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Jason Connell
VP, Planning

May 27, 2026

Emily Basile
Associate, Asset Management
Invenergy
One South Wacker Drive Suite 1500. Chicago, IL 60606
ebasile@invenergy.com
708-883-3829
Re: Deactivation Notice for Grand Ridge Energy Storage

Dear Ms. Basile,

This letter is submitted by PJM Interconnection, L.L.C. ("PJM"), in response to the notice submitted by Invenergy dated January 14th, 2025, notifying PJM of the intent to deactivate and retire the following generating unit located in the PJM region effective on April 1, 2027:

Grand Ridge Energy Storage

In accordance with Section 113.2 of the PJM Open Access Transmission Tariff (PJM Tariff), PJM System Planning and the affected Transmission Owner performed a study of the PJM Transmission System and did not identify any reliability violations resulting from the proposed deactivation of Grand Ridge Energy Storage.

Because there are no reliability violations associated with the deactivation of this generator, consistent with Section 113.2 of the PJM Tariff, Grand Ridge Energy Storage may deactivate on April 1st, 2027, or sooner. If you choose to deactivate before April 1st, 2027, please notify PJM of your revised deactivation date with as much advanced notice as possible for operations planning purposes.

Please be advised that PJM's deactivation analysis does not supersede any outstanding contractual obligations between Grand Ridge Energy Storage with any other parties that must be resolved before deactivating the generator. Also please note that in accordance with the PJM Tariff Part VI, Subpart C, a Generation Owner will lose the Capacity Interconnection Rights associated with the deactivated generating unit one year from the actual Deactivation Date unless the holder of such rights submits a new Generation Interconnection Request within one year after the Deactivation Date.

In addition, if a generating unit receiving Schedule 2 payments for Reactive Supply and Voltage Control, the generating unit owner must notify PJM in writing when the unit is deactivated.



Moreover, in accordance with the requirements of Schedule 2 of the PJM Tariff, the generation unit owner must: (1) submit a filing to the Federal Energy Regulatory Commission ("FERC") to terminate or adjust its cost-based rate schedule to account for the deactivated or transferred unit; or (2) submit an informational filing to the FERC explaining the basis for the decision not to terminate or revise its cost-based rate schedule.

Very truly yours,

Jason Connell
VP, Planning

cc:

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