



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

April 17, 2026

PJM Legal Service Agreement Team Attorneys

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

April 17, 2026

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
1.	Tariff, Part VII, Subpart A, section 300 - Definitions A	<p>Application and Studies Agreement:</p> <p>“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 IX, Subpart A. An Application and Studies Agreement must be submitted electronically through PJM’s web site in accordance with PJM’s Manuals.</p>	<p>Application and Studies Agreement:</p> <p>“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 IX, Subpart A. An Application and Studies Agreement must be submitted electronically through PJM’s web-site in accordance with <u>the</u> PJM’s Manuals.</p>	To correct grammar and a reference to a defined term.
2.	Tariff, Part VIII, Subpart A, section 400 - Definitions A	<p>Application and Studies Agreement:</p> <p>“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 IX, Subpart A. An Application and Studies Agreement must be submitted electronically through PJM’s website in accordance with PJM’s Manuals.</p>	<p>Application and Studies Agreement:</p> <p>“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 IX, Subpart A. An Application and Studies Agreement must be submitted electronically through PJM’s website in accordance with <u>the</u> PJM’s Manuals.</p>	To correct a reference to a defined term.
3.	Tariff, Part VII, Subpart A, section 300 - Definitions B Tariff, Part VIII, Subpart A, section 400 - Definitions B	<p>Business Day:</p> <p>“Business Day” shall mean a day ending at 5 pm Eastern prevailing time in which the Federal Reserve System is open for business and is not a scheduled PJM holiday.</p>	<p>Business Day:</p> <p>“Business Day” shall mean a day ending at 5 p.m. Eastern pPrevailing tTime in which the Federal Reserve System is open for business and is not a scheduled PJM holiday.</p>	To edit the language so that it is consistent with similar references elsewhere in the Tariff.

4.	Tariff, Part VII, Subpart A, section 300 - Definitions C Tariff, Part VIII, Subpart A, section 400 - Definitions C	<p>Cancellation Costs:</p> <p>"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 set forth in GIA, Appendix 2, section 16.1.4, that remain the responsibility of Project Developer or Eligible Customer under the Tariff, even if such New Service Request is terminated or withdrawn.</p>	<p>Cancellation Costs:</p> <p>"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 <u>C</u>eosts may include costs for Customer-Funded Upgrades assigned to Project Developer or Eligible Customer, in accordance with the Tariff and as set forth in GIA, Appendix 2, section 16.1.4, that remain the responsibility of Project Developer or Eligible Customer under the Tariff, even if such New Service Request is terminated or withdrawn.</p>	Remove "the" where redlined and correct capitalization of a defined term.
5.	Tariff, Part VII, Subpart A, section 300 - Definitions D Tariff, Part VIII, Subpart A, section 400 - Definitions D	<p>Decision Point I:</p> <p>"Decision Point I" shall mean the time period that commences on the first Business Day immediately following Phase I of a Cycle, and shall end within 30 calendar days; however, if the 30th does not fall on a Business Day, this time period shall conclude on the next Business Day.</p>	<p>Decision Point I:</p> <p>"Decision Point I" shall mean the time period that commences on the first Business Day immediately following Phase I of a Cycle, and shall end within 30 calendar days; however, if the 30th <u>calendar day</u> does not fall on a Business Day, this time period shall conclude on the next Business Day.</p>	To insert missing language and make formatting consistent with other definitions by bolding the colon.

6.	Tariff, Part VII, Subpart A, section 300 - Definitions D Tariff, Part VIII, Subpart A, section 400 - Definitions D	<p>Decision Point II:</p> <p>“Decision Point II” shall mean the time period that commences on the first Business Day immediately following Phase II of a Cycle, and shall end within 30 calendar days; however, if the 30th does not fall on a Business Day, this time period shall conclude on the next Business Day.</p>	<p>Decision Point II:</p> <p>“Decision Point II” shall mean the time period that commences on the first Business Day immediately following Phase II of a Cycle, and shall end within 30 calendar days; however, if the 30th <u>calendar day</u> does not fall on a Business Day, this time period shall conclude on the next Business Day.</p>	To insert missing language and make formatting consistent with other definitions by bolding the colon.
7.	Tariff, Part VII, Subpart A, section 300 - Definitions D Tariff, Part VIII, Subpart A, section 400 - Definitions D	<p>Decision Point III:</p> <p>“Decision Point III” shall mean the time period that commences on the first Business Day immediately following Phase III of a Cycle, and shall end within 30 calendar days; however, if the 30th does not fall on a Business Day, this time period shall conclude on the next Business Day.</p>	<p>Decision Point III:</p> <p>“Decision Point III” shall mean the time period that commences on the first Business Day immediately following Phase III of a Cycle, and shall end within 30 calendar days; however, if the 30th <u>calendar day</u> does not fall on a Business Day, this time period shall conclude on the next Business Day.</p>	To insert missing language and make formatting consistent with other definitions by bolding the colon.
8.	Tariff, Part VII, Subpart A, section 300 - Definitions D Tariff, Part VIII, Subpart A, section 400 - Definitions D	<p>Default:</p> <p>As used in the Generation Interconnection Agreement, Construction Service Agreement, and Network Upgrade Cost Responsibility Agreement, “Default” shall mean the failure of a Breaching Party to cure its Breach in accordance with the applicable provisions of a Generation Interconnection Agreement, Construction Service Agreement, or Network Upgrade Cost Responsibility Agreement.</p>	<p>Default:</p> <p>As used in the Generation Interconnection Agreement, <u>Wholesale Market Participation Agreement, Engineering and Procurement Agreement, Upgrade Construction Service Agreement, Cost Responsibility Agreement, Necessary Studies Agreement,</u> Construction Service Agreement, and Network Upgrade Cost Responsibility Agreement, “Default” shall mean the failure of a Breaching Party to cure its Breach in accordance with the applicable provisions of a Generation Interconnection Agreement, <u>Wholesale Market Participation Agreement, Engineering and Procurement Agreement, Upgrade Construction Service Agreement, Cost Responsibility Agreement, Necessary Studies Agreement,</u> Construction Service Agreement, or Network Upgrade Cost Responsibility Agreement.</p>	To incorporate missing references to the Wholesale Market Participation Agreement, Engineering and Procurement Agreement, Upgrade Construction Service Agreement, Cost Responsibility Agreement, and Necessary Studies Agreement from the definition of Default.

9.	Tariff, Part VII, Subpart A, section 300 - Definitions E Tariff, Part VIII, Subpart A, section 400 - Definitions E	<p>Eligible Customer:</p> <p>“Eligible Customer” shall mean:</p> <p>(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 the Federal Power Act, section 212(h), 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.</p> <p>(ii) Any retail customer taking unbundled transmission service pursuant to a state requirement that the Transmission Provider or a Transmission Owner offer the transmission service, or pursuant to a voluntary offer of such service by a Transmission Owner, is an Eligible Customer under the Tariff. As used in Tariff, Part VII, Eligible Customer shall mean only those Eligible Customers that have submitted an Application and Study Agreement.</p>	<p>Eligible Customer:</p> <p>“Eligible Customer” shall mean:</p> <p>(i) Any electric utility (including any Transmission Owner and any power marketer), Ffederal 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 the Federal Power Act, section 212(h), such entity is eligible only if the service is provided pursuant to a sState 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.</p> <p>(ii) Any retail customer taking unbundled transmission service pursuant to a sState requirement that the Transmission Provider or a Transmission Owner offer the transmission service, or pursuant to a voluntary offer of such service by a Transmission Owner, is an Eligible Customer under the Tariff. As used in Tariff, Part VII, Eligible Customer shall mean only those Eligible Customers that have submitted an Application and Studiesy Agreement.</p>	To correct capitalization of terms and the reference the “Application and Studies Agreement.”
10.	Tariff, Part VII, Subpart A, section 300 - Definitions M Tariff, Part VIII, Subpart A, section 400 - Definitions M	<p>Merchant Network Upgrades:</p> <p>“Merchant Network Upgrades” shall mean additions to, or modifications or replacements of, or advancement of additions to, or modifications or replacement of, physical facilities of the Transmission Owner that, on the date of the pertinent Upgrade Customer’s Upgrade Request, are part of the Transmission System or are included in the Regional Transmission Expansion Plan, but that are not already subject to an already existing, fully executed interconnection related agreement, such as a Generation Interconnection Agreement, stand-alone Construction Service Agreement, Network Upgrade Cost Responsibility Agreement or Upgrade Construction Service Agreement.</p>	<p>Merchant Network Upgrades:</p> <p>“Merchant Network Upgrades” shall mean additions to, or modifications or replacements of, _ or advancement of additions to, or modifications or replacement of, physical facilities of the Transmission Owner that, on the date of the pertinent Upgrade Customer’s Upgrade Request, are part of the Transmission System or are included in the Regional Transmission Expansion Plan, but that are not already subject to an already existing, fully executed interconnection related agreement, such as a Generation Interconnection Agreement, stand-alone Construction Service Agreement, Network Upgrade Cost Responsibility Agreement, _—or Upgrade Construction Service Agreement.</p>	To remove duplicative language and extra spaces between “Network Upgrade” and “Agreement or” and to insert a comma after the term “Network Upgrade Cost Responsibility Agreement.”

11.	Tariff, Part VII, Subpart A, section 300 - Definitions M	<p>Merchant Transmission Provider:</p> <p>“Merchant Transmission Provider” shall mean an Project Developer that (1) owns, controls, or controls the rights to use the transmission capability of, Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that connect the Transmission System with another control area, (2) has elected to receive Transmission Injection Rights and Transmission Withdrawal Rights associated with such facility pursuant to this Tariff, Part VII, Subpart E, section 330, and (3) makes (or will make) the transmission capability of such facilities available for use by third parties under terms and conditions approved by the Commission and stated in the Tariff, consistent with Tariff, Part VII, Subpart E, section 319.</p>	<p>Merchant Transmission Provider:</p> <p>“Merchant Transmission Provider” shall mean a a <u>Transmission</u> Project Developer that (1) owns, controls, or controls the rights to use the transmission capability of, Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that connect the Transmission System with another C<u>e</u>ontrol A<u>A</u>area, (2) has elected to receive Transmission Injection Rights and Transmission Withdrawal Rights associated with such facilities y<u>iesy</u> pursuant to this Tariff, Part VII, Subpart E, section 330, and (3) makes (or will make) the transmission capability of such facilities available for use by third parties under terms and conditions approved by the Commission and stated in the Tariff, consistent with Tariff, Part VII, Subpart E, section 319.</p>	To correct the definition by revising language to reference a “Transmission Project Developer,” correct the capitalization of a defined term, and revise the language to ensure internal consistency regarding the use of “facilities.”
12.	Tariff, Part VIII, Subpart A, section 400 - Definitions M	<p>Merchant Transmission Provider:</p> <p>“Merchant Transmission Provider” shall mean an Project Developer that (1) owns, controls, or controls the rights to use the transmission capability of, Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that connect the Transmission System with another control area, (2) has elected to receive Transmission Injection Rights and Transmission Withdrawal Rights associated with such facility pursuant to this Tariff, Part VIII, Subpart E, section 428, and (3) makes (or will make) the transmission capability of such facilities available for use by third parties under terms and conditions approved by the Commission and stated in the Tariff, consistent with Tariff, Part VIII, Subpart E, section 417.</p>	<p>Merchant Transmission Provider:</p> <p>“Merchant Transmission Provider” shall mean a a <u>Transmission</u> Project Developer that (1) owns, controls, or controls the rights to use the transmission capability of, Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that connect the Transmission System with another C<u>e</u>ontrol A<u>A</u>area, (2) has elected to receive Transmission Injection Rights and Transmission Withdrawal Rights associated with such facilities y<u>iesy</u> pursuant to this Tariff, Part VIII, Subpart E, section 428, and (3) makes (or will make) the transmission capability of such facilities available for use by third parties under terms and conditions approved by the Commission and stated in the Tariff, consistent with Tariff, Part VIII, Subpart E, section 417.</p>	To correct the definition by revising language to reference a “Transmission Project Developer,” correct the capitalization of a defined term, and revise the language to ensure internal consistency regarding the use of “facilities.”

13.	Tariff, Part VII, Subpart A, section 300 - Definitions P Tariff, Part VIII, Subpart A, section 400 - Definitions P	<p>Provisional Interconnection Service:</p> <p>“Provisional Interconnection Service” shall mean interconnection service provided by Transmission Provider associated with interconnecting the Project Developer’s Generating Facility to Transmission Provider’s Transmission System and enabling that Transmission System to receive electric energy and capacity from the Generating Facility at the Point of Interconnection pursuant to the terms of the Interconnection Service Agreement and, if applicable, the Tariff.</p>	<p>Provisional Interconnection Service:</p> <p>“Provisional Interconnection Service” shall mean interconnection service provided by Transmission Provider associated with interconnecting the Project Developer’s Generating Facility to Transmission Provider’s Transmission System and enabling that Transmission System to receive electric energy and capacity from the Generating Facility at the Point of Interconnection pursuant to the terms of the <u>Generation</u> Interconnection <u>Service</u> -Agreement and, if applicable, the Tariff.</p>	To correct the reference to the relevant service agreement.
14.	Tariff, Part VII, Subpart A, section 300 - Definitions R	<p>RRI ELCC Class Rating:</p> <p>“RRR ELCC Class Rating” shall mean the rating set forth in Tariff, Part VII, Subpart C, section 306(E)(4)(a)(ii).</p>	<p>RRI ELCC Class Rating:</p> <p>“RRR ELCC Class Rating” shall mean the rating set forth in Tariff, Part VII, Subpart C, section 306(E)(4)(a)(ii).</p>	To correct the reference to a defined term.
15.	Tariff, Part VII, Subpart A, section 300 - Definitions S	<p>Schedule of Work:</p> <p>“Schedule of Work” shall mean that Schedule of Work set forth in GIA, Schedule, L, section 8.0 or CSA, Appendix I, 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.</p>	<p>Schedule of Work:</p> <p>“Schedule of Work” shall mean that Schedule of Work set forth in GIA, Schedule, L, section 8.0 or CSA, Appendix I, 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.</p>	To remove the extraneous comma between Schedule and L.

16.	Tariff, Part VII, Subpart A, section 300 - Definition S	<p>Security:</p> <p>"Security" shall mean the financial guaranty provided by the Project Developer, Eligible Customer or Upgrade Customer pursuant to Tariff, Part VII, Subpart D, section 309(A)(2)(i), and Tariff, Part VII, Subpart D, section 309(A)(3)(a), and Tariff 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.</p>	<p>Security:</p> <p>"Security" shall mean the financial guaranty provided by the Project Developer, Eligible Customer or Upgrade Customer pursuant to Tariff, Part VII, Subpart D, section 309(A)(2)(a)(i), and Tariff, Part VII, Subpart D, section 309(A)(3)(a), and Tariff, <u>Part VII, Subpart D, section 311(a)(2)(d)(i)(a)</u>, and Tariff, Part VII, Subpart D, section 311(A)(2)(h), and Tariff, Part VII, Subpart D, section 313(A)(1)(a), <u>and Tariff, Part VII, Subpart D, section 314(B)(4)(a)(iv)</u> 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.</p>	To correct cross-references and insert a previously omitted cross-reference to a provision addressing Security.
17.	Tariff, Part VIII, Subpart A, section 400 - Definitions S	<p>Security:</p> <p>"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.</p>	<p>Security:</p> <p>"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)(a)(i) and <u>Tariff, Part VIII, Subpart C, section 406(A)(3)(a)</u>, and Tariff, Part VIII, Subpart C, <u>section 408(A)(2)(d)(i)(a)</u>, and Tariff, Part VIII, Subpart C, section 410(A)(1)(a), <u>and Tariff, Part VIII, Subpart C, section 411(B)(4)(a)(iv)</u> 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.</p>	To correct and clarify cross-references and insert a previously omitted cross-reference to a provision addressing Security.

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

April 17, 2026

Tariff, Part VII, Subpart A
 Tariff, Part VII, Subpart D
 Tariff, Part VIII, Subpart C

Number	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
18.	Tariff, Part VII, Subpart A, section 301(A)(7)	<p>7. Additional Interconnection-Related Agreements. In connection with interconnection with the Transmission System pursuant to Tariff, Part VIII, Project Developer may be required, or may elect, to enter into one or more of the following interconnection-related agreements:</p> <p>a. Cost Responsibility Agreement. A Project Developer with an existing generating facility that is not a party to an interconnection agreement with Transmission Provider and the relevant Transmission Owner, that desires to enter into a GIA with Transmission Provider and Transmission Owner, shall be required to enter into a Cost Responsibility Agreement in the form set forth in Tariff, Part IX, Subpart F. The Cost Responsibility Agreement provides the terms, conditions, Study Deposit, and cost responsibility for Project Developer to pay Transmission Provider's actual costs to perform certain modeling, studies or analysis to determine whether the Project Developer may enter into a GIA with Transmission Provider and Transmission Owner.</p> <p>b. Engineering and Procurement Agreement. A Project Developer that wishes to advance the implementation of its Interconnection Request during Phase III of a Cycle may enter into an Engineering and Procurement Agreement with Transmission Provider and</p>	<p>7. Additional Interconnection-Related Agreements. In connection with interconnection with the Transmission System pursuant to Tariff, Part VII, Project Developer may be required, or may elect, to enter into one or more of the following interconnection-related agreements:</p> <p>a. Cost Responsibility Agreement. A Project Developer with an existing generating facility that is not a party to an interconnection agreement with Transmission Provider and the relevant Transmission Owner, that desires to enter into a GIA with Transmission Provider and Transmission Owner, shall be required to enter into a Cost Responsibility Agreement in the form set forth in Tariff, Part IX, Subpart F. The Cost Responsibility Agreement provides the terms, conditions, Study Deposit, and cost responsibility for Project Developer to pay Transmission Provider's actual costs to perform certain modeling, studies or analysis to determine whether the Project Developer may enter into a GIA with Transmission Provider and Transmission Owner.</p> <p>b. Engineering and Procurement Agreement. A Project Developer that wishes to advance the implementation of its Interconnection Request during Phase III of a Cycle may enter into an Engineering and Procurement Agreement with Transmission Provider and Transmission Owner, in the form set forth in Tariff, Part IX, Subpart</p>	To correct the Tariff reference by replacing "Part VIII" with "Part VII."

		<p>Transmission Owner, in the form set forth in Tariff, Part IX, Subpart D, to begin engineering and procurement of long lead-time items necessary for the establishment of the interconnection. An Engineering and Procurement Agreement is not intended to be used for the actual construction of any Interconnection Facilities or Transmission Upgrades. An Engineering and Procurement Agreement can only be requested by a Project Developer, and can only be requested in Phase III.</p> <p>c. Necessary Study Agreement. A Project Developer that has entered into a GIA that plans to undertake modifications pursuant to that GIA to its Generating Facility or Merchant Transmission Facility shall be required to enter into a Necessary Study Agreement with Transmission Provider in the form set forth in Tariff, Part IX, Subpart G. The Necessary Study Agreement provides the terms, conditions, Study Deposit, and cost responsibility for Project Developer to pay Transmission Provider's actual costs to perform the Necessary Study(ies) to determine: (a) the type and scope of the permanent material impact, if any, the change will have on the Transmission System; (b) the additions, modifications, or replacements to the Transmission System required to accommodate the change; and (c) a good faith estimate of the cost of the additions, modifications, or replacements to the Transmission System required to accommodate the change.</p>	<p>D, to begin engineering and procurement of long lead-time items necessary for the establishment of the interconnection. An Engineering and Procurement Agreement is not intended to be used for the actual construction of any Interconnection Facilities or Transmission Upgrades. An Engineering and Procurement Agreement can only be requested by a Project Developer, and can only be requested in Phase III.</p> <p>c. Necessary Study Agreement. A Project Developer that has entered into a GIA that plans to undertake modifications pursuant to that GIA to its Generating Facility or Merchant Transmission Facility shall be required to enter into a Necessary Study Agreement with Transmission Provider in the form set forth in Tariff, Part IX, Subpart G. The Necessary Study Agreement provides the terms, conditions, Study Deposit, and cost responsibility for Project Developer to pay Transmission Provider's actual costs to perform the Necessary Study(ies) to determine: (a) the type and scope of the permanent material impact, if any, the change will have on the Transmission System; (b) the additions, modifications, or replacements to the Transmission System required to accommodate the change; and (c) a good faith estimate of the cost of the additions, modifications, or replacements to the Transmission System required to accommodate the change.</p>	
19.	Tariff, Part VII, Subpart A, section 302(A)(8)(c)	<p>Conveyance The Site Control evidence submitted by the Project Developer must demonstrate that the subject Site is or will be conveyed to the Project Developer, e.g., through a deed or an option to purchase or lease or other form of property rights acceptable to PJM, or that the Project Developer is guaranteed a right to future conveyance at Project Developer's sole discretion, e.g., through a deed or an option to purchase or lease or other forms of property rights acceptable to PJM, consistent with the Site Control Evidentiary Requirements provisions in Tariff, Part VII, Subpart C, section 302(A)(2), above.</p>	<p>Conveyance The Site Control evidence submitted by the Project Developer must demonstrate that the subject Site is or will be conveyed to the Project Developer, e.g., through a deed or an option to purchase or lease or other form of property rights acceptable to PJM, or that the Project Developer is guaranteed a right to future conveyance at Project Developer's sole discretion, e.g., through a deed or an option to purchase or lease or other forms of property rights acceptable to PJM, consistent with the Site Control Evidentiary Requirements provisions in Tariff, Part VII, Subpart AC, section 302(A)(2), above.</p>	To correct the Tariff reference by replacing Subpart C with Subpart A.

20.	Tariff, Part VII, Subpart D, section 311(A)(1)(g)	Submission of New Service Request Data for Phase II System Impact Study data.	Submission of New Service Request data <u>required</u> for Phase III System Impact Study data .	To clarify the data needed and correct the provision by replacing the reference to “Phase II” with “Phase III.”
21.	Tariff, Part VII, Subpart D, section 313(A)	Decision Point III shall commence on the first Business Day immediately following the end of Phase II, and shall run concurrently with the Final Agreement Negotiation Phase. New Service Requests that are studied in Phase II will enter Decision Point III. Before the close of Decision Point III, Project Developer or Eligible Customer shall choose either to remain in the Cycle subject to the terms set forth below, or to withdraw its New Service Request.	Decision Point III shall commence on the first Business Day immediately following the end of Phase III, and shall run concurrently with the Final Agreement Negotiation Phase. New Service Requests that are studied in Phase III will enter Decision Point III. Before the close of Decision Point III, Project Developer or Eligible Customer shall choose either to remain in the Cycle subject to the terms set forth below, or to withdraw its New Service Request.	To revise language and reflect references to the correct phase.
22.	Tariff, Part VIII, Subpart C, section 408(A)(1)(g)	Submission of New Service Request Data for Phase III System Impact Study data.	Submission of New Service Request data <u>required</u> for Phase III System Impact Study data .	To clarify the data needed.

23.	Tariff, Part VIII, Subpart C, section 410(A):	Decision Point III shall commence on the first Business Day immediately following the end of Phase II, and shall run concurrently with the Final Agreement Negotiation Phase. New Service Requests that are studied in Phase II will enter Decision Point III. Before the close of Decision Point III, Project Developer or Eligible Customer shall choose either to remain in the Cycle subject to the terms set forth below, or to withdraw its New Service Request.	Decision Point III shall commence on the first Business Day immediately following the end of Phase II . , and shall run concurrently with the Final Agreement Negotiation Phase. New Service Requests that are studied in Phase II . will enter Decision Point III. Before the close of Decision Point III, Project Developer or Eligible Customer shall choose either to remain in the Cycle subject to the terms set forth below, or to withdraw its New Service Request.	To revise language and reflect references to the correct phase.
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IPRTF GDECS III

Attachment A - Proposed Clean-Up, Clarifications and Corrections to Governing Documents

April 17, 2026

Tariff sections: Tariff, Part IX, Sub B - Form of Generation Interconnection Agreement Combined with Construction Service Agreement (GIA)

	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
24.	Tariff, Part IX, Subpart B, GIA, section 1.0 (Parties)	. . . This GIA supersedes the _____ {insert details to identify the agreement being superseded, the effective date of the agreement, the service agreement number designation, and the FERC docket number, if applicable, for the agreement being superseded.}. [Use as/when applicable: Pursuant to the terms of an Agreement to Amend signed by all Parties effective {INSERT DATE}, this GIA amends the {ISA/GIA} entered into by {Party 1}, {Party 2}, and Transmission Provider effective {INSERT DATE} and designated as Service Agreement No. {INSERT NUMBER}.]	. . . This GIA supersedes the _____ {insert details to identify the agreement being superseded, the effective date of the agreement, the service agreement number designation, and the FERC docket number, if applicable, for the agreement being superseded.}. [Use as/when applicable: Pursuant to the terms of an Agreement to Amend signed by all Parties effective {INSERT DATE}, this GIA amends the {ISA/GIA} entered into by {Party 1}, {Party 2}, and Transmission Provider effective {INSERT DATE} and designated as Service Agreement No. {INSERT NUMBER}.]	To correct the instruction by removing an incorrect reference to an ISA.

25.	Tariff, Part IX, Subpart B, GIA, section 5.0 (Security)	<p>Security. In accord with the GIP, Project Developer shall provide the Transmission Provider (for the benefit of the Transmission Owner) with a letter of credit from an agreed provider or other form of security reasonably acceptable to the Transmissions Provider and that names the Transmission Provider as beneficiary (“Security”) in the amount of \$_____. Such Security can also be applied to unpaid Cancellation Costs and for completion of some or all of the required Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades. This amount represents the sum of the estimated Costs, determined in accordance with the GIP for which the Project Developer will be responsible, less any Costs already paid by Project Developer. Project Developer acknowledges that its ultimate cost responsibility will be based upon the actual Costs of the facilities described in the Specifications, whether greater or lesser than the amount of the payment security provided under this section.</p>	<p>Security. In accord with the GIP, Project Developer shall provide the Transmission Provider (for the benefit of the Transmission Owner) with a letter of credit from an agreed provider or other form of security reasonably acceptable to the Transmissions Provider and that names the Transmission Provider as beneficiary (“Security”) in the amount of \$_____. Such Security can also be applied to unpaid Cancellation Costs and for completion of some or all of the required Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades. This amount represents the sum of the estimated Costs, determined in accordance with the GIP for which the Project Developer will be responsible, less any Costs already paid by Project Developer. Project Developer acknowledges that its ultimate cost responsibility will be based upon the actual Costs of the facilities described in the Specifications, whether greater or lesser than the amount of the payment sSecurity provided under this section.</p>	<p>To clarify that this provision references Security and correct the capitalization to reflect “Security” is a defined term.</p>
26.	Tariff, Part IX, Subpart B, GIA, Section 6.2.3	<p>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 180 days after the effective date of this GIA. Notwithstanding any other provisions of this GIA, no extensions 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.</p>	<p>6.2.3 <u>Site Control</u>. 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 <u>the</u> GIP no later than 180 days after the effective date of this GIA. Notwithstanding any other provisions of this GIA, no extensions 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.</p>	<p>To add a heading for this subsection, correct punctuation, and add “the” for consistency with the rest of the agreement.</p>

27.	Tariff, Part IX, Subpart B, section 6.4	6.4 Within one month following commercial operation of generating unit(s), Project Developer must provide certified documentation demonstrating that “as-built” Generating Facility or the Merchant Transmission Facilities, and Project Developer Interconnection Facilities are in accordance with applicable PJM studies and agreements. Project Developer must also provide PJM with “as-built” electrical modeling data or confirm that previously submitted data remains valid.	6.4 <u>As-Built Information.</u> Within one month following commercial operation of generating unit(s), Project Developer must provide certified documentation demonstrating that “as-built” Generating Facility or the Merchant Transmission Facilities, and Project Developer Interconnection Facilities are in accordance with applicable PJM studies and agreements. Project Developer must also provide PJM with “as-built” electrical modeling data or confirm that previously submitted data remains valid.	To add a heading for this subsection.
28.	Tariff, Part IX, Subpart B, GIA, section 10.3 (Contract Option)	10.3. Contract Option. In the event that the Project Developer and Transmission Owner agree to utilize the Negotiated Contract Option as set forth in Schedule L, Appendix 1 to establish, subject to FERC acceptance, non-standard terms regarding cost responsibility, payment, billing and/or financing, the terms of sections 10.1 and/or 10.2 of this section 10.0 shall be superseded to the extent required to conform to such negotiated terms, as stated in Schedule L to this GIA. The Negotiated Option can only be used in connection with a Network Upgrade subject to the Network Upgrade Cost Responsibility Agreement if all Project Developers and the relevant Transmission Owner agree. <input type="checkbox"/> Yes <input type="checkbox"/> No	10.3. Contract Option. In the event that the Project Developer and Transmission Owner agree to utilize the Negotiated Contract Option as set forth in Schedule L, Appendix 1 to establish, subject to FERC acceptance, non-standard terms regarding cost responsibility, payment, billing and/or financing, the terms of sections 10.1 and/or 10.2 of this section 10.0 shall be superseded to the extent required to conform to such negotiated terms, as stated in Schedule L to this GIA. The Negotiated Option can only be used in connection with a Network Upgrade subject to the Network Upgrade Cost Responsibility Agreement if all Project Developers and the relevant Transmission Owner agree. <input type="checkbox"/> Yes <input type="checkbox"/> No	To format spacing to be consistent with the section.

29.	Tariff, Part IX, Subpart B, GIA, Specifications, Section 3(c)	<p>3.0 Construction Responsibility and Ownership of Interconnection Facilities and Transmission Owner Upgrades/Scope of Work.</p> <p>a. Project Developer.</p> <p>(1) Project Developer shall construct and, unless otherwise indicated, shall own, the following Interconnection Facilities:</p> <p>[Specify Facilities to Be Constructed or state "None"]</p> <p>[Use the following if facilities are to be constructed or owned]</p> <p>i. Facilities for which the Project Developer has sole cost responsibility.</p> <p>ii. Facilities for which a Network Upgrade Cost Responsibility Agreement is required.</p> <p>(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 GIA, Schedule 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:</p> <p>[Specify Facilities to Be Constructed or state "None"]</p> <p>Ownership of the facilities built by Project Developer pursuant to the Option to Build shall be as provided in Schedule L.</p>	<p>3.0 Construction Responsibility and Ownership of Interconnection Facilities and Transmission Owner Upgrades/Scope of Work.</p> <p>a. Project Developer.</p> <p>(2) Project Developer shall construct and, unless otherwise indicated, shall own, the following Interconnection Facilities:</p> <p>[Specify Facilities to Be Constructed or state "None"]</p> <p>[Use the following if facilities are to be constructed or owned]</p> <p>i. Facilities for which the Project Developer has sole cost responsibility.</p> <p>ii. Facilities for which a Network Upgrade Cost Responsibility Agreement is required.</p> <p>(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 GIA, Schedule 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:</p> <p>[Specify Facilities to Be Constructed or state "None"]</p> <p>Ownership of the facilities built by Project Developer pursuant to the Option to Build shall be as provided in Schedule L.</p> <p>b. Transmission Owner {or Name of Transmission Owners if more than one Transmission Owner}</p>	<p>To modify language and associated instruction to support automation efforts and eliminate the need for a non-conforming change to the pro forma, and to correct capitalization in the instruction.</p>
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		<p>b. Transmission Owner {or Name of Transmission Owners if more than one Transmission Owner}</p> <p>[Specify Facilities to Be Constructed and Owned or state "None"]</p> <p>[Use the following if facilities are to be constructed or owned]</p> <p>i. Facilities for which the Project Developer has sole cost responsibility.</p> <p>ii. Facilities for which a Network Upgrade Cost Responsibility Agreement is required.</p> <p>c. [if applicable, include the following][Name of any additional Transmission Owner constructing facilities with which Project Developer and Transmission Provider will also execute a Construction Service Agreement]</p>	<p>[Specify Facilities to Be Constructed and Owned or state "None"]</p> <p>[Use the following if facilities are to be constructed or owned]</p> <p>i. Facilities for which the Project Developer has sole cost responsibility.</p> <p>ii. Facilities for which a Network Upgrade Cost Responsibility Agreement is required.</p> <p>c. [if applicable, include the following] [Name of aAny additional Transmission Owner constructing facilities with which Project Developer and Transmission Provider will also execute a Construction Service Agreement]] <u>appears below:-</u></p>	
30.	Tariff, Part IX, Subpart B, GIA, Appendices and Schedules	<p>APPENDICES:</p> <ul style="list-style-type: none"> • APPENDIX 1 - DEFINITIONS • APPENDIX 2 - STANDARD TERMS AND CONDITIONS FOR INTERCONNECTIONS <p>SCHEDULES:</p> <ul style="list-style-type: none"> • SCHEDULE A - GENERATING FACILITY LOCATION/SITE PLAN • SCHEDULE B - SINGLE-LINE DIAGRAM • SCHEDULE C - LIST OF METERING 	<p>APPENDICES:</p> <ul style="list-style-type: none"> • APPENDIX 1 - DEFINITIONS • APPENDIX 2 - STANDARD TERMS AND CONDITIONS FOR INTERCONNECTIONS <p>SCHEDULES:</p> <ul style="list-style-type: none"> • SCHEDULE A - GENERATING FACILITY LOCATION/SITE PLAN • SCHEDULE B - SINGLE-LINE DIAGRAM • SCHEDULE C - LIST OF METERING EQUIPMENT 	To format spacing and punctuation for consistency.

		<p>EQUIPMENT</p> <ul style="list-style-type: none"> • SCHEDULE D - APPLICABLE TECHNICAL REQUIREMENTS AND STANDARDS • SCHEDULE E - SCHEDULE OF CHARGES • SCHEDULE F - SCHEDULE OF NON-STANDARD TERMS & CONDITIONS • SCHEDULE G - PROJECT DEVELOPER'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS • SCHEDULE H - INTERCONNECTION REQUIREMENTS FOR ALL WIND, SOLAR AND NON-SYNCHRONOUS GENERATION FACILITIES • SCHEDULE I - INTERCONNECTION SPECIFICATIONS FOR AN ENERGY STORAGE RESOURCE • SCHEDULE J - SCHEDULE OF TERMS AND CONDITIONS FOR SURPLUS INTERCONNECTION SERVICE • SCHEDULE K - REQUIREMENTS FOR INTERCONNECTION SERVICE BELOW FULL ELECTRICAL GENERATING CAPABILITY • SCHEDULE L - INTERCONNECTION CONSTRUCTION TERMS AND CONDITIONS 	<ul style="list-style-type: none"> • SCHEDULE D - APPLICABLE TECHNICAL REQUIREMENTS AND STANDARDS • SCHEDULE E - SCHEDULE OF CHARGES • SCHEDULE F - SCHEDULE OF NON-STANDARD TERMS & CONDITIONS • SCHEDULE G - PROJECT DEVELOPER'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS • SCHEDULE H - INTERCONNECTION REQUIREMENTS FOR ALL WIND, SOLAR AND NON-SYNCHRONOUS GENERATION FACILITIES • SCHEDULE I - INTERCONNECTION SPECIFICATIONS FOR AN ENERGY STORAGE RESOURCE • SCHEDULE J - SCHEDULE OF TERMS AND CONDITIONS FOR SURPLUS INTERCONNECTION SERVICE • SCHEDULE K - REQUIREMENTS FOR INTERCONNECTION SERVICE BELOW FULL ELECTRICAL GENERATING CAPABILITY • SCHEDULE L - INTERCONNECTION CONSTRUCTION TERMS AND CONDITIONS • SCHEDULE L, -APPENDIX 1 - NEGOTIATED CONTRACT OPTION TERMS 	
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		<ul style="list-style-type: none"> • SCHEDULE L, APPENDIX 1 – NEGOTIATED CONTRACT OPTION TERMS • SCHEDULE M, SCHEDULE OF TERMS AND CONDITIONS FOR REPLACEMENT GENERATION INTERCONNECTION SERVICE 	<ul style="list-style-type: none"> • SCHEDULE M, SCHEDULE OF TERMS AND CONDITIONS FOR REPLACEMENT GENERATION INTERCONNECTION SERVICE 	
31.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 4.1.2	4.1.2 Project Developer “As-Built” Drawings:	4.1.2 Project Developer “As-Built” <u>Drawings</u>Information:	To update the section heading of GIA, Appendix 2, section 4.1.2 to “As-Built Information” instead of “As-Built Drawings.”
32.	Tariff, Part IX, Subpart B, GIA, Appendix 2, section 12.2.2	<p>12.2.2 Assignment to Lenders:</p> <p>Project Developer may, without the consent of the Transmission Provider or the Transmission Owner, assign the Generation Interconnection Agreement to any Project Finance Entity(ies), provided that such assignment does not alter or diminish Project Developer's duties and obligations under this Generation Interconnection Agreement. If Project Developer provides the Transmission Owner with notice of an assignment to any Project Finance Entity(ies) and identifies such Project Finance Entities as contacts for notice purposes pursuant to section 21 of this Appendix 2, the Transmission Provider or Transmission Owner shall provide notice and reasonable opportunity for such entity(ies) to cure any Breach under this Generation Interconnection Agreement in accordance with this Generation Interconnection Agreement. Transmission Provider or Transmission Owner shall, if requested by such lenders, provide such customary and reasonable documents, including consents to assignment, as may be reasonably requested with</p>	<p>12.2.2 Assignment to Lenders:</p> <p>Project Developer may, without the consent of the Transmission Provider or the Transmission Owner, assign the Generation Interconnection Agreement to any Project Finance Entity(ies), provided that such assignment does not alter or diminish Project Developer's duties and obligations under this Generation Interconnection Agreement. If Project Developer provides the Transmission Owner with notice of an assignment to any Project Finance Entity(ies) and identifies such Project Finance Entities as contacts for notice purposes pursuant to section 21 of this Appendix 2, the Transmission Provider or Transmission Owner shall provide notice and reasonable opportunity for such entity(ies) to cure any Breach under this Generation Interconnection Agreement in accordance with this Generation Interconnection Agreement. Transmission Provider or Transmission Owner shall, if requested by such lenders, provide such customary and reasonable documents, including consents to assignment, as may be reasonably requested with respect to the assignment and status of the Generation Interconnection Agreement, provided that such documents do not alter or diminish the rights of the</p>	To correct spelling error.

		respect to the assignment and status of the Generation Interconnection Agreement, provided that such documents do not alter or diminish the rights of the Transmission Provider or Transmission Owner under this Generation Interconnection Agreement, except with respect to providing notice of Breach to a Project Finance Entity. Upon presentation of the Transmission Provider and/or the Transmission Owner's invoice therefor, Project Developer shall pay the Transmission Provider and/or the Transmission Owner's reasonable documented cost of providing such documents and certificates. Any assignment described herein shall not relieve or discharge the Project Developer from any of its obligations hereunder absent the written consent of the Transmission Owner and Transmission Provider.	Transmission Provider or Transmission Owner under this Generation Interconnection Agreement, except with respect to providing notice of Breach to a Project Finance Entity. Upon presentation of the Transmission Provider and/or the Transmission Owner's invoice therefor <u>therefore</u> , Project Developer shall pay the Transmission Provider and/or the Transmission Owner's reasonable documented cost of providing such documents and certificates. Any assignment described herein shall not relieve or discharge the Project Developer from any of its obligations hereunder absent the written consent of the Transmission Owner and Transmission Provider.	
33.	Tariff, Part IX, Subpart B, GIA, Schedule F	SCHEDULE F SCHEDULE OF NON-STANDARD TERMS & CONDITIONS	SCHEDULE F SCHEDULE OF NON-STANDARD TERMS & CONDITIONS <u>{Include the following language if not required:}</u> <u>Not Required.</u>	To enhance consistency of Schedules by adding the following instruction in the pro form GIA: "{Include the following language if this Schedule is not required:} Not Required."
34.	Tariff, Part IX, Subpart B, GIA, Schedule J	SCHEDULE J SCHEDULE OF TERMS AND CONDITIONS FOR SURPLUS INTERCONNECTION SERVICE	SCHEDULE J SCHEDULE OF TERMS AND CONDITIONS FOR SURPLUS INTERCONNECTION SERVICE <u>{Include the following language if not required:}</u> <u>Not Required.</u>	To enhance consistency of Schedules by adding the following instruction in the pro form GIA: "{Include the following language if this Schedule is not required:} Not Required."

35.	Tariff, Part IX, Subpart B, GIA, Schedule K	<p style="text-align: center;">SCHEDULE K</p> <p style="text-align: center;">REQUIREMENTS FOR INTERCONNECTION SERVICE BELOW FULL ELECTRICAL GENERATING CAPABILITY</p>	<p style="text-align: center;">SCHEDULE K</p> <p style="text-align: center;">REQUIREMENTS FOR INTERCONNECTION SERVICE BELOW FULL ELECTRICAL GENERATING CAPABILITY</p> <p style="text-align: center;"><u>{Include the following language if not required:}</u></p> <p style="text-align: center;"><u>Not Required.</u></p>	<p>To enhance consistency of Schedules by adding the following instruction in the pro form GIA: "{Include the following language if this Schedule is not required:} Not Required."</p>
36.	Tariff, Part IX, Subpart B, GIA, Schedule M	<p style="text-align: center;">SCHEDULE M</p> <p style="text-align: center;">SCHEDULE OF TERMS AND CONDITIONS FOR REPLACEMENT GENERATION INTERCONNECTION SERVICE</p>	<p style="text-align: center;">SCHEDULE M</p> <p style="text-align: center;">SCHEDULE OF TERMS AND CONDITIONS FOR REPLACEMENT GENERATION INTERCONNECTION SERVICE</p> <p style="text-align: center;"><u>{Include the following language if not required:}</u></p> <p style="text-align: center;"><u>Not Required.</u></p>	<p>To enhance consistency of Schedules by adding the following instruction in the pro form GIA: "{Include the following language if this Schedule is not required:} Not Required."</p>

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

April 17, 2026

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

Number	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
37.	Tariff, Part IX, Subpart C, WMPA, section 3.1.3	3.1.3 Documentation. Within one month following full commercial operation of the Generating Facility, Wholesale Market Participant must provide certified documentation demonstrating that the “as-built” Generating Facility is consistent with the applicable PJM studies and agreements. Wholesale Market Participant must also provide PJM with “as-built” electrical modeling data or confirm that previously submitted data remain valid.	3.1.3- Documentation. <u>-As-Built Information.</u> Within one month following full commercial operation of the Generating Facility, Wholesale Market Participant must provide certified documentation demonstrating that the “as-built” Generating Facility is consistent with the applicable PJM studies and agreements. Wholesale Market Participant must also provide PJM with “as-built” electrical modeling data or confirm that previously submitted data remain valid.	To revise the heading for this subsection to better describe its content.
38.	Tariff, Part IX, Subpart C, WMPA, Specifications, section 1.0 (d)	Description of the equipment configuration, including the interconnection facilities owned by Wholesale Market Participant that physically interconnect the Generating Facility to the local distribution or sub-transmission facility: _____ _____ _____	Description of the equipment configuration, including the i interconnection f facilities owned by Wholesale Market Participant that physically interconnect the Generating Facility to the local distribution or sub-transmission facility: _____ _____ _____	To correct the capitalization of a defined term.
39.	Tariff, Part IX, Subpart C, WMPA, Specifications 1.0(c)	c. Size in megawatts of Generating Facility: Maximum Facility Output of _____ MW	c. Size in megawatts of Generating Facility: <u>{Use the following language for all resources}</u> Maximum Facility Output of _____ MW	To insert language providing information regarding Energy Storage Resources and related instructions to mirror similar provisions in the pro forma Generation Interconnection Agreement.

			<p style="text-align: center;"><u>{Use the following language for Energy Storage Resources}</u></p> <p>_____</p> <p>Maximum load capacity of _____ MW</p> <p>_____ Maximum State of Charge: _____ MW; and</p> <p>_____ Maximum State of Charge: _____ MW.</p>	
40.	Tariff, Part IX, Subpart C, WMPA, Appendix 2, section 6.4.1.2	6.4.1.2 In an event of Breach set forth in section 6.1(a), the Breaching Interconnection 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.	6.4.1.2 In an event of Breach set forth in section 6.1(a), the Breaching Party Interconnection 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.	To correct the referenced term by changing “Breaching Interconnection” to “Breaching Party.”
41.	Tariff, Part IX, Subpart C, WMPA, Appendix 2, section 7.1.4 (Cancellation Cost Responsibility upon Termination)	7.1.4 Cancellation Cost Responsibility upon Termination: In the event of cancellation pursuant to section 7.1 of this Appendix 2, Project Developer shall be liable to pay to Transmission Owner or Transmission Provider all Cancellation Costs in connection with the Wholesale Market Participation Agreement. Cancellation costs may include costs for Network Upgrades assigned to Project Developer, in accordance with the Tariff and as reflected in this Wholesale Market Participation Agreement, that remain the responsibility of Project Developer under the Tariff. This shall include costs including, but not limited to, the costs for such Network Upgrades to the extent such cancellation would be a Material Modification, or would have an adverse effect or impose costs on other Project Developers in the Cycle. In the event Transmission Owner incurs Cancellation Costs, it shall provide Transmission Provider, with a copy to Project Developer, with a written demand for payment and with	7.1.4 Cancellation Cost Responsibility upon Termination: In the event of cancellation pursuant to section 7.1 of this Appendix 2, Project Developer shall be liable to pay to Transmission Owner or Transmission Provider all Cancellation Costs in connection with the Wholesale Market Participation Agreement. Cancellation e Costs may include costs for Network Upgrades assigned to Project Developer, in accordance with the Tariff and as reflected in this Wholesale Market Participation Agreement, that remain the responsibility of Project Developer under the Tariff. This shall include costs including, but not limited to, the costs for such Network Upgrades to the extent such cancellation would be a Material Modification, or would have an adverse effect or impose costs on other Project Developers in the Cycle. In the event Transmission Owner incurs Cancellation Costs, it shall provide Transmission Provider, with a copy to Project Developer, with a written demand for payment and with reasonable documentation of such Cancellation Costs. Project	To correct the capitalization of a defined term.

		<p>reasonable documentation of such Cancellation Costs. Project Developer shall pay Transmission Provider each invoice for Cancellation Costs within 30 days after, as applicable, Transmission Owner's or Transmission Provider's presentation to Project Developer of written demand therefor, provided that such demand includes reasonable documentation of the Cancellation Costs that the invoicing Party seeks to collect. Upon receipt of each of Project Developer's payments of such invoices of Transmission Owner, Transmission Provider shall reimburse Transmission Owner for Cancellation Costs incurred by the latter.</p>	<p>Developer shall pay Transmission Provider each invoice for Cancellation Costs within 30 days after, as applicable, Transmission Owner's or Transmission Provider's presentation to Project Developer of written demand therefor, provided that such demand includes reasonable documentation of the Cancellation Costs that the invoicing Party seeks to collect. Upon receipt of each of Project Developer's payments of such invoices of Transmission Owner, Transmission Provider shall reimburse Transmission Owner for Cancellation Costs incurred by the latter.</p>	
42.	Tariff, Part IX, Subpart C, WMPA, Schedule D (List of Network Upgrades)	<p>Construction of these Network Upgrades listed in Schedule D of this WMPA is subject to the terms and conditions of a separate facilities construction agreement between Wholesale Market Participant and Transmission Owner.</p>	<p>Construction of these Network Upgrades listed in Schedule D of this WMPA is subject to the terms and conditions of a separate facilities eConstruction Service aAgreement between Wholesale Market Participant and Transmission Owner.</p>	<p>To clarify that the reference to "facilities construction agreement" should be the pro forma Construction Service Agreement.</p>

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

April 17, 2026

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

Number	Governing Document, Agreement, Attachment, Section, Title	Current Language	Proposed Revisions	Rationale/Notes
43.	Tariff, Part IX, Subpart E, UCSA, Schedule C (Network Upgrades to be Built by Transmission Owner)	<p>[Specify Facilities to Be Constructed or state “None”]</p> <p>[Use the following if facilities are to be constructed or owned]</p> <ul style="list-style-type: none"> i. Facilities for which the Developer Party has sole cost responsibility ii. Facilities for which a Network Upgrade Cost Responsibility Service Agreement is required. 	<p>[Specify Facilities to Be Constructed or state “None”]</p> <p>[Use the following if facilities are to be constructed or owned]</p> <ul style="list-style-type: none"> i. Facilities for which the Developer Party<u>Upgrade Customer</u> has sole cost responsibility ii. Facilities for which a Network Upgrade Cost Responsibility Service Agreement is required. 	To correct Schedule C by replacing the reference to “Developer Party” with “Upgrade Customer.”