating Facility or Merchant Transmission Facility. In the event that the Project Developer does not alleviate the situation within a reasonable period of time following Transmission Provider's or the Transmission Owner's notice	Correction of a grammatical error.

		time following Transmission Provider's or the Transmission Owner's notice thereof, the Transmission Owner, with Transmission Provider's approval, upon notice to the Project Developer and at the Project Developer's expense, may take appropriate action, including installation on the Transmission System of power factor correction or other equipment, as is reasonably required, consistent with Good Utility Practice, to remedy the situation cited in Transmission Provider's or the Transmission Owner's notice to the Project Developer under this section.	thereof, the Transmission Owner, with Transmission Provider's approval, upon notice to the Project Developer and at the Project Developer's expense, may take appropriate action, including installation on the Transmission System of power factor correction or other equipment, as is reasonably required, consistent with Good Utility Practice, to remedy the situation cited in Transmission Provider's or the Transmission Owner's notice to the Project Developer under this section.	
51.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 5.2.1	The Interconnection Parties agree to confer regularly to coordinate the planning, scheduling and performance of preventive and corrective maintenance on the Generating Facility or Merchant Transmission Facility, the Project Developer Interconnection Facilities and any Transmission Owner Interconnection Facilities. In the event an Interconnection Construction Service Agreement is required, the Construction Parties acknowledge and agree that certain outages of transmission facilities owned by the Transmission Owner, as more specifically detailed in the Scope of Work, may be necessary in order to complete the process of constructing and installing all Interconnection Facilities. The Interconnection Parties, and where applicable, any Construction Parties, further acknowledge and agree that any such outages shall be coordinated by and through the Transmission Provider.	The Interconnection Parties agree to confer regularly to coordinate the planning, scheduling and performance of preventive and corrective maintenance on the Generating Facility or Merchant Transmission Facility, the Project Developer Interconnection Facilities and any Transmission Owner Interconnection Facilities. In the event an Interconnection Construction Service Agreement is required, the Construction Parties acknowledge and agree that certain outages of transmission facilities owned by the Transmission Owner, as more specifically detailed in the Scope of Work, may be necessary in order to complete the process of construction Parties, and where applicable, any Construction Parties, further acknowledge and agree that any such outages shall be coordinated by and through the Transmission Provider.	To correct the reference to the CSA.

52.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 8.5.3	A Project Developer entering the New Services Queue on or after October 1, 2012, with a proposed new Generating Facility that has a Maximum Facility Output equal to or greater than 100 MW shall install and maintain, at its expense, phasor measurement units ("PMUs"). PMUs shall be installed on the Generating Facility low side of the generator step-up transformer, unless it is a non-synchronous generation facility, in which case the PMUs shall be installed on the Generating Facility side of the Point of Change of Ownership.	A Project Developer entering the New Services Queue on or after October 1, 2012, with a proposed new Generating Facility that has a Maximum Facility Output equal to or greater than 100 MW shall install and maintain, at its expense, phasor measurement units ("PMUs"). PMUs shall be installed on the Generating Facility low side of the generator step-up transformer, unless it is a non-synchronous generation facility, in which case the PMUs shall be installed on the Generating Facility side of the Point of Change ef in Ownership.	Correction to reflect defined term.
53.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 10.1(d)(i)	any such charge shall exclude costs and expenses associated with Transmission Owner Interconnection Facilities and Transmission Owner Upgrades owned by the Transmission Owner that are radial line facilities that serve load in addition to an Project Developer; and	any such charge shall exclude costs and expenses associated with Transmission Owner Interconnection Facilities and Transmission Owner Upgrades owned by the Transmission Owner that are radial line facilities that serve load in addition to an Project Developer; and	Correction of grammatical error.

54.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 11.2.4	In the event of a billing dispute between any of the Interconnection Parties, and where applicable, the Construction Parties, Transmission Provider and the Transmission Owner shall continue to perform their respective obligations pursuant to this Generation Interconnection Agreement and any related Interconnection Construction Service Agreements so long as (a) Project Developer continues to make all payments not in dispute, and (b) the Security held by the Transmission Provider while the dispute is pending exceeds the amount in dispute, or (c) Project Developer pays to Transmission Provider or into an independent escrow account the portion of the invoice in dispute, pending resolution of such dispute. If Project Developer fails to meet any of these requirements, then Transmission Provider shall so inform the other Interconnection Parties and Construction Parties and Transmission Provider or the Transmission Owner may provide notice to Project Developer of a Breach pursuant to section 15 of this Appendix 2.	In the event of a billing dispute between any of the Interconnection Parties, and where applicable, the Construction Parties, Transmission Provider and the Transmission Owner shall continue to perform their respective obligations pursuant to this Generation Interconnection Agreement and any related Interconnection Construction Service Agreements so long as (a) Project Developer continues to make all payments not in dispute, and (b) the Security held by the Transmission Provider while the dispute is pending exceeds the amount in dispute, or (c) Project Developer pays to Transmission Provider or into an independent escrow account the portion of the invoice in dispute, pending resolution of such dispute. If Project Developer fails to meet any of these requirements, then Transmission Provider or the Transmission Owner may provide notice to Project Developer of a Breach pursuant to section 15 of this Appendix 2.	To correct the reference to a defined term.
55.	Tariff, Part IX, Subpart B, GIA, , Appendix 2, section 15.4	An Interconnection Party that commits a Breach and does not take steps to cure the Breach pursuant to this section 15.4 is automatically in Default of this Appendix 2 and of the Generation Interconnection Agreement, and its project and this Agreement shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitted the necessary filings with FERC.	An Interconnection Party that commits a Breach and does not take steps to cure the Breach pursuant to this section 15.4 is automatically in Default of this Appendix 2 and of the Generation Interconnection Agreement, and its project and this Agreement shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitted submitting the necessary filings with FERC."	Correction of a grammatical error.

56.	Tariff, Part IX, Subpart B, GIA,	In the event of cancellation pursuant to Appendix 2,	In the event of cancellation pursuant to Appendix 2, section	To incorporate PJM standard formatting by removing
	Appendix 2, section 16.1.4	section 16.1 of this GIA, the Project Developer shall be	16.1 of this GIA, the Project Developer shall be liable to pay	"the."
		liable to pay to the Transmission Owner or Transmission	to the Transmission Owner or Transmission Provider all	
		Provider all Cancellation Costs in connection with the	Cancellation Costs in connection with the GIA. Cancellation	
		GIA. Cancellation costs may include costs for Network	costs may include costs for Network Upgrades assigned to	
		Upgrades assigned to Project Developer, in accordance	Project Developer, in accordance with the Tariff and as	
		with the Tariff and as reflected in this GIA, which remain	reflected in this GIA, which remain the responsibility of	
		the responsibility of Project Developer under the Tariff.	Project Developer under the Tariff. This shall include costs	
		This shall include costs including, but not limited to, the	including, but not limited to, the costs for such Network	
		costs for such Network Upgrades to the extent such	Upgrades to the extent such cancellation would be a Material	
		cancellation would be a Material Modification, or would	Modification, or would have an adverse effect or impose	
		have an adverse effect or impose costs on other Project	costs on other Project Developers in the Cycle. In the event	
		Developers in the Cycle. In the event the Transmission	the Transmission Owner incurs Cancellation Costs, it shall	
		Owner incurs Cancellation Costs, it shall provide the	provide the Transmission Provider, with a copy to the Project	
		Transmission Provider, with a copy to the Project	Developer, with a written demand for payment and with	
		Developer, with a written demand for payment and with	reasonable documentation of such Cancellation Costs. The	
		reasonable documentation of such Cancellation Costs.	Project Developer shall pay the Transmission Provider each	
		The Project Developer shall pay the Transmission	bill for Cancellation Costs within 30 days after, as applicable,	
		Provider each bill for Cancellation Costs within 30 days	the Transmission Owner's or Transmission Provider's	
		after, as applicable, the Transmission Owner's or	presentation to the Project Developer of written demand	
		Transmission Provider's presentation to the Project	therefor, provided that such demand includes reasonable	
		Developer of written demand therefor, provided that	documentation of the Cancellation Costs that the invoicing	
		such demand includes reasonable documentation of the	party seeks to collect. Upon receipt of each of Project	
		Cancellation Costs that the invoicing party seeks to	Developer's payments of such bills of the Transmission	
		collect. Upon receipt of each of Project Developer's	Owner, Transmission Provider shall reimburse the	
		payments of such bills of the Transmission Owner,	Transmission Owner for Cancellation Costs incurred by the	
		Transmission Provider shall reimburse the Transmission	latter.	
		Owner for Cancellation Costs incurred by the latter.		

57.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 16.2.2.1	In the event that (i) the Generation Interconnection Agreement and Interconnection Service under this Appendix 2 are terminated and (ii) Transmission Provider determines that some or all of the Interconnection Facilities and Transmission Owner Upgrades that are owned by the Project Developer are necessary for the safety, integrity and/or reliability of the Transmission System, Project Developer, subject to Applicable Laws and Regulations, shall transfer to the Transmission Owner title to the Interconnection Facilities and Transmission Owner Upgrades that Transmission Provider has determined to be necessary for the safety, integrity and/or reliability of the Transmission System.	In the event that (i) the Generation Interconnection Agreement and Interconnection Service under this Appendix 2 are terminated and (ii) Transmission Provider determines that some or all of the Interconnection Facilities and Transmission Owner Upgrades that are owned by the Project Developer are necessary for the safety, integrity and/or reliability of the Transmission System, Project Developer, subject to Applicable Laws and Regulations, shall transfer to the Transmission Owner title to the Interconnection Facilities and Transmission Owner Upgrades that Transmission Provider has determined to be necessary for the safety, integrity and/or reliability of the Transmission System.	To remove "the" consistent with PJM standard formatting.
58.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 16.2.2.2	In the event that removal of some or all of the Interconnection Facilities and Transmission Owner Upgrades is necessary to maintain compliance with Applicable Standards, Project Developer shall be responsible for the costs of any such removal. Project Developer shall have the right to take or retain title to equipment and/or facilities that are removed pursuant to this section; alternatively, in the event that the Project Developer does not wish to retain title to removed equipment and/or facilities that it owns, the Transmission Owner may elect to pay the Project Developer a mutually agreed amount to acquire and own such equipment and/or facilities.	In the event that removal of some or all of the Interconnection Facilities and Transmission Owner Upgrades is necessary to maintain compliance with Applicable Standards, Project Developer shall be responsible for the costs of any such removal. Project Developer shall have the right to take or retain title to equipment and/or facilities that are removed pursuant to this section; alternatively, in the event that the Project Developer does not wish to retain title to removed equipment and/or facilities that it owns, the Transmission Owner may elect to pay the Project Developer a mutually agreed amount to acquire and own such equipment and/or facilities.	To remove "the" consistent with PJM standard formatting.

59.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 22.1	In the event that this Generation Interconnection Agreement contains any terms that deviate materially from the form included in the Tariff, Transmission Provider shall file the Generation Interconnection Agreement on behalf of itself and the Transmission Owner with FERC as a service schedule under the Tariff within 30 days after execution. Project Developer may request that any information so provided be subject to the confidentiality provisions of section 17 of this Appendix 2. An Project Developer shall have the right, with respect to any Generation Interconnection Agreement tendered to it, to request (a) dispute resolution under section 12 of the Tariff or, if concerning the Regional Transmission Expansion Plan, consistent with Schedule 5 of the Operating Agreement, or (b) that Transmission Provider file the agreement unexecuted with FERC. With the filing of any unexecuted Generation Interconnection Agreement, Transmission Provider may, in its discretion, propose to FERC a resolution of any or all of the issues in dispute between or among the Interconnection Parties.	In the event that this Generation Interconnection Agreement contains any terms that deviate materially from the form included in the Tariff, Transmission Provider shall file the Generation Interconnection Agreement on behalf of itself and the Transmission Owner with FERC as a service schedule under the Tariff within 30 days after execution. Project Developer may request that any information so provided be subject to the confidentiality provisions of <u>GIA</u> , <u>Appendix 2</u> , section 17 <u>of this Appendix 2</u> . An Project Developer shall have the right, with respect to any Generation Interconnection Agreement tendered to it, to request (a) dispute resolution under section 12 of the Tariff or, if concerning the Regional Transmission Expansion Plan, consistent with Schedule 5 of the Operating Agreement, or (b) that Transmission Provider file the agreement unexecuted with FERC. With the filing of any unexecuted Generation Interconnection Agreement, Transmission Provider may, in its discretion, propose to FERC a resolution of any or all of the issues in dispute between or among the Interconnection Parties.	To make a grammatical correction and clarify a cross reference.
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Tariff, Part IX, Subpart B, GIA, Appendix 2, section 24.1	This section 24.1 is applicable only to Project Developers. Provided that Project Developer agrees to conform to all requirements of the Internal Revenue Service ("IRS") (e.g., the "safe harbor" section 118(a) and 118(b) of the Internal Revenue Code of 1986, as amended and interpreted by Notice 2016-36, 2016-25 I.R.B. (6/20/2016)) that would confer nontaxable status on some or all of the transfer of property, including money, by Project Developer to the Transmission Owner for payment of the Costs of construction of the Transmission Owner Interconnection Facilities and Transmission Owner Upgrades, the Transmission Owner, based on such agreement and on current law, shall treat such transfer of property to it as nontaxable income and, except as provided in section 24.4.2 below, shall not include income taxes in the Costs of Transmission Owner Interconnection Facilities and Transmission Owner Interconnection Facilities and Transmission Owner Interconnection Facilities and project Developer under the Generation Interconnection Agreement. Project Developer shall document its	This section 24.1 is applicable only to Project Developers. Provided that Project Developer agrees to conform to all requirements of the Internal Revenue Service ("IRS") (e.g., the "safe harbor" section 118(a) and 118(b) of the Internal Revenue Code of 1986, as amended and interpreted by Notice 2016-36, 2016-25 I.R.B. (6/20/2016)) that would confer nontaxable status on some or all of the transfer of property, including money, by Project Developer to the Transmission Owner for payment of the Costs of construction of the Transmission Owner Interconnection Facilities and Transmission Owner Upgrades, the Transmission Owner, based on such agreement and on current law, shall treat such transfer of property to it as nontaxable income and, except as provided in section 24.4.2 below, shall not include income taxes in the Costs of Transmission Owner Interconnection Facilities and Transmission Owner Upgrades that are payable by Project Developer under the Generation Interconnection Agreement. Project Developer shall document its agreement to conform to IRS requirements for such non-taxable status in the Generation Interconnection Agreement, the	To correct the reference to the CSA.
	agreement to conform to IRS requirements for such non-taxable status in the Generation Interconnection Agreement, the Interconnection Construction Service Agreement, and/or applicable agreement.	Interconnection Construction Service Agreement, and/or applicable agreement.	
Tariff, Part IX, Subpart B, GIA, Appendix 2, section 24.2	Project Developer shall indemnify the Transmission Owner for any costs that Transmission Owner incurs in the event that the IRS and/or a state department of revenue ("State") determines that the property, including money, transferred by Project Developer to the Transmission Owner with respect to the construction of the Transmission Owner Interconnection Facilities and Transmission Owner Upgrades is taxable income to the Transmission Owner. Project Developer shall pay to the Transmission Owner, on demand, the amount of any	Project Developer shall indemnify the Transmission Owner for any costs that Transmission Owner incurs in the event that the IRS and/or a state department of revenue ("State") determines that the property, including money, transferred by Project Developer to the Transmission Owner with respect to the construction of the Transmission Owner Interconnection Facilities and Transmission Owner Upgrades is taxable income to the Transmission Owner. Project Developer shall pay to the Transmission Owner, on demand, the amount of any income taxes that the IRS or a State assesses to the	To correct the reference to the CSA.

Tariff, Part IX, Subpart B, GIA, Schedule I	income taxes that the IRS or a State assesses to the Transmission Owner in connection with such transfer of property and/or money, plus any applicable interest and/or penalty charged to the Transmission Owner. In the event that the Transmission Owner chooses to contest such assessment, either at the request of Project Developer or on its own behalf, and prevails in reducing or eliminating the tax, interest and/or penalty assessed against it, the Transmission Owner shall refund to Project Developer the excess of its demand payment made to the Transmission Owner over the amount of the tax, interest and penalty for which the Transmission Owner is finally determined to be liable. Project Developer's tax indemnification obligation under this section shall survive any termination of the Generation Interconnection Agreement or Interconnection Construction Service Agreement. This Schedule I specifies information for Energy Storage Resource will be required to provide primary frequency response consistent with the conditions set forth in Appendix 2, sections 4.7.2, 4.7.2.1, 4.7.2.2, 4.7.2.3, and 4.7.2.4 of this GIA.	Transmission Owner in connection with such transfer of property and/or money, plus any applicable interest and/or penalty charged to the Transmission Owner. In the event that the Transmission Owner chooses to contest such assessment, either at the request of Project Developer or on its own behalf, and prevails in reducing or eliminating the tax, interest and/or penalty assessed against it, the Transmission Owner shall refund to Project Developer the excess of its demand payment made to the Transmission Owner over the amount of the tax, interest and penalty for which the Transmission Owner is finally determined to be liable. Project Developer's tax indemnification obligation under this section shall survive any termination of the Generation Interconnection Agreement or Interconnection Construction Service Agreement.	To correct and clarify cross-references.
Tariff, Part IX, Subpart B, GIA, Schedule L, section 2.0	The standard terms and conditions for construction included in Appendix 2 of the GIA associated with this Interconnection Request are hereby specifically incorporated herein.	The standard terms and conditions for interconnections construction included in <u>GIA</u> , Appendix 2-of the GIA associated with this Interconnection Request are hereby specifically incorporated herein.	Revisions correct the language to align with the name of Appendix 2 and incorporate standard formatting.

64.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 5.0(a)	Project Developer Interconnection Facilities. Project Developer is responsible for designing and constructing the Project Developer Interconnection Facilities described in Specifications section 3.0(a)(1) of this GIA.	Project Developer Interconnection Facilities. Project Developer is responsible for designing and constructing the Project Developer Interconnection Facilities described in <u>GIA</u> , Specifications, section 3.0(a)(1)-of this GIA.	To incorporate PJM standard formatting and make a grammatical correction.
65.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 5.0(b)(1)	The Transmission Owner Interconnection Facilities and Transmission Owner Upgrades for which Transmission Owner shall be responsible for constructing are described in Specifications section 3.0(b) of this GIA.	The Transmission Owner Interconnection Facilities and Transmission Owner Upgrades for which Transmission Owner shall be responsible for constructing are described in <u>GIA</u> , Specifications, section 3.0(b) of this GIA.	To make a grammatical correction and reflect PJM standard formatting.
66.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 5.0(b)(3)	If Yes is indicated, Project Developer shall build, in accordance with and subject to the conditions and limitations set forth in section 11.2.3 of this Schedule L, those portions of the Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades described in Specifications section 3.0(a)(2) of this GIA.	If Yes is indicated, Project Developer shall build, in accordance with and subject to the conditions and limitations set forth in <u>GIA, Schedule L</u> , section 11.2.3 of this Schedule L, those portions of the Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades described in <u>GIA</u> , Specifications, section 3.0(a)(2) of this GIA.	To clarify internal cross-references, make a grammatical correction, and incorporate PJM standard formatting.

Tariff, Part IX, Subpart B, GIA, Schedule L, section 6.0	Facilitation by Transmission Provider: Transmission Provider shall keep itself apprised of the status of the Transmission Owner's and Project Developer's construction-related activities and, upon request of either of them, Transmission Provider shall meet with the Transmission Owner and Project Developer separately or together to assist them in resolving issues between them regarding their respective activities, rights and obligations under this Schedule L and Appendix 2 of the this GIA. Each of Transmission Owner and Project Developer shall cooperate in good faith with the other in Transmission Provider's efforts to facilitate resolution of disputes.	Facilitation by Transmission Provider: Transmission Provider shall keep itself apprised of the status of the Transmission Owner's and Project Developer's construction-related activities and, upon request of either of them, Transmission Provider shall meet with the Transmission Owner and Project Developer separately or together to assist them in resolving issues between them regarding their respective activities, rights and obligations under this <u>GIA</u> , Schedule L and <u>GIA</u> , Appendix 2-of the this GIA. Each of Transmission Owner and Project Developer shall cooperate in good faith with the other in Transmission Provider's efforts to facilitate resolution of disputes.	To incorporate PJM standard formatting.
Tariff, Part IX, Subpart B, GIA, Schedule L, section 8.0	Project Developer: [Provide start and completion date for construction of Project Developer Interconnection Facilities listed in Specifications, section 3.0, including any facilities being constructed to pursuant to the Option to Build, or state "Not Applicable"]	Project Developer: [Provide start and completion date for construction of Project Developer Interconnection Facilities listed in Specifications, section 3.0, including any facilities being constructed to pursuant to the Option to Build, or state "Not Applicable"]	Correction to grammatical error.

69.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 7.0	Scope of Work. The Scope of Work for all construction shall be as set forth in Specifications section 3.0 of this GIA, provided, however, that the scope of work is subject to change in accordance with Transmission Provider's scope change process for interconnection projects as set forth in the PJM Manuals. The scope change process is intended to be used for changes to the Scope of Work as defined herein, and is not intended to be used to change any of the milestone set forth in the GIA. Any change to the Scope of Work must be agreed to by all Parties in writing by executing a scope change document.	Scope of Work. The Scope of Work for all construction shall be as set forth in Specifications, section 3.0 of this GIA, provided, however, that the scope of work is subject to change in accordance with Transmission Provider's scope change process for interconnection projects as set forth in the PJM Manuals. The scope change process is intended to be used for changes to the Scope of Work as defined herein, and is not intended to be used to change any of the milestone set forth in the GIA. Any change to the Scope of Work <u>should be</u> <u>acknowledged must be agreed to</u> by <u>the all</u> Parties in writing by executing a scope change document.	Correction to align with PJM's scope change process.
70.	Tariff, Part IX, Subpart B, GIA, Schedule L, Section 10.1	Project Developer Obligations: Project Developer shall, at its sole cost and expense, design, procure, construct, own, and install the Generating Facility or Merchant Transmission Facility and the Project Developer Interconnection Facilities in accordance with this GIA, Applicable Standards, Applicable Laws and Regulations, Good Utility Practice, the Scope of Work, and the System Impact Study(ies) (to the extent that design of the Project Developer Interconnection Facilities is included therein), provided, however, that, in the event and to the extent that the Generating Facility or Merchant Transmission Facility is comprised of or includes Merchant Network Upgrades, subject to the terms of section 11.2.3 of this Schedule L, the Transmission Owner shall design, procure, construct and install such Merchant Network Upgrades.	Project Developer Obligations: Project Developer shall, at its sole cost and expense, design, procure, construct, own, and install the Generating Facility or Merchant Transmission Facility and the Project Developer Interconnection Facilities in accordance with this GIA, Applicable Standards, Applicable Laws and Regulations, Good Utility Practice, the Scope of Work, and the Facilities Study(ies) and/or System Impact System ImpacFacilities to Study(ies) (to the extent that design of the Project Developer Interconnection Facilities is included therein and, except that, in the event of a conflict, the Facilities Study and not the System Impact Study will control), provided, however, that, in the event and to the extent that the Generating Facility or Merchant Transmission Facility is comprised of or includes Merchant Network Upgrades, subject to the terms of GIA, Schedule L, section 11.2.3 of this Schedule L, the Transmission Owner shall design, procure, construct and install such Merchant Network Upgrades.	Correction to study references and standard formatting.

71.	Tariff, Part IX, Subpart B, GIA, Schedule L, Section 10.2.1	Generally: All Transmission Owner Interconnection Facilities and Transmission Owner Upgrades necessary for the interconnection of the Generating Facility or Merchant Transmission Facility shall be designed, procured, installed and constructed in accordance with this GIA, Applicable Standards, Applicable Laws and Regulations, Good Utility Practice, the System Impact Study(ies), and the Scope of Work.	Generally: All Transmission Owner Interconnection Facilities and Transmission Owner Upgrades necessary for the interconnection of the Generating Facility or Merchant Transmission Facility shall be designed, procured, installed and constructed in accordance with this GIA, Applicable Standards, Applicable Laws and Regulations, Good Utility Practice, the <u>Facilities Study(ies) and/or</u> System Impact Study(ies) (except that, in the event of a conflict, the Facilities <u>Study and not the System Impact Study will control)</u> , and the Scope of Work.	Correction to study reference.
72.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.2.2	As an alternative to the Standard Option set forth in section 11.2.1 above, the Transmission Owner and the Project Developer may mutually agree to a Negotiated Contract Option for the Transmission Owner's design, procurement, construction and installation of the Transmission Owner Interconnection Facilities and Transmission Owner Upgrades. Under the Negotiated Contract Option, the Project Developer and the Transmission Owner may agree to terms different from those included in the Standard Option of section 11.2.1 above and the corresponding standard terms set forth in the applicable provisions of the GIP. Under the Negotiated Contract Option, negotiated terms may include the work schedule applicable to the Transmission Owner's construction activities and changes to same; payment provisions, including the schedule of payments; incentives, penalties and/or liquidated damages related to timely completion of construction; use of third party contractors; and responsibility for Costs, but only as between the Project Developer and the Transmission Owner that are parties	As an alternative to the Standard Option set forth in section 11.2.1 above, the Transmission Owner and the Project Developer may mutually agree to a Negotiated Contract Option for the Transmission Owner's design, procurement, construction and installation of the Transmission Owner Upgrades. Under the Negotiated Contract Option, the Project Developer and the Transmission Owner may agree to terms different from those included in the Standard Option of section 11.2.1 above and the corresponding standard terms set forth in the applicable provisions of the GIP. Under the Negotiated Contract Option, negotiated terms may include the work schedule applicable to the Transmission Owner's construction activities and changes to same; payment provisions, including the schedule of payments; incentives, penalties and/or liquidated damages related to timely completion of construction; use of third party contractors; and responsibility for Costs, but only as between the Project Developer and the Transmission Owner that are parties to this GIA; no other Project Developer's responsibility for Costs under the GIP may be affected. No other terms of the Tariff or this Schedule L	This revision brings language into alignment with a revision to identical language in Tariff, Part IX, Subpart J, CSA, section 6.1.1.

		to this GIA; no other Project Developer's responsibility for Costs may be affected. No other terms of the Tariff or this Schedule L shall be subject to modification under the Negotiated Contract Option. The terms and conditions of the Tariff that may be negotiated pursuant to the Negotiated Contract Option shall not be affected by use of the Negotiated Contract Option except as and to the extent that they are modified by the parties' agreement pursuant to such option. All terms agreed upon pursuant to the Negotiated Contract Option are set forth in Schedule L, Appendix 1 to this GIA. The Negotiated Option can only be used in connection with a Network Upgrade subject to the Network Upgrade Cost Responsibility Agreement all Project Developers and the relevant Transmission Owner agree.	shall be subject to modification under the Negotiated Contract Option. The terms and conditions of the Tariff that may be negotiated pursuant to the Negotiated Contract Option shall not be affected by use of the Negotiated Contract Option except as and to the extent that they are modified by the parties' agreement pursuant to such option. All terms agreed upon pursuant to the Negotiated Contract Option are set forth in <u>GIA</u> , Schedule L, Appendix 1 to this GIA. The Negotiated Option can only be used in connection with a Network Upgrade subject to the Network Upgrade Cost Responsibility Agreement <u>if</u> all Project Developers and the relevant Transmission Owner agree.	
73.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.2.3.1	Project Developer has the option ("Option to Build") to assume responsibility for the design, procurement, and construction of Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades on the dates specified in the Schedule of Work in section 8.0 of this Schedule L. Transmission Provider and Project Developer must agree as to what constitutes Stand Alone Network Upgrades and identify such Stand Alone Network Upgrades in Specifications section 3.0(a)(2) of this GIA. If the Transmission Provider and Project Developer disagree about whether a particular Network Upgrade is a Stand Alone Network Upgrade, the Transmission Provider must provide the Project Developer with a written technical explanation outlining why the Transmission Provider does not consider the Network Upgrade to be a Stand Alone Network Upgrade within 15 days of its determination. Except for Stand Alone Network Upgrades, Project Developer shall have no right to construct Network Upgrades under this	Project Developer has the option ("Option to Build") to assume responsibility for the design, procurement, and construction of Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades on the dates specified in the Schedule of Work in <u>GIA</u> , <u>Schedule L</u> , <u>section 8.0 of this Schedule L</u> . Transmission Provider and Project Developer must agree as to what constitutes Stand Alone Network Upgrades and identify such Stand Alone Network Upgrades in <u>GIA</u> , <u>Specifications</u> , <u>section 3.0(a)(2) of this GIA</u> . If the Transmission Provider and Project Developer disagree about whether a particular Network Upgrade is a Stand Alone Network Upgrade, the Transmission Provider must provide the Project Developer with a written technical explanation outlining why the Transmission Provider does not consider the Network Upgrade to be a Stand Alone Network Upgrade within 15 days of its determination. Except for Stand Alone Network Upgrades under this option. In order to exercise this Option to Build, Project Developer must provide Transmission	To clarify cross-references and incorporate PJM standard formatting.

		option. In order to exercise this Option to Build, Project Developer must provide Transmission Provider and the Transmission Owner with written notice of Project Developer's election to exercise the option consistent with the deadline applicable to its New Service Request or Upgrade Request. Project Developer may not elect Option to Build after such date.	Provider and the Transmission Owner with written notice of Project Developer's election to exercise the option consistent with the deadline applicable to its New Service Request or Upgrade Request. Project Developer may not elect Option to Build after such date.	
74.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.2.3.2(a)(i)	Project Developer shall engineer, procure equipment, and construct Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades (or portions thereof) using Good Utility Practice and using standards and Specifications provided in advance by Transmission Owner;	Project Developer shall engineer, procure equipment, and construct Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades (or portions thereof) using Good Utility Practice and using standards and <u>s</u> pecifications provided in advance by Transmission Owner;	To remove capitalization as "Specifications" is not a defined Tariff term.
75.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.2.3.2(a)(vii)	Project Developer shall indemnify Transmission Owner and Transmission Provider for claims arising from Project Developer's construction of Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades under the terms and procedures applicable to section 16 of Appendix 2 of this GIA;	Project Developer shall indemnify Transmission Owner and Transmission Provider for claims arising from Project Developer's construction of Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades under the terms and procedures applicable to <u>GIA</u> , <u>Appendix</u> <u>2</u> , section 16 - <u>14</u> of <u>Appendix 2 of this GIA</u> ;	Correction to cross-references and incorporation of PJM standard formatting.

76.	Tariff, Part IX, Subpart B, GIA,	In the event that, at any time prior to successful Stage	In the event that, at any time prior to successful Stage Two	
	Schedule L, section 11.4	Two energization of the Transmission Owner	energization of the Transmission Owner Interconnection	
		Interconnection Facilities and Transmission Owner	Facilities and Transmission Owner Upgrades pursuant to	
		Upgrades pursuant to section 11.8 of this Schedule L,	section 11.8 of this Schedule L, the Project Developer	
		the Project Developer terminates its obligations under	terminates its obligations under this GIA, pursuant to Appendix	
		this GIA pursuant to Appendix 2, section 16.2.of this	2, section 16. <u>1.</u> 2 .of this GIA due to a Default by the	
		GIA due to a Default by the Transmission Owner, the	Transmission Owner, the Project Developer may elect to	
		Project Developer may elect to complete the design,	complete the design, procurement, construction and	
		procurement, construction and installation of the	installation of the Transmission Owner Interconnection	
		Transmission Owner Interconnection Facilities and	Facilities and Transmission Owner Upgrades. The Project	
		Transmission Owner Upgrades. The Project Developer	Developer shall notify the Transmission Owner and	
		shall notify the Transmission Owner and Transmission	Transmission Provider in writing of its election to complete the	
		Provider in writing of its election to complete the	Transmission Owner Interconnection Facilities and	
		Transmission Owner Interconnection Facilities and	Transmission Owner Upgrades within 10 days after the date of	
		Transmission Owner Upgrades within 10 days after the	Project Developer's notice of termination pursuant to GIA,	
		date of Project Developer's notice of termination	Appendix 2, section 16. <u>1.</u> 2 .of this GIA . In the event that the	
		pursuant to Appendix 2, section 16.2.of this GIA. In the	Project Developer elects to complete the Transmission Owner	
		event that the Project Developer elects to complete the	Interconnection Facilities and Transmission Owner Upgrades,	
		Transmission Owner Interconnection Facilities and	it shall do so in accordance with the terms and conditions of	
		Transmission Owner Upgrades, it shall do so in	the Option to Build under section 11.2.3 of this Schedule L and	
		accordance with the terms and conditions of the Option	shall be responsible for paying all costs of completing the	
		to Build under section 11.2.3 of this Schedule L and	Transmission Owner Interconnection Facilities and	
		shall be responsible for paying all costs of completing	Transmission Owner Upgrades incurred after the date of its	
		the Transmission Owner Interconnection Facilities and	notice of election to complete the facilities. Project Developer	
		Transmission Owner Upgrades incurred after the date of	may take possession of, and may use in completing the	
		its notice of election to complete the facilities. Project	Transmission Owner Interconnection Facilities, any materials	
		Developer may take possession of, and may use in	and supplies and equipment (other than equipment and	
		completing the Transmission Owner Interconnection	facilities that already have been installed or constructed)	
		Facilities, any materials and supplies and equipment	acquired by the Transmission Owner for construction, and included in the Costs, of the Transmission Owner	
		(other than equipment and facilities that already have been installed or constructed) acquired by the	Interconnection Facilities and Stand Alone Network Upgrades,	
		Transmission Owner for construction, and included in	provided that Project Developer shall pay Transmission	
		the Costs, of the Transmission Owner Interconnection	Provided that Project Developer shall pay manshission Provider, for the benefit of the Transmission Owner and upon	
		Facilities and Stand Alone Network Upgrades, provided	presentation by Transmission Owner of reasonable and	
		r admites and stand Alone Network opgrades, provided	presentation by mansimission owner or reasonable and	

	that Project Developer shall pay Transmission Provider, for the benefit of the Transmission Owner and upon presentation by Transmission Owner of reasonable and appropriate documentation thereof, any amounts expended by the Transmission Owner for such materials, supplies and equipment that Project Developer has not already paid. Title to all Transmission Owner Interconnection Facilities and Transmission Owner Upgrades constructed by Project Developer under this section 11 shall be transferred to the Transmission Owner in accordance with Appendix 2, section 23.3.5 of this GIA.	appropriate documentation thereof, any amounts expended by the—Transmission Owner for such materials, supplies and equipment that Project Developer has not already paid. Title to all Transmission Owner Interconnection Facilities and Transmission Owner Upgrades constructed by Project Developer under this section 11 shall be transferred to the Transmission Owner in accordance with <u>GIA</u> , Appendix 2, section 23.3.5-of this GIA.	
Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.7.4.1	Project Developer's indemnification obligations set forth in section 11.2.3.2(e) of this Schedule L.	Project Developer's indemnification obligations set forth in section 11.2.3.2(ae) of this Schedule L.	Correction to cross-reference.

78.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.8.4	As soon as practicable after the satisfaction of the conditions for Stage Two energization specified in sections 11.7 and 11.9.3 of this Schedule L, the Transmission Owner and the Project Developer shall coordinate and undertake the Stage Two energization of facilities.	As soon as practicable after the satisfaction of the conditions for Stage Two energization specified in sections 11.7 and 11.89.3 of this Schedule L, the Transmission Owner and the Project Developer shall coordinate and undertake the Stage Two energization of facilities.	Correction to cross-reference.
79.	Tariff, Part IX, Subpart B, GIA, Schedule L, section 11.8.5	To the extent defects in any Interconnection Facilities and Transmission Owner Upgrades are identified during the energization process, the energization will not be deemed successful. In that event, the Constructing Entity shall take action to correct such defects in any Interconnection Facilities and Transmission Owner Upgrades that it built as promptly as practical after the defects are identified. The affected Constructing Entity shall so notify the other Construction Parties when it has corrected any such defects, and the Constructing Entities shall recommence efforts, within 10 days thereafter, to energize the appropriate Interconnection Facilities and Transmission Owner Upgrades in accordance with section 11.9; provided that the Transmission Owner may, in the reasonable exercise of its discretion and with the approval of Transmission Provider, require that further inspection and testing be performed in accordance with section 11.7 of this Schedule L.	To the extent defects in any Interconnection Facilities and Transmission Owner Upgrades are identified during the energization process, the energization will not be deemed successful. In that event, the Constructing Entity shall take action to correct such defects in any Interconnection Facilities and Transmission Owner Upgrades that it built as promptly as practical after the defects are identified. The affected Constructing Entity shall so notify the other Construction Parties when it has corrected any such defects, and the Constructing Entities shall recommence efforts, within 10 days thereafter, to energize the appropriate Interconnection Facilities and Transmission Owner Upgrades in accordance with <u>this</u> section 11. <u>98</u> -of this Schedule L; provided that the Transmission Owner may, in the reasonable exercise of its discretion and with the approval of Transmission Provider, require that further inspection and testing be performed in accordance with section 11.7 of this Schedule L.	Correction to cross-reference.

April 28, 2025 Revised Chart - Version 3

Tariff sections: Tariff, Part IX, Subpart C – Form of Wholesale Market Participation Agreement

Numbe	er Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
80.	Tariff, Part IX, Subpart C, WMPA, section 1.1 (Effective Date)	Effective Date. This WMPA shall become effective on the date it is executed by all Parties, or, if this WMPA is filed with FERC unexecuted, on the date specified by FERC. This WMPA shall terminate on such date as mutually agreed upon by the Parties, unless earlier terminated consistent with the provisions of section 3.0 or Appendix 2, section 8 of this WMPA.	Effective Date. This WMPA shall become effective on the date it is executed by all Parties, or, if this WMPA is filed with FERC unexecuted, on the date specified by FERC. This WMPA shall terminate on such date as mutually agreed upon by the Parties, unless earlier terminated consistent with the provisions of section 3.0 or Appendix 2, section 87 of this WMPA.	The cross-reference is being corrected to reflect that termination provisions are hosted in WMPA, Appendix 2, section 7.

81.	Tariff, Part IX, Subpart C, WMPA, section 2.1 (Construction with Other Parts of the Tariff)	Construction with Other Parts of the Tariff. This WMPA shall not be construed as an application for service under Tariff, Part II or Tariff, Part III.	Construction with Other Parts of the Tariff. This WMPA shall not be construed as an application for service transmission service under Tariff, Part II or Tariff, Part III.	Language is added to clarify the WMPA should not be construed as an application for transmission service under Tariff, Parts II or III.
82.	Tariff, Part IX, Subpart C, WMPA, section 2.5.2.1 (Assignment to Owners)	Any assignment described herein shall not relieve or discharge Wholesale Market Participant from any of its obligations hereunder absent the written consent of Transmission Provider and Transmission Owner, such consent not to be unreasonably withheld, conditioned, or delayed	Any assignment described herein shall not relieve or discharge Wholesale Market Participant from any of its obligations hereunder absent the written consent of Transmission Provider and Transmission Owner, such consent not to be unreasonably withheld, conditioned, or delayed.	A period is added to the end of the sentence.

83.	Tariff, Part IX, Subpart C, WMPA, section 2.5.2.2 (Assignment to Lenders)	If Wholesale Market Participant provides Transmission Provider and Transmission Owner with notice of an assignment to such Project Finance Entity(ies) and identifies such Project Finance Entity(ies) as contact(s) for notice of Breach consistent with Appendix 2, section 7.3 hereto, then Transmission Provider and Transmission Owner shall provide notice and reasonable opportunity for such Project Finance Entity(ies) to cure any Breach under this WMPA in accordance with this WMPA	If Wholesale Market Participant provides Transmission Provider and Transmission Owner with notice of an assignment to such Project Finance Entity(ies) and identifies such Project Finance Entity(ies) as contact(s) for notice of Breach consistent with Appendix 2, section 76 .3 hereto, then Transmission Provider and Transmission Owner shall provide notice and reasonable opportunity for such Project Finance Entity(ies) to cure any Breach under this WMPA in accordance with this WMPA	The cross-reference is corrected to reference the applicable Breach provision in WMPA, Appendix 2, section 6.3
84.	Tariff, Part IX, Subpart C, WMPA, section 4.1- (Point of Common Coupling)	Point of Common Coupling. The electrical Point of Interconnection for the Generating Facility under this WMPA, for the purpose of engaging in Wholesale Transactions in PJM's markets, is located at a point where Transmission Owner's facilities are physically interconnected to facilities owned by [insert name of Municipality/Cooperative], to which Wholesale Market Participant's facilities are or will be physically interconnected, at a point of common coupling, pursuant to the Interconnection Agreement referenced in this WMPA.	Point of Common Coupling. The electrical <u>p</u> Point of <u>iInterconnection for the Generating Facility under this WMPA,</u> for the purpose of engaging in Wholesale Transactions in PJM's markets, is located at a point where Transmission Owner's facilities are physically interconnected to facilities owned by [insert name of Municipality/Cooperative], to which Wholesale Market Participant's facilities are or will be physically interconnected, at a point of common coupling, pursuant to the Interconnection Agreement referenced in this WMPA. Therefore, the Parties acknowledge and agree that Wholesale Transactions using the Generating Facility under this WMPA depend upon the physical availability of, and Wholesale Market Participant's right to utilize, the [insert name of Municipality/Cooperative] facilities and the physical interconnection of the [insert name of Municipality/Cooperative] facilities with those of Wholesale Market Participant and Transmission Owner. Accordingly, the following shall apply:-	The proposed change removes the capitalization from the phrase "point of interconnection" to reflect the use of that term under WMPA, section 4 is akin to the "point of common coupling" rather than the defined tern "Point of Interconnection."

85.	Tariff, Part IX, Subpart C, WMPA, section 4.1.1	Wholesale Market Participant shall obtain [insert name of Municipality/Cooperative]'s agreement to grant to Wholesale Market Participant the rights to utilize the [insert name of Municipality/Cooperative] facilities to transport energy produced by the Generating Facility to the Point of Interconnection as shown in Schedule B of this WMPA.	Wholesale Market Participant shall obtain [insert name of Municipality/Cooperative]'s agreement to grant to Wholesale Market Participant the rights to utilize the [insert name of Municipality/Cooperative] facilities to transport energy produced by the Generating Facility to the <u>p</u> Point of <u>i</u> Interconnection as shown in Schedule B of this WMPA.	The proposed change removes the capitalization from the phrase "point of interconnection" to reflect the use of that term under WMPA, section 4 is akin- to the "point of common coupling" rather than the defined tern "Point of Interconnection."
86.	Tariff, Part IX, Subpart C, WMPA, section 4.1.3	In the event that any of the [insert name of Municipality/Cooperative] facilities used to provide physical interconnection of the Generating Facility become unavailable for any reason to engage in Wholesale Transactions under the Point of Interconnection as shown in Schedule B of this WMPA, Wholesale Market Participant's rights as set forth in Specifications, section 2 of this WMPA will be suspended for the duration of such unavailability, and Transmission Provider and Transmission Owner shall incur no liability to Wholesale Market Participant in connection with such suspension.	In the event that any of the [insert name of Municipality/Cooperative] facilities used to provide physical interconnection of the Generating Facility become unavailable for any reason to engage in Wholesale Transactions under the <u>pPoint of iInterconnection as shown in Schedule B of this WMPA</u> , Wholesale Market Participant's rights as set forth in Specifications, section 2 of this WMPA will be suspended for the duration of such unavailability, and Transmission Provider and Transmission Owner shall incur no liability to Wholesale Market Participant in connection with such suspension.	The proposed change removes the capitalization- from the phrase "point of interconnection" to reflect the use of that term under WMPA, section 4 is akin to the "point of common coupling" rather than the defined tern "Point of Interconnection."

87.	Tariff, Part IX, Subpart C, WMPA, section 4.1.4	In the event that [insert name of Municipality/Cooperative] ceases operations at its facility where the Generating Facility is located, or removes from service any of the electrical facilities on which the Generating Facility's physical interconnection depends, it shall be Wholesale Market Participant's responsibility to acquire and install, or to obtain rights to utilize, any facilities necessary to enable Wholesale Market Participant to deliver energy produced by the Generating Facility to and across the Point of Interconnection as shown in Schedule B of this WMPA.	In the event that [insert name of Municipality/Cooperative] ceases operations at its facility where the Generating Facility is located, or removes from service any of the electrical facilities on which the Generating Facility's physical interconnection depends, it shall be Wholesale Market Participant's responsibility to acquire and install, or to obtain rights to utilize, any facilities necessary to enable Wholesale Market Participant to deliver energy produced by the Generating Facility to and across the <u>p</u> Point of <u>i</u> Interconnection as shown in Schedule B of this WMPA.	The proposed change removes the capitalization- from the phrase "point of interconnection" to reflect the use of that term under WMPA, section 4 is akin- to the "point of common coupling" rather than the defined tern "Point of Interconnection."
84.	Tariff, Part IX, Subpart C, Appendix 2, section 5.3 (Indemnified Person)	If an Indemnified Person is entitled to indemnification under this section 6 as a result of a claim by a third party, and the indemnifying Party fails, after notice and reasonable opportunity to proceed under section 5.2 of this Appendix 2, to assume the defense of such claim, such Indemnified Person may at the expense of the indemnifying Party contest, settle, or consent to the entry of any judgment with respect to, or pay in full, such claim.	If an Indemnified Person is entitled to indemnification under this section 56 as a result of a claim by a third party, and the indemnifying Party fails, after notice and reasonable opportunity to proceed under section 5.2 of this Appendix 2, to assume the defense of such claim, such Indemnified Person may at the expense of the indemnifying Party contest, settle, or consent to the entry of any judgment with respect to, or pay in full, such claim.	The cross-reference is being corrected to reflect WMPA, Appendix 2, section 5 governs indemnity.

	Tariff, Part IX, Subpart C, Appendix 2, section 6.2 (Continued Operation)	In the event of a Breach or Default by either Interconnected Entity, and subject to termination of the Wholesale Market Participation Agreement under section 8 of this Appendix 2, the Interconnected Entities shall continue to operate and maintain, as applicable, such DC power systems, protection and Metering Equipment, telemetering equipment, SCADA equipment, transformers, Secondary Systems, communications equipment, building facilities, software, documentation, structural components, and other facilities and appurtenances that are reasonably necessary for Transmission Provider and Transmission Owner to operate and maintain the Transmission System, and for Project Developer to operate and maintain the Generating Facility, in a safe and reliable manner.	In the event of a Breach or Default by either Interconnected Entity, and subject to termination of the Wholesale Market Participation Agreement under section <u>78</u> of this Appendix 2, the Interconnected Entities shall continue to operate and maintain, as applicable, such DC power systems, protection and Metering Equipment, telemetering equipment, SCADA equipment, transformers, Secondary Systems, communications equipment, building facilities, software, documentation, structural components, and other facilities and appurtenances that are reasonably necessary for Transmission Provider and Transmission Owner to operate and maintain the Transmission System, and for Project Developer to operate and maintain the Generating Facility, in a safe and reliable manner.	The cross-reference is being corrected to reflect that WMPA, Appendix 2, section 7 governs termination.
86.	Tariff, Part IX, Subpart C, Appendix 2, section 6.3 (Notice of Breach)	A Party not in Breach shall give written notice of an event of Breach to the Breaching Party, to Transmission Provider, and to other persons that the Breaching Party identifies in writing to the other Parties in advance. Such notice shall set forth, in reasonable detail, the nature of the Breach, and where known and applicable, the steps necessary to cure such Breach. In the event of a Breach by Project Developer, Transmission Provider or Transmission Owner agree to provide notice of such Breach and in the same manner as its notice to Project Developer, to any Project Finance Entity provided that Project Developer has provided the notifying Party with notice of an assignment to such Project Finance Entity(ies) and identifies such Project Finance Entity(ies) as contacts for notice purposes pursuant to section 12 of this Appendix 2.	A Party not in Breach shall give written notice of an event of Breach to the Breaching Party, to Transmission Provider, and to other persons that the Breaching Party identifies in writing to the other Parties in advance. Such notice shall set forth, in reasonable detail, the nature of the Breach, and where known and applicable, the steps necessary to cure such Breach. In the event of a Breach by Project Developer, Transmission Provider or Transmission Owner agree to provide notice of such Breach and in the same manner as its notice to Project Developer, to any Project Finance Entity provided that Project Developer has provided the notifying Party with notice of an assignment to such Project Finance Entity(ies) and identifies such Project Finance Entity(ies) as contacts for notice purposes pursuant to section 1 <u>1</u> 2 of this Appendix 2.	The cross-reference is being corrected to reflect that WMPA, Appendix 2, section 11 governs notices.

87.	Tariff, Part IX, Subpart C, Appendix 2, section 6.5 (Right to Compel Performance)	Notwithstanding the foregoing, upon the occurrence of a Default, a non-Defaulting Party shall be entitled to exercise such other rights and remedies as it may have in equity or at law. Subject to section 11.1 of this Appendix 2, no remedy conferred by any provision of this Appendix 2 is intended to be exclusive of any other remedy, and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. The election of any one or more remedies shall not constitute a waiver of the right to pursue other available remedies.	Notwithstanding the foregoing, upon the occurrence of a Default, a non-Defaulting Party shall be entitled to exercise such other rights and remedies as it may have in equity or at law. Subject to section 104.1 of this Appendix 2, no remedy conferred by any provision of this Appendix 2 is intended to be exclusive of any other remedy, and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. The election of any one or more remedies shall not constitute a waiver of the right to pursue other available remedies.	The cross-reference is being corrected to reflect that WMPA, Appendix 2, section 10.1 references dispute resolution under the Tariff.
88.	Tariff, Part IX, Subpart C, Appendix 2, section 9.2 (Reporting of Non-Force Majeure Events)	Each Party shall notify the other Parties when it becomes aware of its inability to comply with the provisions of this Appendix 2 for a reason other than an event of Force Majeure as defined in section 5.4 of this Appendix 2. The Parties agree to cooperate with each other and provide necessary information regarding such inability to comply, including, but not limited to, the date, duration, reason for the inability to comply, and corrective actions taken or planned to be taken with respect to such inability to comply. Notwithstanding the foregoing, notification, cooperation, or information provided under this section shall not entitle the receiving Party to allege a cause of action for anticipatory breach of the Wholesale Market Participation Agreement.	Each Party shall notify the other Parties when it becomes aware of its inability to comply with the provisions of this Appendix 2 for a reason other than an event of Force Majeure as defined in section <u>45</u> .4 of this Appendix 2. The Parties agree to cooperate with each other and provide necessary information regarding such inability to comply, including, but not limited to, the date, duration, reason for the inability to comply, and corrective actions taken or planned to be taken with respect to such inability to comply. Notwithstanding the foregoing, notification, cooperation, or information provided under this section shall not entitle the receiving Party to allege a cause of action for anticipatory breach of the Wholesale Market Participation Agreement.	The cross-reference is being corrected to reflect that the definition of Force Majeure appears in WMPA, Appendix 2, section 4.4.

April 28, 2025 Revised Chart – Version 3

Tariff sections: Tariff, Part IX, Subpart E – Form of Upgrade Construction Service Agreement

Numbe	r Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
89.	Tariff, Part IX, Subpart E, USCA, Appendix 3, section 6.3	The Schedule and Scope of Work shall be revised as required in accordance with Transmission Provider's scope change process for projects set forth in the PJM Manuals, or otherwise by mutual agreement of the Transmission Provider and Transmission Owner, which agreement shall not be unreasonably withheld, conditioned or delayed. The scope change process is intended to be used for changes to the Scope of Work as defined herein, and is not intended to be used to change any of the milestone set forth in the GIA. Any change to the Scope of Work must be agreed to by all Parties in writing by executing a scope change document.	The Schedule and Scope of Work shall be revised as required in accordance with Transmission Provider's scope change process for projects set forth in the PJM Manuals, or otherwise by mutual agreement of the Transmission Provider and Transmission Owner, which agreement shall not be unreasonably withheld, conditioned or delayed. The scope change process is intended to be used for changes to the Scope of Work as defined herein, and is not intended to be used to change any of the milestone set forth in the GIA. Any change to the Scope of Work should be acknowledged must- be agreed to by theall Parties in writing by executing a scope change document.	Correction to align with PJM's scope change process.

April 28, 2025 Revised Chart - Version 3

Tariff sections: Tariff, Part IX, Subpart G - Form of Necessary Studies Agreement

Number	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
90.	Tariff, Part IX, Subpart G, NSA, section 1	This Necessary Studies Agreement ("Agreement") entered into by and between ("Project Developer") and PJM Interconnection, L.L.C. ("PJM" or "Transmission Provider") (individually, a "Party" and together, the "Parties") is effective as of the date this Agreement is fully executed by the Parties ("Effective Date"). Capitalized terms used in this Agreement, unless otherwise indicated, shall have the meanings ascribed to them in the PJM Open Access Transmission Tariff ("Tariff"), or Amended and Restated Operating Agreement of PJM Interconnection, L.L.C. ("Operating Agreement"). For purposes of the Agreement, the terms "Generation Interconnection Procedures" or "GIP" will refer to the interconnection procedures set forth in {Instructions: use Tariff, Part VII if this is a transition period agreement, use Part VIII if this is a new rules period agreement}.	This Necessary Studies Agreement ("Agreement <u>NSA</u> ") entered into by and between ("Project Developer") and PJM Interconnection, L.L.C. ("PJM" or "Transmission Provider") (individually, a "Party" and together, the "Parties") is effective as of the date this Agreement <u>NSA</u> is fully executed by the Parties, <u>subject to any necessary</u> <u>regulatory acceptance</u> ("Effective Date"). Capitalized terms used in this Agreement <u>NSA</u> , unless otherwise indicated, shall have the meanings ascribed to them in the PJM Open Access Transmission Tariff ("Tariff"), or Amended and Restated Operating Agreement of PJM Interconnection, L.L.C. ("Operating Agreement"). For purposes of th <u>ise AgreementNSA</u> , the terms "Generation Interconnection Procedures" or "GIP" will refer to the interconnection procedures set forth in {Instructions: use Tariff, Part VII if this is a transition period agreement}.	References to "Agreement" are being replaced with "NSA" to improve clarity and comport with other PJM agreements. Language similar to that found in other service agreements is being added to clarify the effective date of the NSA.

91.	Tariff, Part IX, Subpart G, NSA, section 2	Consistent with section A.2 of the GIP, and pursuant to that certain [Generation Interconnection Agreement] related to PJM {Project Identifier #}, designated as [Original, First Revised, etc.] Service Agreement No, with an effective date of [Date] [and filed with the Federal Energy Regulatory Commission ("FERC") in Docket No] [which was a conforming agreement reported to the Federal Energy Regulatory Commission ("FERC") in PJM's Electric Quarterly Reports] (the "Service Agreement"), Project Developer has notified Transmission Provider that it plans to undertake modifications to its Generating Facility or Merchant Transmission Facility located at	Consistent with section A.2 of the GIP, and pursuant to that certain [Generation Interconnection Agreement] related to PJM {Project Identifier #}, designated as [Original, First Revised, etc.] Service Agreement No. , with an effective date of [Date] [and filed with the Federal Energy Regulatory Commission ("FERC") in Docket No] [which was a conforming agreement reported- to the Federal Energy Regulatory Commission ("FERC") in PJM's Electric Quarterly Reports] (the "Service Agreement"), Project Developer has notified Transmission Provider that it plans to undertake modifications to its Generating Facility or Merchant Transmission Facility located at	Revisions remove incorrect cross-reference to the GIP, remove unnecessary brackets, and modify the internal cross-reference to match PJM standard formatting. Revisions also remove the "or" that incorrectly prompts a choice between the first and second paragraphs, as both paragraphs should be included under section 2.
		that, upon completion, reasonably may have a material impact on the Transmission System ("Planned Modifications").	completion, reasonably may have a material impact on the Transmission System ("Planned Modifications").	
		{or} Subject to sections 4 through 14 of this Agreement, Project Developer shall provide sufficient information regarding the Planned Modifications, including but not limited to relevant data, drawings, models, plans, and specifications, to enable Transmission Provider to evaluate the impact, if any, on the Transmission System of the Planned Modifications. The Planned Modifications consist of Attachment 1 to this Agreement contains a detailed description of the Planned Modifications.	Subject to this NSA, sections 4 through 14-of this- Agreement, Project Developer shall provide sufficient information regarding the Planned Modifications, including but not limited to relevant data, drawings, models, plans, and specifications, to enable Transmission Provider to evaluate the impact, if any, on the Transmission System of the Planned Modifications. The Planned Modifications consist of <u>This NSA,</u> Attachment 1 to this Agreement contains a detailed description of the Planned Modifications.	

92.	Tariff, Part IX, Subpart G, NSA, section 3	Project Developer represents and warrants that the information provided in section 2 of this Agreement is accurate and complete as of the Effective Date.	Project Developer represents and warrants that the information provided in section 2 of this Agreementabove is accurate and complete as of the Effective Date.	Revisions modify cross-reference to match PJM standard formatting.
93.	Tariff, Part IX, Subpart G, NSA, section 4	The obligation(s) of Transmission Provider are conditioned on receipt from Project Developer of all required information regarding the Planned Modifications within 30 days of the Effective Date. Project Developer is obligated to update the data following any requests from PJM. If Project Developer does not provide all required information regarding the Planned Modifications within 30 days of the Effective Date, this Agreement shall be null and void and any and all obligations on the part of Transmission Provider shall cease.	The obligation(s) of Transmission Provider are conditioned on receipt from Project Developer of all required information regarding the Planned Modifications within 30 days of the Effective Date. Project Developer is obligated to update the data following any requests from PJM. If Project Developer does not provide all required information regarding the Planned Modifications within 30 days of the Effective Date, this Agreement <u>NSA</u> shall be null and void and any and all obligations on the part of Transmission Provider shall cease.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
94.	Tariff, Part IX, Subpart G, NSA (Header between section 4 and section 5)	PURPOSE OF THE NECESSARY STUDIES UNDER THIS AGREEMENT	PURPOSE OF THE NECESSARY STUDIES UNDER THIS AGREEMENT <u>NSA</u>	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.

95. Tariff, Part IX, Subpart G	, Consistent with Tariff, Part IX, Subpart B, Appendix 2,	Consistent with Tariff, Part IX, Subpart B, Appendix 2,	Revisions replace the reference to "Agreement" with
NSA, section 5	section 3, and the Service Agreement, Transmission	section 3, and the Service Agreement, Transmission	"NSA" to be consistent with previous change and
	Provider agrees to conduct the necessary studies to	Provider agrees to conduct the necessary studies to	approach used in other PJM service agreements,
	determine whether the Planned Modifications will have	determine whether the Planned Modifications will have a	modify cross-reference to match PJM standard
	a permanent material impact on the Transmission	permanent material impact on the Transmission System	formatting and correct misspelling of defined term.
	System and to identify the additions, modifications, or	and to identify the additions, modifications, or	formatting and correct misspelling of defined term.
	replacements to the Transmission System, if any, that	replacements to the Transmission System, if any, that are	
	are necessary, in accordance with Good Utility Practice	necessary, in accordance with Good Utility Practice and/or	
	and/or to maintain compliance with Applicable Laws	to maintain compliance with Applicable Laws and	
	and Regulations or Applicable Standards, to	Regulations or Applicable Standards, to accommodate the	
	accommodate the Planned Modifications ("Necessary	Planned Modifications ("Necessary Studies"). The	
	Studies"). The Necessary Studies are expected to	Necessary Studies are expected to include, but are not	
	include, but are not limited to, a		
	Upon completion of the	limited to, a Upon completion of the Necessary Studies, Transmission Provider shall	
		provide Project Developer with preliminary determinations	
	Necessary Studies, Transmission Provider shall provide Project Developer with preliminary	of:- (i) the type and scope of the permanent material	
	determinations of: (i) the type and scope of the	impact, if any, the Planned Modifications will have on the	
	permanent material impact, if any, the Planned	Transmission System; (ii) the additions, modifications, or	
	Modifications will have on the Transmission System; (ii)	replacements to the Transmission System required to	
	the additions, modifications, or replacements to the	accommodate the Planned Modifications; and (iii) a good	
	Transmission System required to accommodate the	faith estimate of the cost of the additions, modifications, or	
	Planned Modifications; and (iii) a good faith estimate of	replacements to the Transmission System required to	
	the cost of the additions, modifications, or	accommodate the Planned Modifications. In the event	
	replacements to the Transmission System required to	that Transmission Provider is unable to complete the	
	accommodate the Planned Modifications. In the event	Necessary Studies within 270 days of the date the	
	that Transmission Provider is unable to complete the	Transmission Provider approves the dynamic model and	
	Necessary Studies within 270 days of the date the	data submitted by the Project Developer and	
	Transmission Provider approves the dynamic model	Transmission Provid <u>e</u> r's- receipt of the information	
	and data submitted by the Project Developer and	required under this NSA, section 3 of this Agreement,	
	Transmission Providr's receipt of the information	Transmission Provider shall notify Project Developer and	
	required under section 3 of this Agreement,	explain the reasons for the delay.	
	Transmission Provider shall notify Project Developer		
	and explain the reasons for the delay.		

96.	Tariff, Part IX, Subpart G, NSA, section 6	Subject to section 7 below, information provided pursuant to this Agreement that is Confidential Information as defined by the Tariff, and to the extent consistent with PJM's confidentiality obligations in Operating Agreement, section 18.17, shall be and remain confidential. To the extent Transmission Provider contracts with consultants or with one or more Transmission Owner(s) for services or expertise in the preparation of the Necessary Studies, the consultants and/or Transmission Owner(s) shall keep all information provided by Project Developer confidential and shall use such information solely for the purpose of the study for which it was provided and for no other purpose.	Subject to section 7 below, information provided pursuant to this Agreement- <u>NSA</u> that is Confidential Information as defined by the Tariff, and to the extent consistent with PJM's confidentiality obligations in Operating Agreement, section 18.17, shall be and remain confidential. To the extent Transmission Provider contracts with consultants or with one or more Transmission Owner(s) for services or expertise in the preparation of the Necessary Studies, the consultants and/or Transmission Owner(s) shall keep all information provided by Project Developer confidential and shall use such information solely for the purpose of the study for which it was provided and for no other purpose.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
97.	Tariff, Part IX, Subpart G, NSA, section 8	During the longer of the terms of this Agreement or the Service Agreement, and for a period of three years after the expiration or termination thereof, and except as otherwise provided herein, each Party shall hold in confidence, and shall not disclose to any person, Confidential Information provided to it by the other Party.	During the longer of the terms of this Agreement- <u>NSA</u> or the Service Agreement, and for a period of three years after the expiration or termination thereof, and except as otherwise provided herein, each Party shall hold in confidence, and shall not disclose to any person, Confidential Information provided to it by the other Party.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.

98.	Tariff, Part IX, Subpart G,	Confidential Information shall not include information	Confidential Information shall not include information that	The revisions replace the reference to "Agreement"
	NSA, section 9	that the receiving Party can demonstrate: (i) is	the receiving Party can demonstrate: (i) is generally	with "NSA" to be consistent with previous change and
		generally available to the public other than as a result	available to the public other than as a result of a	approach used in other PJM service agreements.
		of a disclosure by the receiving Party; (ii) was in the	disclosure by the receiving Party; (ii) was in the lawful	
		lawful possession of the receiving Party on a non-	possession of the receiving Party on a non-confidential	
		confidential basis before receiving it from the disclosing	basis before receiving it from the disclosing Party; (iii) was	
		Party; (iii) was supplied to the receiving Party without	supplied to the receiving Party without restriction by a third	
		restriction by a third party, who, to the knowledge of the	party, who, to the knowledge of the receiving Party, after	
		receiving Party, after due inquiry, was under no	due inquiry, was under no obligation to the disclosing	
		obligation to the disclosing Party to keep such	Party to keep such information confidential; (iv) was	
		information confidential; (iv) was independently	independently developed by the receiving Party without	
		developed by the receiving Party without reference to	reference to Confidential Information of the disclosing	
		Confidential Information of the disclosing Party; (v) is,	Party; (v) is, or becomes, publicly known, through no	
		or becomes, publicly known, through no wrongful act or	wrongful act or omission of the receiving Party or breach	
		omission of the receiving Party or breach of the	of the requirements of this Agreement <u>NSA</u> , the Tariff, or	
		requirements of this Agreement, the Tariff, or the	the Operating Agreement; or (vi) is required, in	
		Operating Agreement; or (vi) is required, in accordance	accordance with this Agreement <u>NSA</u> , to be disclosed to	
		with this Agreement, to be disclosed to any	any Governmental Authority or is otherwise required to be	
		Governmental Authority or is otherwise required to be	disclosed by law or subpoena, or is necessary in any legal	
		disclosed by law or subpoena, or is necessary in any	proceeding establishing rights and obligations under this	
		legal proceeding establishing rights and obligations	AgreementNSA. Information designated as Confidential	
		under this Agreement. Information designated as	Information shall no longer be deemed confidential if the	
		Confidential Information shall no longer be deemed	Party that designated the information as confidential	
		confidential if the Party that designated the information	notifies the other Party that it no longer is confidential.	
		as confidential notifies the other Party that it no longer		
		is confidential.		

99.	Tariff, Part IX, Subpart G, NSA, section 12	Each Party shall use at least the same standard of care to protect Confidential Information it receives as the Party uses to protect its own Confidential Information from unauthorized disclosure, publication, or dissemination. Each Party may use Confidential Information solely to fulfill its obligations to the other Party under this Agreement or the Tariff.	Each Party shall use at least the same standard of care to protect Confidential Information it receives as the Party uses to protect its own Confidential Information from unauthorized disclosure, publication, or dissemination. Each Party may use Confidential Information solely to fulfill its obligations to the other Party under this Agreement- <u>NSA</u> or the Tariff.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
100.	Tariff, Part IX, Subpart G, NSA, section 13	If a Governmental Authority with the right, power, and apparent authority to do so requests or requires a Party, by subpoena, oral deposition, interrogatories, requests for production of documents, administrative order, or otherwise, to disclose Confidential Information, that Party shall provide the Party that provided the information with prompt prior notice of such request(s) or requirement(s) so that the providing Party may seek an appropriate protective order or waive compliance with the terms of the [GIP] or any applicable agreement entered into pursuant to the [GIP]. Notwithstanding the absence of a protective order or agreement, or waiver, the Party that is subjected to the request or order may disclose such Confidential Information that, in the opinion of its counsel, the Party is legally compelled to disclose. Each Party shall use reasonable efforts to obtain reliable assurance that confidential treatment will be accorded any Confidential Information so furnished.	If a Governmental Authority with the right, power, and apparent authority to do so requests or requires a Party, by subpoena, oral deposition, interrogatories, requests for production of documents, administrative order, or otherwise, to disclose Confidential Information, that Party shall provide the Party that provided the information with prompt prior notice of such request(s) or requirement(s) so that the providing Party may seek an appropriate protective order or waive compliance with the terms of the [GIP] or any applicable agreement entered into pursuant to the [GIP]. Notwithstanding the absence of a protective order or agreement, or waiver, the Party that is subjected to the request or order may disclose such Confidential Information that, in the opinion of its counsel, the Party is legally compelled to disclose. Each Party shall use reasonable efforts to obtain reliable assurance that confidential treatment will be accorded any Confidential Information so furnished.	The revisions remove unnecessary brackets.

101.	Tariff, Part IX, Subpart G, NSA, section 14	Notwithstanding anything in this Agreement to the contrary, and pursuant to 18 C.F.R. § 1b.20, if the FERC or its staff, during the course of an investigation or otherwise, requests information from a Party that is otherwise required to be maintained in confidence pursuant to this Agreement or the Service Agreement, the Party receiving such request shall provide the requested information to FERC or its staff, within the time provided for in the request for information.	Notwithstanding anything in this Agreement-NSA to the contrary, and pursuant to 18 C.F.R. § 1b.20, if the FERC or its staff, during the course of an investigation or otherwise, requests information from a Party that is otherwise required to be maintained in confidence pursuant to this Agreement-NSA or the Service Agreement, the Party receiving such request shall provide the requested information to FERC or its staff, within the time provided for in the request for information.	The revisions replace the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements
102.	Tariff, Part IX, Subpart G, NSA, section 15	Project Developer shall provide to Transmission Provider, as of the Effective Date, an initial deposit of \$25,000 for the performance of the Necessary Studies. Transmission Provider's good faith estimate for the time of completion of the Necessary Studies is within 270 days of the date the Transmission Provider approves thedynamic model and data submitted by the Project Developer, and Transmission Provider's receipt of the information under section 3 of this agreement.	Project Developer shall provide to Transmission Provider, as of the Effective Date, an initial deposit of \$25,000 for the performance of the Necessary Studies. Transmission Provider's good faith estimate for the time of completion of the Necessary Studies is within 270 days of the date the- Transmission Provider approves the dynamic model and data submitted by the Project Developer, and Transmission Provider's receipt of the information under this NSA, section 3-of this agreement.	The revisions replace the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements, and remove "the" to match PJM standard formatting. The revisions also correct an internal cross-reference.
		a. If Project Developer fails to submit an initial deposit of \$25,000 for the performance of the Necessary Studies, this Agreement shall be deemed to be terminated and withdrawn effective as of the end of the next Business Day after the date by which the initial deposit was due to be paid to Transmission Provider.	a. If Project Developer fails to submit an initial deposit of \$25,000 for the performance of the Necessary Studies, this Agreement <u>NSA</u> shall be deemed to be terminated and withdrawn effective as of the end of the next Business Day after the date by which the initial deposit was due to be paid to Transmission Provider.	
		b. If any additional study costs beyond the initial deposit of \$25,000 are anticipated, then, prior to conducting any of the Necessary Studies,	b. If any additional study costs beyond the initial deposit of \$25,000 are anticipated, then, prior to conducting any of the Necessary Studies,	

Transmission Provider shall provide an	Transmission Provider shall provide an estimate	
estimate of the additional study costs. The	of the additional study costs. The estimated	
estimated additional study costs are non-	additional study costs are non-binding, and	
binding, and additional actual study costs may	additional actual study costs may exceed the	
exceed the estimated additional study cost	estimated additional study cost increases	
increases provided by Transmission Provider.	provided by Transmission Provider. Regardless	
Regardless of whether Transmission Provider	of whether Transmission Provider provides	
provides Project Developer with estimated	Project Developer with estimated additional	
additional studies, Project Developer is	studies, Project Developer is responsible for and	
responsible for and must pay all actual study	must pay all actual study costs.	
	must pay all actual study costs.	
costs.	i If Terrentissian Devider and a stiffection	
	i. If Transmission Provider sends notification	
i. If Transmission Provider sends	to Project Developer of estimated	
notification to Project Developer of	additional study costs, then Project	
estimated additional study costs, then	Developer must either:	
Project Developer must either:		
	(a) Withdraw the request for the Necessary	
(a) Withdraw the request for the	Studies; or	
Necessary Studies; or		
	(b) Pay all estimated additional study costs	
(b) Pay all estimated additional study	within 10 days of such estimate being	
costs within 10 days of such	sent to Project Developer by	
estimate being sent to Project	Transmission Provider.	
Developer by Transmission		
Provider.	ii. If Project Developer fails to complete either	
	<u>section</u> 1 <u>5</u> (b)(i)(a) or <u>section</u> 1 <u>5</u> (b)(i)(b),	
ii. If Project Developer fails to complete	above, this Agreement NSA shall be	
either 16(b)(i)(a) or 16(b)(i)(b), above,	deemed to be terminated and withdrawn	
this Agreement shall be deemed to be	effective as of the end of the next Business	
terminated and withdrawn effective as of	Day after the date by which the additional	
the end of the next Business Day after	study costs were due to be paid to	
•	Transmission Provider.	
the date by which the additional study		
costs were due to be paid to		
Transmission Provider.		

c. Within 120 days after Transmission Provider completes and delivers the Necessary Studies Transmission Provider shall provide a final invoice that will include an accounting of the actual costs incurred in performing the Necessary Studies ("Final Invoice"). Within 21 days of receiving the Final Invoice, Project Developer shall make any payment due to Transmission Provider. If Project Developer withdraws its Necessary Studies request and terminates this Agreement prior to the completion of the Necessary Studies or analysis work, Project Developer agrees to pa Transmission Provider actual costs of the modeling, studies, or analysis performed up until the time of such request to withdraw and terminate.	that will include an accounting of the actual costs incurred in performing the Necessary Studies ("Final Invoice"). Within 20 days of receiving the Final Invoice, Project Developer shall make any payment due to Transmission Provider. If Project Developer withdraws its Necessary Studies request and terminates this Agreement- <u>NSA</u> prior to the completion of the Necessary Studies or analysis work, Project Developer agrees to pay Transmission Provider actual costs of the
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103.	Tariff, Part IX, Subpart G,	In analyzing and preparing the Necessary Studies,	In analyzing and preparing the Necessary Studies,	The revision replaces the reference to "Agreement"
	NSA, section 16	Transmission Provider, Transmission Owner(s), and	Transmission Provider, Transmission Owner(s), and any	with "NSA" to be consistent with previous change and
	- ,	any other subcontractors employed by Transmission	other subcontractors employed by Transmission Provider	approach used in other PJM service agreements.
		Provider shall have to rely on information provided by	shall have to rely on information provided by Project	
		Project Developer and possibly by third parties and	Developer and possibly by third parties and may not have	
		may not have control over the accuracy of such	control over the accuracy of such information.	
		information. Accordingly, NEITHER TRANSMISSION	Accordingly, NEITHER TRANSMISSION PROVIDER,	
		PROVIDER, TRANSMISSION OWNER(S), NOR ANY	TRANSMISSION OWNER(S), NOR ANY OTHER	
		OTHER SUBCONTRACTORS EMPLOYED BY	SUBCONTRACTORS EMPLOYED BY TRANSMISSION	
		TRANSMISSION PROVIDER MAKES ANY	PROVIDER MAKES ANY WARRANTIES, EXPRESS OR	
		WARRANTIES, EXPRESS OR IMPLIED, WHETHER	IMPLIED, WHETHER ARISING BY OPERATION OF	
		ARISING BY OPERATION OF LAW, COURSE OF	LAW, COURSE OF PERFORMANCE OR DEALING,	
		PERFORMANCE OR DEALING, CUSTOM, USAGE IN	CUSTOM, USAGE IN THE TRADE OR PROFESSION,	
		THE TRADE OR PROFESSION, OR OTHERWISE,	OR OTHERWISE, INCLUDING WITHOUT LIMITATION	
		INCLUDING WITHOUT LIMITATION IMPLIED	IMPLIED WARRANTIES OF MERCHANTABILITY AND	
		WARRANTIES OF MERCHANTABILITY AND	FITNESS FOR A PARTICULAR PURPOSE WITH	
		FITNESS FOR A PARTICULAR PURPOSE WITH	REGARD TO THE ACCURACY, CONTENT, OR	
		REGARD TO THE ACCURACY, CONTENT, OR	CONCLUSIONS OF THE NECESSARY STUDIES.	
		CONCLUSIONS OF THE NECESSARY STUDIES.	Project Developer acknowledges that it has not relied on	
		Project Developer acknowledges that it has not relied	any representations or warranties not specifically set forth	
		on any representations or warranties not specifically	herein and that no such representations or warranties	
		set forth herein and that no such representations or	have formed the basis of its bargain hereunder. Neither	
		warranties have formed the basis of its bargain	this Agreement- <u>NSA</u> nor the Necessary Studies performed	
		hereunder. Neither this Agreement nor the Necessary	hereunder are intended, nor shall either be interpreted, to	
		Studies performed hereunder are intended, nor shall	constitute agreement by Transmission Provider or	
		either be interpreted, to constitute agreement by	Transmission Owner(s) to provide any transmission or	
		Transmission Provider or Transmission Owner(s) to	interconnection service to or on behalf of Project	
		provide any transmission or interconnection service to	Developer either at this point in time or in the future.	
		or on behalf of Project Developer either at this point in		
		time or in the future.		

104.	Tariff, Part IX, Subpart G, NSA, section 17	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 of, or of the non-performance or delay in performance of, Transmission Provider's obligations under this Agreement. Without limitation of the foregoing, Project Developer further agrees that Transmission Owner(s) and other subcontractors employed by Transmission Provider to prepare or assist in the preparation of any Necessary Studies shall be deemed third party beneficiaries of this provision entitled "Disclaimer of Warranty/Limitation of Liability."	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- <u>NSA</u> 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 of, or of the non-performance or delay in performance of, Transmission Provider's obligations under this Agreement <u>NSA</u> . Without limitation of the foregoing, Project Developer further agrees that Transmission Owner(s) and other subcontractors employed by Transmission Provider to prepare or assist in the preparation of any Necessary Studies shall be deemed third party beneficiaries of this provision entitled "Disclaimer of Warranty/Limitation of Liability."	The revisions replace the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
105.	Tariff, Part IX, Subpart G, NSA, section 19	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.	No waiver by either Party of one or more defaults by the other in performance of any of the provisions of this Agreement- <u>NSA</u> shall operate or be construed as a waiver of any other or further default or defaults, whether of a like or different character.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.

106.	Tariff, Part IX, Subpart G, NSA, section 20	This Agreement, or any part thereof, may not be amended, modified, or waived other than by a writing signed by all Parties. Parties acknowledge that, subsequent to execution of this agreement, errors may be corrected by replacing the page of the agreement containing the error with a corrected page, as agreed to and signed by the parties without modifying or altering the original date of execution or obligations contained therein.	This Agreement <u>NSA</u> , or any part thereof, may not be amended, modified, or waived other than by a writing signed by all Parties. Parties acknowledge that, subsequent to execution of this agreement <u>NSA</u> , errors may be corrected by replacing the page of th <u>ise agreement_NSA</u> containing the error with a corrected page, as agreed to and signed by the parties without modifying or altering the original date of execution or obligations contained therein.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
107.	Tariff, Part IX, Subpart G, NSA, section 21 (Breach, Cure and Default)	Breach: A Breach of this Agreement shall include: (a) The failure to pay any amount when due; (b) The failure to comply with any material term or condition of this Agreement, including but not limited to any material breach of a representation, warranty or covenant; (c) Assignment of the Agreement in a manner inconsistent with its terms; or (d) Failure of a Party to provide information or data required to be determined under to another Party for such other Party to satisfy its obligations under this Agreement.	Breach: A Breach of this Agreement NSA shall include: (a) The failure to pay any amount when due; (b) The failure to comply with any material term or condition of this AgreementNSA, including but not limited to any material breach of a representation, warranty or covenant; (c) Assignment of thise Agreement NSA in a manner inconsistent with its terms; or (d) Failure of a Party to provide information or data required to be determined under to another Party for such other Party to satisfy its obligations under this Agreement NSA.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.

108.	Tariff, Part IX, Subpart G, NSA, section 21.3 (Cure and Default)	A Party that commits a Breach and does not take steps to cure the Breach pursuant to this section 21.3 is automatically in Default of this Agreement, and its project and this Agreement shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitted the necessary filings with FERC.	A Party that commits a Breach and does not take steps to cure the Breach pursuant to this section 21.3 is automatically in Default of this Agreement <u>NSA</u> , and its project and this Agreement <u>NSA</u> shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitted the necessary filings with FERC.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
109.	Tariff, Part IX, Subpart G, NSA, section 21.4.1.1	Except for the event of Breach set forth in section 21.1(a) above, the Breaching Party (a) may cure the Breach within 30 days of the time the Non-Breaching Party sends such notice; or (b) if the Breach cannot be cured within 30 days, may commence in good faith all steps that are reasonable and appropriate to cure the Breach within such 30 day time period and thereafter diligently pursue such action to completion pursuant to a plan to cure, which shall be developed and agreed to in writing by the Parties. Such agreement shall not be unreasonably withheld.	Except for the event of Breach set forth in <u>this NSA</u> , section 21.1(a) above, the Breaching Party (a) may cure the Breach within 30 days of the time the <u>nNon-Breaching</u> Party sends such notice; or (b) if the Breach cannot be cured within 30 days, may commence in good faith all steps that are reasonable and appropriate to cure the Breach within such 30 day time period and thereafter diligently pursue such action to completion pursuant to a plan to cure, which shall be developed and agreed to in writing by the Parties. Such agreement shall not be unreasonably withheld.	The revisions replace the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements, modify internal cross-reference to match PJM standard formatting, and correct the capitalization of a defined term.

110.	Tariff, Part IX, Subpart G, NSA, section 21.4.1.2	In an event of Breach set forth in section 21.1(a), the Breaching Party shall cure the Breach within five days from the receipt of notice of the Breach. If the Breaching Party is the Project Developer, and the Project Developer fails to pay an amount due within five days from the receipt of notice of the Breach, Transmission Provider may use Security to cure such Breach. If Transmission Provider uses Security to cure such Breach, Project Developer shall be in automatic Default and its project and this Agreement shall be deemed terminated and withdrawn.	In an event of Breach set forth in <u>this NSA</u> , section 21.1(a), the Breaching Party shall cure the Breach within five days from the receipt of notice of the Breach. If the Breaching Party is the Project Developer, and the Project Developer fails to pay an amount due within five days from the receipt of notice of the Breach, Transmission Provider may use Security to cure such Breach. If Transmission Provider uses Security to cure such Breach, Project Developer shall be in automatic Default and its project and this Agreement shall be deemed terminated and withdrawn.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
111.	Tariff, Part IX, Subpart G, NSA, section 21.5 (Right to Compel Performance)	Notwithstanding the foregoing, upon the occurrence of a Default, a non-Defaulting Party shall be entitled to exercise such other rights and remedies as it may have in equity or at law. No remedy conferred by any provision of this Agreement is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. The election of any one or more remedies shall not constitute a waiver of the right to pursue other available remedies	Notwithstanding the foregoing, upon the occurrence of a Default, a non-Defaulting Party shall be entitled to exercise such other rights and remedies as it may have in equity or at lawNo remedy conferred by any provision of this Agreement is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. The election of any one or more remedies shall not constitute a waiver of the right to pursue other available remedies.	Revision inserts spacing to match PJM standard formatting.

112.	Tariff, Part IX, Subpart G, NSA, section 25	Unless otherwise defined in this Agreement, all capitalized terms herein shall have the meanings as set forth in the definitions of such terms as stated in the PJM Tariff.	Unless otherwise defined in this Agreement <u>NSA</u> , all capitalized terms herein shall have the meanings as set forth in the definitions of such terms as stated in the PJM Tariff.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
113.	Tariff, Part IX, Subpart G, NSA, section 26	 In addition to section 21 above, this Agreement may be terminated by the following means: a. By Mutual Consent: This Agreement may be terminated as of the date on which the Parties mutually agree to terminate this Agreement. b. By Project Developer: Project Developer may unilaterally terminate this Agreement in accordance with the terms set forth in section 16(b)(i)(a) of this Agreement or pursuant to Applicable Laws and Regulations upon providing Transmission Provider 30 days prior written notice thereof, provided that Project Developer is not in breach under this Agreement. c. By Transmission Provider: Transmission Provider max unilaterally terminate this Agreement in accordance 	 In addition to this NSA, section 21-above, this Agreement may be terminated by the following means: a. By Mutual Consent: This Agreement <u>NSA</u> may be terminated as of the date on which the Parties mutually agree to terminate this Agreement<u>NSA</u>. b. By Project Developer: Project Developer may unilaterally terminate this Agreement<u>NSA</u> in accordance with the terms set forth in this NSA, section 156(b)(i)(a) of this Agreement or pursuant to Applicable Laws and Regulations upon providing Transmission Provider 30 days prior written notice thereof, provided that Project Developer is not in breach under this Agreement<u>NSA</u>. c. By Transmission Provider: Transmission Provider may unilaterally terminate this Agreement NSA in accordance with the terms not in breach under this Agreement<u>NSA</u>. 	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
		may unilaterally terminate this Agreement in accordance with Applicable Laws and Regulations upon providing Project Developer 30 days prior written notice thereof.	unilaterally terminate this Agreement <u>NSA</u> in accordance with Applicable Laws and Regulations upon providing Project Developer 30 days prior written notice thereof.	

14.	Tariff, Part IX, Subpart G, NSA, section 27	This Agreement or any part thereof may not be amended, modified, or waived other than by a writing signed by all Parties hereto.	This Agreement <u>NSA</u> or any part thereof may not be amended, modified, or waived other than by a writing signed by all Parties hereto.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
115.	Tariff, Part IX, Subpart G, NSA, section 29	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 and/or laws of the State of Delaware without regard to conflicts of laws 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.	Governing Law, Regulatory Authority, and Rules: This Agreement-NSA shall be deemed a contract made under, and the interpretation and performance of this Agreement- NSA and each of its provisions shall be governed and construed in accordance with, the applicable Federal and/or laws of the State of Delaware without regard to conflicts of laws provisions that would apply the laws of another jurisdiction. This Agreement-NSA 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.	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.
116.	Tariff, Part IX, Subpart G, NSA, Signature page	IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective authorized officials. By each individual signing below each represents to the other that they are duly authorized to sign on behalf of that company and have actual and/or apparent authority to bind the respective company to this Agreement.	IN WITNESS WHEREOF, the Parties have caused this Agreement <u>NSA</u> to be executed by their respective authorized officials. By each individual signing below each represents to the other that they are duly authorized to sign on behalf of that company and have actual and/or apparent authority to bind the respective company to this Agreement <u>NSA</u> .	The revision replaces the reference to "Agreement" with "NSA" to be consistent with previous change and approach used in other PJM service agreements.

117.	Tariff, Part IX, Subpart G, NSA, Attachment 1	Describe work to be done.	Describe work to be done Planned Modifications.	The revision clarifies the information to be included in Attachment 1.

April 28, 2025 Revised Chart - Version 3

Tariff sections: Tariff, Part IX, Subpart H - Form of Network Upgrade Cost Responsibility Agreement

Numbe	r Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
118.	Tariff, Part IX, Subpart H, NUCRA, First Page Title	(Network Upgrade #)	(Network Upgrade <u>(s)</u> #) [] [OPTIONAL: Add additional Project Developers as deemed appropriate]	The change clarifies that <u>additional Project Developers and</u> more than one Network Upgrade may be referenced.

119.	Tariff, Part IX, Subpart H, NUCRA, caption	NETWORK UPGRADE COST RESPONSIBILITY AGREEMENT By and Among PJM Interconnection, L.L.C. And [Name of Project Developer] And [Name of Project Developer] (Network Upgrade#)	NETWORK UPGRADE COST RESPONSIBILITY AGREEMENT By and Among PJM Interconnection, L.L.C. And [Name of Project Developer] And [Name of Project Developer] [OPTIONAL: Add additional Project Developers as deemed appropriate] (Network Upgrade(s) #)	The change clarifies that additional Project Developers and more than one Network Upgrade may be referenced.
120.	Tariff, Part IX, Subpart H, NUCRA, section 1.0 (Parties)	Project Developer (includes Eligible Customer and Affected System Customer): [full name], Project Identifier # [OPTIONAL: (also referred to as "[short	Project Developer (includes Eligible Customer and Affected System Customer, herein defined as "Project <u>Developer"):</u> [full_name Name of Party], Project Identifier #	The parenthetical phrase is modified to reflect that Project Developer, Eligible Customer and Affected System Customer are referred to as "Project Developer" for purposes of the NUCRA. The change clarifies the instruction calls for the name of the
		name"])]	[OPTIONAL: (also referred to as "[short name"])] Name and location of Generating Facility or Merchant Transmission Facility:	A colon is added to prompt drafter to include the name and location of the Generating Facility or Merchant Transmission Facility.
		[full name], Project Identifier # [OPTIONAL: (also referred to as "[short name"])] Name and location of Generating Facility or Merchant Transmission Facility	Project Developer: [full_name_Name_of_Party] and Project Identifier # [OPTIONAL: (also referred to as "[short name"])]	The change clarifies the instruction calls for the name of the Project Developer Party's name. A colon is added to prompt drafter to include the name and

		{instructions – for the above, also provide Service Agreement No. or other identifying information if known}	Name and location of Generating Facility or Merchant Transmission Facility: [OPTIONAL: Add additional Project Developers as deemed appropriate] {instructions – for the above, also provide Service Agreement No. or other identifying information if known.}	location of the Generating Facility or Merchant Transmission Facility. An instruction is inserted to clarify additional Project Developers may be added. A period is added to the end of the sentence.
121.	Tariff, Part IX, Subpart H, NUCRA, section 8.0 (Notices)	Any notice or request made to or by any party regarding this NUCRA shall be made in accordance with the standard terms and conditions for construction set forth in Appendix 2 to this NUCRA to the representatives of the other parties, as indicated below: Transmission Provider: PJM Interconnection, L.L.C. 2750 Monroe Blvd. Audubon, PA 19403 interconnectionagreementnotices@pjm.com Project Developer: Project Developer:	Any notice or request made to or by any party regarding this NUCRA shall be made in accordance with the standard terms and conditions for construction set forth in Appendix 2 to this NUCRA to the representatives of the other parties, as indicated below: Transmission Provider: PJM Interconnection, L.L.C. 2750 Monroe Blvd. Audubon, PA 19403 interconnectionagreementnotices@pjm.com Project Developer: Project Identifier # Project Identifier #	An instruction is inserted to clarify additional Project Developers may be added. <u>The changes also add fields to</u> <u>insert the Project Identifier numbers associated with each</u> <u>Project Developer.</u>

100	Tariff Dart IV, Subpart H	Incorporation of Other Decuments. All participes of the	[OPTIONAL: Add additional Project Developers as deemed appropriate]	An internal reference to "Other Decuments" is being added
122.	Tariff, Part IX, Subpart H, NUCRA, section 11.0 (Incorporation of Other Documents)	Incorporation of Other Documents. All portions of the agreements identified in section 1.0 above and the Tariff and the Operating Agreement pertinent to the subject of this NUCRA and not otherwise made a part hereof are hereby incorporated herein and made a part hereof. To the extent there is a conflict between the NUCRA and other documents, the terms of this NUCRA shall control.	Incorporation of Other Documents. All portions of the agreements identified in section 1.0 above, and the Tariff, and the Operating Agreement (herein collectively referenced as "Other Documents") pertinent to the subject of this NUCRA and not otherwise made a part hereof are hereby incorporated herein and made a part hereof. To the extent there is a conflict between the NUCRA and eOther eDocuments, the terms of this NUCRA shall control.	An internal reference to "Other Documents" is being added to clarify the conflict provision in the last sentence. The punctuation is also being corrected.
123.	Tariff, Part IX, Subpart H, NUCRA, signature page	(Network Identifier #) Printed name of signer:	(Network Identifier(s) #) [] <u>Project Developer: [Name of Party]</u> (Project Identifier #)	The change clarifies that more than one Network Upgrade may be subject to the same NUCRA. The changes add fields to insert the Project Identifier numbers associated with each Project Developer.
		The signature below of the authorized officer of the Transmission Owner is for the limited purpose of	Printed name of signer:	instruction is inserted to clarify additional Project Developers may be added.

		acknowledging that an authorized officer of said Transmission Owner has read this Agreement as of this day of 20	Printed name of signer:	
			[OPTIONAL: Add additional Project Developers as deemed appropriate]	
			The signature below of the authorized officer of the Transmission Owner is for the limited purpose of acknowledging that an authorized officer of said Transmission Owner has read this Agreement as of this day of 20	
124.	Tariff, Part IX, Subpart H, NUCRA, Appendix 2, section 3.3 (Invoice)	In addition to the invoice provisions set forth in the applicable GIA Construction Service Agreement or other relevant NUCRAs to which the Project Developer is a party, for purposes of this NUCRA, Transmission Provider shall bill the Project Developers in accordance with the cost responsibility set forth in Schedule B of this NUCRA.	In addition to the invoice provisions set forth in the applicable GIA, Construction Service Agreement, or other relevant NUCRAs to which the Project Developer is a party, for purposes of this NUCRA, Transmission Provider shall bill the Project Developers in accordance with the cost responsibility set forth in Schedule B of this NUCRA.	Commas are added to clarify the sentence.

125.	Tariff, Part IX, Subpart H, NUCRA, Appendix 2, section 3.4 (Final Invoice)	In addition to the final invoice provisions set forth in the applicable GIA Construction Service Agreement or other relevant NUCRAs to which the Project Developer is a party, for purposes of this NUCRA, the accounting and payments shall be in accordance with the cost responsibility set forth in Schedule B of this NUCRA.	In addition to the final invoice provisions set forth in the applicable GIA, Construction Service Agreement, or other relevant NUCRAs to which the Project Developer is a party, for purposes of this NUCRA, the accounting and payments shall be in accordance with the cost responsibility set forth in Schedule B of this NUCRA.	Commas are added to clarify the sentence.
126.	Tariff, Part IX, Subpart H, NUCRA, Appendix 2, section 4.1 (Assignment with Prior Consent)	Except as provided in section 4.2 to this Appendix 2, no party to this NUCRA shall assign its rights or delegate its duties, or any part of such rights or duties, under this NUCRA without the written consent of the other parties, which consent shall not be unreasonably withheld, conditioned, or delayed. Any such assignment or delegation made without such written consent shall be null and void. A party may make an assignment in connection with the sale, merger, or transfer of a substantial portion or all of the Common Use Upgrades which it owns or will own upon completion of construction and the transfer of title required by the applicable GIA or Construction Service Agreement, so long as the assignee in such a sale, merger, or transfer assumes in writing all rights, duties and obligations arising under this NUCRA.	Except as provided in <u>NUCRA, Appendix 2,</u> section 4.2 to this Appendix 2, no party to this NUCRA shall assign its rights or delegate its duties, or any part of such rights or duties, under this NUCRA without the written consent of the other parties, which consent shall not be unreasonably withheld, conditioned, or delayed. Any such assignment or delegation made without such written consent shall be null and void. A party may make an assignment in connection with the sale, merger, or transfer of a substantial portion or all of the Common Use Upgrades which it owns or will own upon completion of construction and the transfer of title required by the applicable GIA or Construction Service Agreement, so long as the assignee in such a sale, merger, or transfer assumes in writing all rights, duties and obligations arising under this NUCRA.	The cross-reference is being clarified.

127.	Tariff, Part IX, Subpart H, NUCRA, Appendix 2, Section 9 (Confidentiality)	The Confidentiality provisions of the applicable GIA Construction Service Agreement or other relevant NUCRAs to which the Project Developer is a party are incorporated by reference and shall apply to this NUCRA.	The Confidentiality provisions of the applicable GIA. Construction Service Agreement. or other relevant NUCRAs to which the Project Developer is a party are incorporated by reference and shall apply to this NUCRA.	Commas are added to clarify the sentence.
128.	Tariff, Part IX, Subpart H, NUCRA, Appendix 2, section 13.1 (Regulatory Filing)	In the event that this NUCRA contains any terms that deviate materially from the form included in Tariff, Part IX or from the standard terms and conditions in this Appendix 2, the Transmission Provider shall file the executed NUCRA on behalf of itself with FERC as a service schedule under the Tariff. Project Developer may request that any information so provided be subject to the confidentiality provisions of section 9 of this Appendix 2. A Project Developer shall have the right, with respect to any NUCRA tendered to it, to request in writing (a) dispute resolution under section 12 of the Tariff or, if concerning the Regional Transmission Expansion Plan, consistent with Schedule 5 of the Operating Agreement, or (b) that Transmission Provider file the agreement unexecuted with FERC. With the filing of any unexecuted NUCRA, Transmission Provider may, in its discretion, propose to FERC a resolution of any or all of the issues in dispute between any parties to this NUCRA.	In the event that this NUCRA contains any terms that deviate materially from the form included in Tariff, Part IX or from the standard terms and conditions in this Appendix 2, the Transmission Provider shall file the executed NUCRA on behalf of itself with FERC as a service schedule under the Tariff. Project Developer may request that any information so provided be subject to the confidentiality provisions of section 9 of this Appendix 2. A Project Developer shall have the right, with respect to any NUCRA tendered to it, to request in writing (a) dispute resolution under Tariff, Part I, section 12 of the Tariff or, if concerning the Regional Transmission Expansion Plan, consistent with Schedule 5 of the Operating Agreement, or (b) that Transmission Provider file the agreement unexecuted with FERC. With the filing of any unexecuted NUCRA, Transmission Provider may, in its discretion, propose to FERC a resolution of any or all of the issues in dispute between any parties to this NUCRA.	The cross-reference is being clarified.

	Tariff, Part IX, Subpart H, NUCRA, Appendix 2, section 14.1.4 (Consent and Approval)	Such party has sought or obtained, or, in accordance with the NUCRA will seek or obtain, each consent, approval, authorization, order, or acceptance by any Governmental Authority in connection with the execution, delivery and performance of the NUCRA and it will provide to any Governmental Authority notice of any actions under this Appendix 2 that are required by Applicable Laws and Regulations.	Such party has sought or obtained, or, in accordance with the NUCRA will seek or obtain, each consent, approval, authorization, order, or acceptance by any Governmental Authority in connection with the execution, delivery and performance of the NUCRA and it will provide to any Governmental Authority notice of any actions under this <u>NUCRA</u> , Appendix 2 that are required by Applicable Laws and Regulations.	The cross-reference is being clarified.
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