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The Honorable Kimberly D. Bose
Secretary
Federal Energy Regulatory Commission
888 First Street, N.E. Room 1A
Washington, D.C. 20426

Re: PJM Interconnection L.L.C., Docket No. ER19-511-000
Peak Shaving Adjustment Proposal

Dear Secretary Bose:

Pursuant to Section 205 of the Federal Power Act, 16 U.S.C. § 824d (2000), and the Federal Energy Regulatory Commission’s (“Commission”) Regulations, 18 C.F.R. Part 35 (2011), PJM Interconnection, L.L.C. (“PJM”) hereby submits proposed revisions to PJM’s Reliability Assurance Agreement Among Load Serving Entities in the PJM Region (“RAA”), Open Access Transmission Tariff (“Tariff”) and Amended and Restated Operating Agreement of PJM Interconnection, L.L.C. (“Operating Agreement”). Specifically, as further explained below, PJM proposes to amend language to explain that Customer Baseline Load¹ (“CBL”) will be the metric used for measuring the performance of peak shaving programs, add a new definition for Peak Shaving Adjustment, and amend the Price Responsive Demand (“PRD”) plan submission deadline for the 2022/2023 Delivery Year.

Given the three month delay in the upcoming Base Residual Auction (“BRA”) for the 2022/2023 Delivery Year,² PJM will be able to incorporate the modified load forecast described in this filing in the upcoming auction to be held in August of 2019. Thus, PJM requests that the

¹ Capitalized terms not defined herein shall have the meaning as contained in the Tariff, Operating Agreement or the Reliability Assurance Agreement.

² See *PJM Interconnection, L.L.C.*, 164 FERC ¶ 61,153 (August 30, 2018).

Commission issue an order accepting the enclosed revisions by no later than February 5, 2019, sixty (60) days from the date of this filing, with an effective date of February 5, 2019.

I. BACKGROUND

In December of 2014, PJM proposed reforms to the Reliability Pricing Model (“RPM”) to ensure proper incentives for Capacity Performance resources to perform during emergency conditions.³ That filing, which the Commission accepted,⁴ required all Capacity Performance resources to be available year round or be subject to performance assessments for failing to perform during emergencies triggering Performance Assessment Intervals. As a result, seasonal resources seeking to participate in PJM’s capacity market, including summer-only demand response resources, are now required to aggregate with other seasonal resources to ensure annual capability. Auction clearing results indicate that much of the demand response resources that cleared in previous auctions as a sub-annual resource were able to aggregate and clear the capacity market for the 2020/2021 and 2021/2022 Delivery Years.⁵

Nevertheless, PJM recognized that there may still be certain summer-only demand response resources that are unable to make annual commitments, aggregate commercially prior

³ *PJM Interconnection, L.L.C.*, Reforms to the Reliability Pricing Market (“RPM”) and Related Rules in the PJM Open Access Transmission Tariff (“Tariff”) and Reliability Assurance Agreement Among Load Serving Entities (“RAA”), proposed Tariff, Docket No. ER15-623-000 (filed Dec. 12, 2014). On that same date, PJM submitted a Capacity Performance filing under Federal Power Act section 206 proposing modifications to its Operating Agreement and the mirror provisions in its Tariff. See *PJM Interconnection, L.L.C.*, Docket No. EL15-29-000 (filed Dec. 12, 2014). Together these filings are referred to as the “CP Filing.”

⁴ See *PJM Interconnection, L.L.C.*, 151 FERC ¶ 61,208 (2015); affirmed in *PJM, Interconnection, L.L.C.*, 155 FERC ¶ 61,157 (2016).

⁵ The total MW quantity of seasonal capacity resources that cleared nearly doubled with 715.5 MWs in the 2021/2022 BRA, compared to the 397.9 MW that cleared in the 2020/2021 BRA. Further, the MW quantity of Demand Resources that cleared in the 2021/2022 BRA was the highest level that cleared in a BRA since the 2016/2017 BRA.

to the auction, or clear as “summer only” through the enhanced seasonal aggregation rules.⁶ Therefore, PJM established a Summer-only Demand Response Senior Task Force (“SODRSTF”) to further explore additional opportunities to value summer-only demand response resources, including potential changes to the load forecasting process, which could serve as an alternative to supply-side participation in the capacity market.

After nearly a year of stakeholder discussions, PJM and its Members agreed to revise PJM’s load forecast methodology for certain summer-only demand response programs to better recognize those resources as resources on the demand side (i.e. through adjustments to individual LSEs’ load obligations) rather than as supply side resources.. The goal of the proposal filed herein is to more accurately capture the peak shaving actions of these resources in the load forecast. Ultimately, the revised methodology will yield a more accurate load forecast as participating load curtailment activities would be better reflected in the forecast model. Specifically, as further explained below, under the recently endorsed proposal, summer only demand response programs – also known as peak shaving programs – will be valued in the form of avoided capacity costs by shifting to the left the Variable Resource Requirement (“VRR”) curve used in the BRA and Incremental Auctions (“IAs”). The shift in the VRR curve will be a result of a modified load forecast that will better recognize peak shaving programs.⁷

II. PEAK SHAVING PROGRAMS WILL BE VALUED BY AN ADJUSTMENT TO PJM’S LOAD FORECAST.

PJM currently uses an econometric model based on historical data to develop zonal and RTO-wide load forecasts. Under this model, PJM uses all available historical load data

⁶ See *PJM Interconnection, L.L.C.*, 162 FERC ¶ 61,159 (2018).

⁷ The VRR curve reflects the reliability requirement, which depends on, among other factors, the load forecast and the monthly load profile.

associated with each Zone to forecast future loads. This model accounts for summer-only demand response resources that consistently curtail load during the peak periods. While this could result in lower load forecasts over time, this approach can be difficult for the administrators of peak shaving programs to know precisely when load curtailments would have the largest impact on the load forecast as it is difficult to predict when the peak periods will occur in real time.

To better recognize curtailment activities associated with peak shaving programs, PJM developed a revised load forecasting model for program administrators that elect to participate based on each program's anticipated curtailment behavior. Any participating peak shaving program in this modified load forecast will be required to peak shave any day the anticipated curtailment behavior trigger is met or exceeded. The trigger will be based on the actual maximum daily temperature-humidity index ("THI") for the relevant Zone as determined in advance by each participating peak shaving program. If the THI is triggered, the peak shaving program must comply with its pre-established parameters such as number of MWs curtailed, hours of interruption, and dispatch sequence. Since each participating peak shaving program will set specific THI triggers, each is expected to curtail once the trigger is met without any communication from PJM dispatch. Based on the THI and specified parameters provided by each peak shaving program, PJM will develop a load forecast for the corresponding Zones that assume load will be curtailed once the threshold is reached.

Initially, the load forecast will recognize peak shaving programs using modified load history that assumes each peak shaving program's anticipated curtailment behavior actually occurred in all historical years used in the forecast model. This establishes each peak shaving program's initial load forecast adjustment MW value. Once incorporated into the PJM load

forecast, the peak shaving program's actual MW curtailment for each event will be measured against its specified MW curtailment value (as dictated by each peak shaving program's specifications) and scored over a rolling three-year period. Initially, each peak shaving program's anticipated curtailment behavior will be assumed to have actually occurred in all historical years used in the forecast model. In the next year, each peak shaving program will be scored based on its actual curtailment performance from the previous year. The following year will use the average of the first two years. Finally, the fourth and subsequent years will be scored over a rolling three-year period. The average performance factor of the last three years will then be the assumed performance over all historical years. Failure to curtail load to the specified parameters would result in a reduction in the Peak Shaving Adjustment for future load forecasts.

Ultimately, the adjusted load forecast will be reflected in the VRR curve, which is used in the BRA and IAs. While PJM will incorporate the MW curtailment values submitted by each participating entity in PJM's load forecast, the submitted values cannot later be reduced in the IAs. However, MW curtailment values submitted to PJM for IAs can be in addition to those submitted for the BRA, but must represent new peak shaving programs that were not in place the previous year. This rule is reasonable because it allows new peak shaving programs to be included in the planning parameters for a Delivery Year without having to wait for the next

BRA. At the same time, this rule deters entities from submitting speculative MW values that have no reasonable expectation of curtailment only to reduce curtailment values for the IAs.⁸

Peak shaving programs that are eligible to participate in this program are limited to those that are governed by a tariff or order adopted by the Relevant Electric Retail Regulatory Authority (“RERRA”). This is reasonable because load curtailment that occurs on the demand side is appropriately governed by a RERRA. Thus, this rule ensures that the inclusion of peak shaving programs in PJM’s load forecast does not unintentionally usurp state authority or impede states from taking any actions within their authority.⁹ Specifically, the entity subject to the RERRA tariff or order will be fully responsible for satisfying the peak shaving adjustment requirements. Further, this restriction is necessary because programs that are governed by a RERRA will likely exist for several years. As a result, such programs will not elect to participate in the peak shaving program one year but not the next. This would avoid fluctuating load forecasts that could result in unnecessary shifts to the VRR curve. This is important because a VRR curve that shifts up and down on an annual basis would undermine market certainty and likely reduce Market Seller confidence. To avoid this outcome, only peak shaving programs that are governed by a RERRA tariff or order may be eligible to elect to participate in this modified load forecast plan.

Finally, to avoid potential double counting, participants in a peak shaving program will be prohibited from participation as PRD or Demand Resource (emergency or economic). This is

⁸ Since the IA clearing prices are generally lower than those in the BRA, allowing peak shaving programs to nominate curtailment values in advance of the BRA and subsequently reducing those values for the IAs could reduce the total capacity payment owed by the Load Serving Entity. This is because peak shaving programs would potentially avoid paying the likely higher BRA clearing prices and pay the lower IA clearing price for those megawatts that are later reduced.

⁹ See *generally* Order No. 745, Demand Response Compensation in Organized Wholesale Energy Markets, 134 FERC ¶ 61,187 at P 115 (March 15, 2011).

necessary because Demand Resources are expected to reduce load when dispatched, since the load forecast and reliability requirement anticipates such customers will consume their normal load. However, if demand response customers participate in peak shaving, the load forecast would be reduced so that there is no longer the expectation of such customers consuming normal load when the relevant trigger is met. As a result, demand response customers cannot participate as peak shaving and also be available to reduce load as PRD or Demand Resources since their capabilities will already be accounted for through a lowered load forecast, which assumes such demand response customers will reduce load without being dispatched. Absent this prohibition, load curtailment customers could receive the benefit of both a reduced load forecast as well as supply-side payments for the same MWs. Moreover, the purpose of the subject filing is to value summer-only demand response resources that are otherwise unable to participate as an annual resource in PJM's market. Peak shaving programs that can participate as Demand Resources or PRD are already valued and have no need to also participate in the Peak Shaving Adjustment program.

III. PROPOSED CHANGES TO PJM'S GOVERNING DOCUMENTS

PJM's load forecasting methodology is not detailed in PJM's Tariff, Operating Agreement, or RAA. Rather, the specifics around PJM's annual load forecast methodology is contained in PJM Manual 19, which is used purely for developing PJM's load forecast and does not contain any rates. As a result, the bulk of the aforementioned changes are reflected in PJM Manual 19, Attachments D and E since this proposal is primarily an amendment to PJM's existing load forecast methodology. Such changes were endorsed by the PJM Members' Committee with a 3.69 out of 5 sector-weighted vote in favor of this proposal.

To ensure that participants in a peak shaving program do not also participate as PRD, Demand Resource, or Economic Load Response Participants, PJM proposes to add a definition for Peak Shaving Adjustment to the RAA that specifies this point, as shown in blackline, below:

“Peak Shaving Adjustment” shall mean a load forecast mechanism that allows load reductions by end-use customers to result in a downward adjustment of the summer load forecast for the associated Zone. Any End-Use Customer identified in an approved peak shaving plan shall not also participate in PJM Markets as Price Responsive Demand, Demand Resource, Base Capacity Demand Resource, Capacity Performance Demand Resource, or Economic Load Response Participant.

In addition to this new definition, PJM also proposes to revise Tariff, Attachment K – Appendix, section 3.3A.2 and the parallel provisions of Operating Agreement, Schedule 1, section 3.3A.2 to specify that the metric for measuring the actual performance of a peak shaving program will be CBL, which is the same performance measurement used for Economic Load Response Participants. The use of CBL as the performance measurement is appropriate as it provides the best estimate of a customer’s real-time energy load reductions. This facilitates the comparison between the actual load curtailments with the MW curtailment values specified by participating peak shaving programs.

PJM also takes this opportunity to amend this existing section to clarify that CBL is no longer used to measure curtailment from Demand Resources. This language was not properly updated when PJM replaced CBL with Winter Peak Load for measurement and verification of Demand Resources.¹⁰ Accordingly, PJM proposes to amend Tariff, Attachment K – Appendix,

¹⁰ See *PJM Interconnection, L.L.C.*, 162 FERC ¶ 61,159 (2018). At the time, certain Members were concerned that customers with non-summer load that reduced their load prior to PJM dispatch may not be recognized by PJM as having performed using the CBL metric. As a result, PJM developed WPL to measure load reductions from Demand Resources for the non-summer periods. Since this filing targets summer load reduction programs, CBL is the appropriate metric to use for the summer period.

section 3.3A.2 and the parallel provisions of Operating Agreement, Schedule 1, section 3.3A.2, as shown in blackline, below:

For Economic Load Response Participants that choose to measure demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, ~~except for the months of June through September in the Delivery Year, the following formula shall be used to measure an Emergency and Pre-Emergency Load Response~~determine a Peak Shaving Adjustment End-Use Customer's participant's demand reductions when determining compliance with its capacity obligations pursuant to Schedule 6 of the RAApeak shaving performance rating as described in PJM Manual 19, unless an alternative CBL is approved pursuant to section 3.3A.2.01 of this schedule:

A. *Transition Mechanism*

PRD plans for the 2022/2023 Delivery Year will need to be submitted prior to this date, which is due January 15, 2019.¹¹ However, given the timing of requested Commission action on this filing and the requested effective date of February 5, 2019, PJM expects certain Capacity Market Sellers of resources that are eligible for either Peak Shaving Adjustment or PRD will want to know whether the Commission has accepted the Peak Shaving Adjustment changes herein before making that decision. Yet, peak shaving providers that may prefer the Peak Shaving Adjustment program but do not wish to risk the ability to participate under PRD have to submit PRD plans by January 15, 2019 for the upcoming BRA.

To address this uncertainty, PJM proposes to amend the existing submission deadline for the PRD plan to provide peak shaving providers with the option of switching to the Peak Shaving Adjustment program if the Commission accepts this filing. Specifically, peak shaving providers

¹¹ See RAA, Schedule 6.1(C).

will have until April 15, 2019 to submit PRD plans for the 2022/2023 Delivery Year if this filing is accepted.¹² Any PRD plans submitted for the 2022/2023 Delivery Year prior to April 15, 2019 can be withdrawn or modified until that date. This will allow peak shaving providers to continue to submit PRD plans pursuant to the existing requirement. However, should the Commission accept this filing, peak shaving providers will have until April 15, 2019 to modify or withdraw a previously submitted PRD plan, or submit a new PRD plan. Consistent with the foregoing, PJM proposes to amend RAA, Schedule 6.1(C), as shown in blackline, below:

Any PRD Provider seeking to commit PRD hereunder for a Delivery Year must submit to the Office of the Interconnection a PRD Plan identifying and supporting the Nominal PRD Value (calculated as the difference between the PRD Provider's Zonal Expected Peak Load Value of PRD and the Maximum Emergency Service Level of Price Responsive Demand) for each Zone (or sub-Zonal LDA, if applicable) for which such PRD is committed; such information shall be provided on a PRD Substation level to the extent available at the time the PRD Plan is submitted. Such plan must be submitted no later than (a) April 15, 2019 for the Base Residual Auction for the 2022/2023 Delivery Year and (b) the January 15 that last precedes the Base Residual Auction for the 2023/2024 and subsequent Delivery Years for which such PRD is committed; any submitted plan that does not contain, by such ~~January 15~~applicable deadline, all information required hereunder shall be rejected.

IV. STAKEHOLDER PROCESS

This filing is the culmination of a nearly one year stakeholder process. The problem statement and accompanying issue charge for this topic was first reviewed at the December 13, 2017 SODRSTF meeting. Thereafter, PJM worked with its stakeholders to develop the proposed revisions, which received endorsement by the SODRSTF. The revisions were subsequently

¹² This additional three months corresponds with the three month delay for PJM's upcoming BRA, which is planned to be conducted in August rather than May.

endorsed by Members with sector-weighted vote of 3.48 out of 5 at the October 25, 2018 Markets and Reliability Committee (“MRC”) meeting. After endorsement at the MRC, the Members Committee endorsed the proposal with a 3.69 out of 5 sector-weighted vote on the same day.¹³ Finally, as required by RAA, section 16.4, the PJM Board of Managers approved the revisions contained within the RAA at its December 5, 2018 meeting.

V. PROPOSED EFFECTIVE DATES

PJM proposes an effective date of February 5, 2019 for the proposed Tariff, Operating Agreement, RAA sections referenced herein. PJM requests that the Commission issue an order on this filing by February 5, 2019, sixty (60) days from the date of this filing.

VI. DESCRIPTION OF SUBMITTAL

This filing consists of the following:

1. This transmittal letter;
2. Attachment A – Revisions to the Tariff, Operating Agreement, and RAA in redline format;
3. Attachment B – Revisions to the Tariff, Operating Agreement, and RAA in clean format; and
4. Attachment C – Revisions to PJM Manual 19 in redline format.

¹³ PJM is including non-substantive revisions to correct certain formatting issues and to modify reference citations located within Operating Agreement, Schedule 1, section 3.3A and the parallel provisions of Tariff, Attachment K – Appendix, section 3.3A. Although not reviewed by PJM stakeholders, these technical revisions are part of PJM’s ongoing efforts to continually review and make non-controversial and non-substantive revisions to the Governing Documents in order to ensure consistency and accuracy of the relevant definitions and provisions.

VII. CORRESPONDENCE

The following individuals are designated for inclusion on the official service list in this proceeding and for receipt of any communications regarding this filing:

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VIII. SERVICE

PJM has served a copy of this filing on all PJM Members and on all state utility regulatory commissions in the PJM Region by posting this filing electronically. In accordance with the Commission's regulations,¹⁴ PJM will post a copy of this filing to the FERC filings section of its internet site, located at the following link: <http://www.pjm.com/documents/ferc-manuals/ferc-filings.aspx> with a specific link to the newly-filed document, and will send an e-mail on the same date as this filing to all PJM Members and all state utility regulatory commissions in the PJM Region¹⁵ alerting them that this filing has been made by PJM and is available by following such link. If the document is not immediately available by using the referenced link, the document will be available through the referenced link within 24 hours of the filing. Also, a copy of this filing will be available on the FERC's eLibrary website located at the following link: <http://www.ferc.gov/docs-filing/elibrary.asp> in accordance with the Commission's regulations and Order No. 714.

¹⁴ See 18C.F.R §§ 35.2(e) and 385.2010(f)(3).

¹⁵ PJM already maintains updates and regularly uses e-mail lists for all PJM Members and affected state commissions.

IX. CONCLUSION

Based on the foregoing, PJM respectfully requests that the Commission accept the proposed revisions to PJM's Tariff, Operating Agreement, and RAA by no later than February 5, 2019, effective February 5, 2019.

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Respectfully submitted,



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*On behalf of
PJM Interconnection, L.L.C.*

Attachment A

Revisions to the
PJM Open Access Transmission Tariff,
PJM Operating Agreement and
PJM Reliability Assurance Agreement

(Marked / Redline Format)

Section(s) of the
PJM Open Access Transmission Tariff
(Marked / Redline Format)

3.3A Economic Load Response Participants.

3.3A.1 Compensation.

Economic Load Response Participants shall be compensated pursuant to ~~s~~Sections 3.3A.5 and/or 3.3A.6 of this Schedule, for demand reduction offers submitted in the Day-Ahead Energy Market or Real-time Energy Market that satisfy the Net Benefits Test of section 3.3A.4; that are scheduled by the Office of the Interconnection; and that follow the dispatch instructions of the Office of the Interconnection. Qualifying demand reductions shall be measured by: 1) comparing actual metered load to an end-use customer's Customer Baseline Load or alternative CBL determined in accordance with the provisions of ~~s~~Section 3.3A.2 or 3.3A.2.01, respectively; or 2) non-interval metered residential Direct Load Control customers, as metered on a current statistical sample of electric distribution company accounts, as described in the PJM Manuals or 3) by the MWs produced by on-Site Generators pursuant to the provisions of ~~s~~Section 3.3A.2.02.

3.3A.2 Customer Baseline Load.

For Economic Load Response Participants that choose to measure demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, ~~except for the months of June through September in the Delivery Year, the following formula shall be used to measure an Emergency and Pre-Emergency Load Response~~ determine a Peak Shaving Adjustment End-Use Customer's participant's demand reductions when determining compliance with its capacity obligations pursuant to Schedule 6 of the RAA peak shaving performance rating as described in PJM Manual 19, unless an alternative CBL is approved pursuant to section 3.3A.2.01 of this schedule:

- (a) The CBL for weekdays shall be the average of the highest 4 out of the 5 most recent load weekdays in the 45 calendar day period preceding the relevant load reduction event.
- i. For the purposes of calculating the CBL for weekdays, weekdays shall not include:
1. NERC holidays;
 2. Weekend days;
 3. Event days. For the purposes of this section an event day shall be either:
 - (i) any weekday that an Economic Load Response Participant submits a settlement pursuant to ~~s~~Section 3.3A.4 or 3.3A.5, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or

(ii) any weekday where the end-use customer location that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.

4. Any weekday where the average daily event period usage is less than 25% of the average event period usage for the five days.

ii. If a 45-day period does not include 5 weekdays that meet the conditions in subsection (a)(i) of this section, provided there are 4 weekdays that meet the conditions in subsection (a)(i) of this section, the CBL shall be based on the average of those 4 weekdays. If there are not 4 eligible weekdays, the CBL shall be determined in accordance with subsection (iii) of this section.

iii. Section 3.3A.2(a)(i)(3) notwithstanding, if a 45-day period does not include 4 weekdays that meet the conditions in subsection (a)(i) of this section, event days will be used as necessary to meet the 4 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(b) The CBL for weekend days and NERC holidays shall be determined in accordance with the following provisions:

i. The CBL for Saturdays and Sundays/NERC holidays shall be the average of the highest 2 load days out of the 3 most recent Saturdays or Sundays/NERC holidays, respectively, in the 45 calendar day period preceding the relevant load reduction event, provided that the following days shall not be used to calculate a Saturday or Sunday/NERC holiday CBL:

1. Event days. For the purposes of this section an event day shall be either:
 - a. any Saturday and Sunday/NERC holiday that an Economic Load Response Participant submits a settlement pursuant to ~~s~~Section 3.3A.5 or 3.3A.6, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or
 - b. any Saturday and Sunday/NERC holiday where the end-use customer that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.
2. Any Saturday or Sunday/NERC holiday where the average daily event period usage is less than 25% of the average event period usage level for the three days;

3. Any Saturday or Sunday/NERC holiday that corresponds to the beginning or end of daylight savings.

ii. If a 45-day period does not include 3 Saturdays or 3 Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, provided there are 2 Saturdays or Sundays/NERC holidays that meet the conditions in subsection (b)(i) of this section, the CBL will be based on the average of those 2 Saturdays or Sundays/NERC holidays. If there are not 2 eligible Saturdays or Sundays/NERC holidays, the CBL shall be determined in accordance with subsection (iii) of this section.

iii. Section 3.3A.2(b)(i)(1) notwithstanding, if a 45-day period does not include 2 Saturdays or Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, event days will be used as necessary to meet the 2 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(c) CBLs established pursuant to this section shall represent end-use customers' actual load patterns. If the Office of the Interconnection determines that a CBL or alternative CBL does not accurately represent a customer's actual load patterns, the CBL shall be revised accordingly pursuant to [sSection 3.3A.2.01](#). Consistent with this requirement, if an Economic Load Response Participant chooses to measure load reductions using a Customer Baseline Load, the Economic Load Response Participant shall inform the Office of the Interconnection of a change in its operations or the operations of the end-use customer upon whose behalf it is acting that would result in the adjustment of more than half the hours in the affected party's Customer Baseline Load by twenty percent or more for more than twenty days.

3.3A.2.01 Alternative Customer Baseline Methodologies.

(a) During the Economic Load Response Participant registration process pursuant to [sSection 1.5A.3](#) of this Schedule, the relevant Economic Load Response Participant or the Office of the Interconnection ("Interested Parties") may, in the case of such participant's Non-Variable Load customers, and shall, in the case of its Variable Load customers, propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to [sSection 3.3A.2](#). During the Emergency and Pre-Emergency Load Response registration process pursuant to section 8.4 of this schedule, or as otherwise approved by the Office of the Interconnection, the relevant participant or the Office of the Interconnection may propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to section 3.3A.2 of this schedule. In support of such proposal, the participant shall demonstrate that the alternative CBL method shall result in an hourly relative root mean square error of twenty percent or less compared to actual hourly values, as calculated in accordance with the technique specified in the PJM Manuals. Any proposal made pursuant to this section shall be provided to the other Interested Party.

(b) The Interested Parties shall have 30 days to agree on a proposal issued pursuant to subsection (a) of this section. The 30-day period shall start the day the proposal is provided to

the other Interested Party. If both Interested Parties agree on a proposal issued pursuant to this section, that alternative CBL calculation methodology shall be effective consistent with the date of the relevant Economic Load Response Participant registration.

(c) If agreement is not reached pursuant to subsection (b) of this section, the Office of the Interconnection shall determine a CBL methodology that shall result, as nearly as practicable, in an hourly relative root mean square error of twenty percent or less compared to actual hourly values within 20 days from the expiration of the 30-day period established by subsection (b). A CBL established by the Office of the Interconnection pursuant to this subsection (c) shall be binding upon both Interested Parties unless the Interested Parties reach agreement on an alternative CBL methodology prior to the expiration of the 20-day period established by this subsection (c).

(d) Operation of this [sSection 3.3A.2.01](#) shall not delay Economic Load Response Participant registrations pursuant to Section 1.5A.3, provided that the alternative CBL established pursuant to this section shall be used for all related energy settlements made pursuant to [sSections 3.3A.5 and 3.3A.6](#).

(e) The Office of the Interconnection shall periodically publish alternative CBL methodologies established pursuant to this section in the PJM Manuals.

(f) Emergency and Pre-Emergency Load Response registrations will use the CBL defined on the associated economic registration for measuring demand reductions when determining the participant's compliance with its capacity obligations pursuant to Schedule 6 of the RAA, unless it is the maximum baseload CBL as defined in the PJM Manuals, in which case the participant will use the CBL set forth in the Emergency or Pre-Emergency Load Response registration.

3.3A.2.02 On-Site Generators.

On-Site Generators used as the basis for Economic Load Response Participant status pursuant to [Tarif, Attachment K-Appendix, sSection 1.5A](#) shall be subject to the following provisions:

i. The On-Site Generator shall be used solely to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market and shall not otherwise have been operating;

ii. If subsection (i) does not apply, the amount of energy from an On-Site Generator used to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market shall be capable of being quantified in a manner that is acceptable to the Office of the Interconnection.

3.3A.3 Symmetric Additive Adjustment.

(a) Customer Baseline Levels established pursuant to section 3.3A.2 shall be adjusted by the Symmetric Additive Adjustment. Unless an alternative formula is approved by the Office of the Interconnection, the Symmetric Additive Adjustment shall be calculated using the following formula:

Step 1: Calculate the average usage over the 3 hour period ending 1 hour prior to the start of event.

Step 2: Calculate the average usage over the 3 hour period in the CBL that corresponds to the 3 hour period described in Step 1.

Step 3: Subtract the results of Step 2 from the results of Step 1 to determine the symmetric additive adjustment (this may be positive or negative).

Step 4: Add the symmetric additive adjustment (i.e. the results of Step 3) to each hour in the CBL that corresponds to each event hour.

(b) Following a Load Reduction Event that is submitted to the Office of the Interconnection for compensation, the Office of the Interconnection shall provide the Notification window(s), if applicable, directly metered data and Customer Baseline Load and Symmetric Additive Adjustment calculation to the appropriate electric distribution company for optional review. The electric distribution company will have ten Business Days to provide the Office of the Interconnection with notification of any issues related to the metered data or calculations.

3.3A.4 Net Benefits Test.

The Office of the Interconnection shall identify each month the price on a supply curve, representative of conditions expected for that month, at which the benefit of load reductions provided by Economic Load Response Participants exceed the costs of those reductions to other loads. In formulaic terms, the net benefit is deemed to be realized at the price point on the supply curve where $(\text{Delta LMP} \times \text{MWh consumed}) > (\text{LMP}_{\text{NEW}} \times \text{DR})$, where LMP_{NEW} is the market clearing price after Economic Load Response is dispatched and Delta LMP is the price before Economic Load Response is dispatched minus the LMP_{NEW} .

The Office of the Interconnection shall update and post the Net Benefits Test results and analysis for a calendar month no later than the 15th day of the preceding calendar month. As more fully specified in the PJM Manuals, the Office of the Interconnection shall calculate the net benefit price level in accordance with the following steps:

Step 1. Retrieve generation offers from the same calendar month (of the prior calendar year) for which the calculation is being performed, employing market-based price offers to the extent available, and cost-based offers to the extent market-based price offers are not available. To the extent that generation offers are unavailable from historical data due to the addition of a Zone to the PJM Region the Office of the Interconnection shall use the most recent generation offers that

best correspond to the characteristics of the calendar month for which the calculation is being performed, provided that at least 30 days of such data is available. If less than 30 days of data is available for a resource or group of resources, such resource[s] shall not be considered in the Net Benefits Test calculation.

Step 2: Adjust a portion of each prior-year offer representing the typical share of fuel costs in energy offers in the PJM Region, as specified in the PJM Manuals, for changes in fuel prices based on the ratio of the reference month spot price to the study month forward price. For such purpose, natural gas shall be priced at the Henry Hub price, number 2 fuel oil shall be priced at the New York Harbor price, and coal shall be priced as a blend of coal prices representative of the types of coal typically utilized in the PJM Region.

Step 3. Combine the offers to create daily supply curves for each day in the period.

Step 4. Average the daily curves for each day in the month to form an average supply curve for the study month.

Step 5. Use a non-linear least squares estimation technique to determine an equation that reasonably approximates and smooths the average supply curve.

Step 6. Determine the net benefit level as the point at which the price elasticity of supply is equal to 1 for the estimated supply curve equation established in Step 5.

3.3A.5 Market Settlements in Real-time Energy Market.

(a) Economic Load Response Participants that submit offers for load reductions in the Day-ahead Energy Market by no later than 2:15 p.m. on the day prior to the Operating Day that cleared or that otherwise are dispatched by the Office of the Interconnection for the Operating Day shall be compensated for reducing demand based on the actual kWh relief provided in excess of committed day-ahead load reductions. The offer shall contain the Offer Data specified in [Tariff, Attachment K-Appendix](#), section 1.10.1A(k) ~~of this Schedule~~ and shall not thereafter be subject to change; provided, however, the Economic Load Response Participant may update the previously specified minimum or maximum load reduction quantity and associated price by submitting a Real-time Offer for a clock hour by providing notice to the Office of the Interconnection in the form and manner specified in the PJM Manuals no later than 65 minutes prior to such clock hour. Economic Load Response Participants may also submit Real-time Offers for a clock hour for an Operating Day containing Offer Data specified in [Tariff, Attachment K-Appendix](#), section 1.10.1A(k) ~~of this Schedule~~, and may update such offers up to 65 minutes prior to such clock hour. Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements. An Economic Load Response Participant that curtails or causes the curtailment of demand in real-time in response to PJM dispatch, and for which the applicable

real-time LMP is equal to or greater than the threshold price established under the Net Benefits Test, will be compensated by PJMSettlement at the real-time Locational Marginal Price.

(b) In cases where the demand reduction follows dispatch, as defined in [Tariff, Attachment K-Appendix](#), section 3.2.3(o-1), as instructed by the Office of the Interconnection, and the demand reduction offer price is equal to or greater than the threshold price established under the Net Benefits Test, payment will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing demand, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the demand reduction must be committed.

Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, real-time operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) For purposes of load reductions qualifying for compensation hereunder, an Economic Load Response Participant shall accumulate credits for energy reductions in those hours when the energy delivered to the end-use customer is less than the end-use customer's Customer Baseline Load at the applicable Locational Marginal Price for the Real-time Settlement Interval. In the event that the end-use customer's hourly energy consumption is greater than the Customer Baseline Load, the Economic Load Response Participant will accumulate debits at the applicable Locational Marginal Price for the Real-time Settlement Interval for the amount the end-use customer's hourly energy consumption is greater than the Customer Baseline Load. If the actual load reduction, compared to the desired load reduction is outside the deviation levels specified in [Tariff, Attachment K-Appendix](#), section 3.2.3(o) ~~of this Appendix~~, the Economic Load Response Participant shall be assessed balancing operating reserve charges in accordance with [Tariff, Attachment K-Appendix](#) ~~that~~, section 3.2.3.

(d) The cost of payments to Economic Load Response Participants under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions that are compensated at the applicable full LMP, in any Zone for any hour, shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in each Zone for which the load-weighted average Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under the Net Benefits Test for that month, with the ratio shares determined as follows:

The ratio share for LSE i in zone z shall be $RTL_{iz}/(RTL + X)$
and the ratio share for party j shall be $X_j/(RTL + X)$.

Where:

RTL is the total real time load in all zones where $LMP \geq$ Net Benefits Test price;

RTL_{iz} is the real-time load for LSE i in zone z ;
 X is the total export quantity from PJM in that hour; and
 X_j is the export quantity by party j from PJM.

3.3A.6 Market Settlements in the Day-ahead Energy Market.

(a) Economic Load Response Participants dispatched as a result of a qualifying demand reduction offer in the Day-ahead Energy Market shall be compensated for reducing demand based on the reductions of kWh committed in the Day-ahead Energy Market. An Economic Load Response Participant that submits a demand reduction bid day ahead that is accepted by the Office of the Interconnection and for which the applicable day ahead LMP is greater than or equal to the Net Benefits Test shall be compensated by PJM Settlement at the day-ahead Locational Marginal Price.

Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements.

(b) Total payments to Economic Load Response Participants for accepted day-ahead demand reduction bids with an offer price equal to or greater than the threshold price established under the Net Benefits Test that follow the dispatch instructions of the Office of the Interconnection will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing load, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the load reduction must be committed. Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, day-ahead operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) Economic Load Response Participants that have demand reductions committed in the Day-ahead Energy Market that deviate from the day-ahead schedule in real time shall be charged or credited for such variance at the real time LMP plus or minus an amount equal to the applicable balancing operating reserve charge in accordance with [Tariff, Attachment K-Appendix](#), section 3.2.3 ~~of this Appendix~~. Load Serving Entities that otherwise would have load that was reduced shall receive any associated operating reserve credit.

(d) The cost of payments to Economic Load Response Participants for accepted day-ahead demand reduction bids that are compensated at the applicable full, day ahead LMP under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions in any Zone for any hour shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in

each Zone for which the load-weighted average real-time Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under the Net Benefits Test for that month, in accordance with the formula prescribed in [Tariff, Attachment K-Appendix](#), section 3.3A.5(d).

3.3A.7 Prohibited Economic Load Response Participant Market Settlements.

(a) Settlements pursuant to [sSections](#) 3.3A.5 and 3.3A.6 shall be limited to demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market that satisfy the Net Benefits Test and are dispatched by the Office of the Interconnection.

(b) Demand reductions that do not meet the requirements of [sSection](#) 3.3A.7(a) shall not be eligible for settlement pursuant to [sSections](#) 3.3A.5 and 3.3A.6. Examples of settlements prohibited pursuant to this [sSection](#) 3.3A.7(b) include, but are not limited to, the following:

i. Settlements based on variable demand where the timing of the demand reduction supporting the settlement did not change in direct response to Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market;

ii. Consecutive daily settlements that are the result of a change in normal demand patterns that are submitted to maintain a CBL that no longer reflects the relevant end-use customer's demand;

iii. Settlements based on On-Site Generator data if the On Site Generation is not supporting demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market;

iv. Settlements based on demand reductions that are the result of operational changes between multiple end-use customer sites in the PJM footprint;

v. Settlements that do not include all hours that the Office of the Interconnection dispatched the load reduction, or for which the load reduction cleared in the Day-ahead Market.

(c) The Office of the Interconnection shall disallow settlements for demand reductions that do not meet the requirements of [sSection](#) 3.3A.7(a). If the Economic Load Response Participant continues to submit settlements for demand reductions that do not meet the requirements of [sSection](#) 3.3A.7(a), then the Office of the Interconnection shall suspend the Economic Load Response Participant's PJM Interchange Energy Market activity and refer the matter to the FERC Office of Enforcement.

3.3A.8 Economic Load Response Participant Review Process.

(a) The Office of the Interconnection shall review the participation of an Economic Load Response Participant in the PJM Interchange Energy Market under the following circumstances:

i. An Economic Load Response Participant's registrations submitted pursuant to [Tariff, Attachment K-Appendix, sSection 1.5A.3](#) are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

ii. An Economic Load Response Participant's settlements pursuant to [sSections 3.3A.5 and 3.3A.6](#) are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

iii. An Economic Load Response Participant's settlements pursuant to [sSections 3.3A.5 and 3.3A.6](#) are denied by the Office of the Interconnection more than 10% of the time.

iv. An Economic Load Response Participant's registration will be reviewed when settlements are frequently submitted or if its actual loads frequently deviate from the previously scheduled quantities (as determined for purposes of assessing balancing operating reserves charges). PJM will notify the Participant when their registration is under review. While the Participant's registration is under review by PJM, the Participant may continue economic load reductions but all settlements will be denied by PJM until the registration review is resolved pursuant to subsection (i) or (ii) below. PJM will require the Participant to provide information within 30 days to support that the settlements were submitted for load reduction activity done in response to price and not submitted based on the End-Use Customer's normal operations.

i) If the Participant is unable to provide adequate supporting information to substantiate the load reductions submitted for settlement, PJM will terminate the registration and may refer the Participant to either the Market Monitoring Unit or the Federal Energy Regulatory Commission for further investigation.

ii) If the Participant does provide adequate supporting information, the settlements denied by PJM will be resubmitted by the Participant for review according to existing PJM market rules. Further, PJM may introduce an alternative Customer Baseline Load if the existing Customer Baseline Load does not adequately reflect what the customer load would have been absent a load reduction.

v. The electric distribution company may only deny settlements during the normal settlement review process for inaccurate data including, but not limited to: meter data, line loss factor, Customer Baseline Load calculation, interval meter owner and a known recurring End-Use Customer outage or holiday.

(b) The Office of the Interconnection shall have thirty days to conduct a review pursuant to this [sSection 3.3A.8](#). The Office of the Interconnection may refer the matter to the

PJM MMU and/or the FERC Office of Enforcement if the review indicates the relevant Economic Load Response Participant and/or relevant electric distribution company or LSE is engaging in activity that is inconsistent with the PJM Interchange Energy Market rules governing Economic Load Response Participants.

Section(s) of the
PJM Operating Agreement
(Marked / Redline Format)

3.3A Economic Load Response Participants.

3.3A.1 Compensation.

Economic Load Response Participants shall be compensated pursuant to ~~s~~Sections 3.3A.5 and/or 3.3A.6 of this Schedule, for demand reduction offers submitted in the Day-Ahead Energy Market or Real-time Energy Market that satisfy the Net Benefits Test of section 3.3A.4; that are scheduled by the Office of the Interconnection; and that follow the dispatch instructions of the Office of the Interconnection. Qualifying demand reductions shall be measured by: 1) comparing actual metered load to an end-use customer's Customer Baseline Load or alternative CBL determined in accordance with the provisions of ~~s~~Section 3.3A.2 or 3.3A.2.01, respectively; or 2) non-interval metered residential Direct Load Control customers, as metered on a current statistical sample of electric distribution company accounts, as described in the PJM Manuals or 3) by the MWs produced by on-Site Generators pursuant to the provisions of ~~s~~Section 3.3A.2.02.

3.3A.2 Customer Baseline Load.

For Economic Load Response Participants that choose to measure demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, ~~except for the months of June through September in the Delivery Year, the following formula shall be used to measure an Emergency and Pre-Emergency Load Response~~ determine a Peak Shaving Adjustment End-Use Customer's participant's demand reductions when determining compliance with its capacity obligations pursuant to Schedule 6 of the RAA peak shaving performance rating as described in PJM Manual 19, unless an alternative CBL is approved pursuant to section 3.3A.2.01 of this schedule:

- (a) The CBL for weekdays shall be the average of the highest 4 out of the 5 most recent load weekdays in the 45 calendar day period preceding the relevant load reduction event.
- i. For the purposes of calculating the CBL for weekdays, weekdays shall not include:
1. NERC holidays;
 2. Weekend days;
 3. Event days. For the purposes of this section an event day shall be either:
 - (i) any weekday that an Economic Load Response Participant submits a settlement pursuant to ~~s~~Section 3.3A.4 or 3.3A.5, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or

(ii) any weekday where the end-use customer location that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.

4. Any weekday where the average daily event period usage is less than 25% of the average event period usage for the five days.

ii. If a 45-day period does not include 5 weekdays that meet the conditions in subsection (a)(i) of this section, provided there are 4 weekdays that meet the conditions in subsection (a)(i) of this section, the CBL shall be based on the average of those 4 weekdays. If there are not 4 eligible weekdays, the CBL shall be determined in accordance with subsection (iii) of this section.

iii. Section 3.3A.2(a)(i)(3) notwithstanding, if a 45-day period does not include 4 weekdays that meet the conditions in subsection (a)(i) of this section, event days will be used as necessary to meet the 4 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(b) The CBL for weekend days and NERC holidays shall be determined in accordance with the following provisions:

i. The CBL for Saturdays and Sundays/NERC holidays shall be the average of the highest 2 load days out of the 3 most recent Saturdays or Sundays/NERC holidays, respectively, in the 45 calendar day period preceding the relevant load reduction event, provided that the following days shall not be used to calculate a Saturday or Sunday/NERC holiday CBL:

1. Event days. For the purposes of this section an event day shall be either:

a. any Saturday and Sunday/NERC holiday that an Economic Load Response Participant submits a settlement pursuant to ~~s~~Section 3.3A.5 or 3.3A.6, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or

b. any Saturday and Sunday/NERC holiday where the end-use customer that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.

2. Any Saturday or Sunday/NERC holiday where the average daily event period usage is less than 25% of the average event period usage level for the three days;

3. Any Saturday or Sunday/NERC holiday that corresponds to the beginning or end of daylight savings.

ii. If a 45-day period does not include 3 Saturdays or 3 Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, provided there are 2 Saturdays or Sundays/NERC holidays that meet the conditions in subsection (b)(i) of this section, the CBL will be based on the average of those 2 Saturdays or Sundays/NERC holidays. If there are not 2 eligible Saturdays or Sundays/NERC holidays, the CBL shall be determined in accordance with subsection (iii) of this section.

iii. Section 3.3A.2(b)(i)(1) notwithstanding, if a 45-day period does not include 2 Saturdays or Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, event days will be used as necessary to meet the 2 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(c) CBLs established pursuant to this section shall represent end-use customers' actual load patterns. If the Office of the Interconnection determines that a CBL or alternative CBL does not accurately represent a customer's actual load patterns, the CBL shall be revised accordingly pursuant to [sSection 3.3A.2.01](#). Consistent with this requirement, if an Economic Load Response Participant chooses to measure load reductions using a Customer Baseline Load, the Economic Load Response Participant shall inform the Office of the Interconnection of a change in its operations or the operations of the end-use customer upon whose behalf it is acting that would result in the adjustment of more than half the hours in the affected party's Customer Baseline Load by twenty percent or more for more than twenty days.

3.3A.2.01 Alternative Customer Baseline Methodologies.

(a) During the Economic Load Response Participant registration process pursuant to [sSection 1.5A.3](#) of this Schedule, the relevant Economic Load Response Participant or the Office of the Interconnection ("Interested Parties") may, in the case of such participant's Non-Variable Load customers, and shall, in the case of its Variable Load customers, propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to [sSection 3.3A.2](#). During the Emergency and Pre-Emergency Load Response registration process pursuant to section 8.4 of this schedule, or as otherwise approved by the Office of the Interconnection, the relevant participant or the Office of the Interconnection may propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to section 3.3A.2 of this schedule. In support of such proposal, the participant shall demonstrate that the alternative CBL method shall result in an hourly relative root mean square error of twenty percent or less compared to actual hourly values, as calculated in accordance with the technique specified in the PJM Manuals. Any proposal made pursuant to this section shall be provided to the other Interested Party.

(b) The Interested Parties shall have 30 days to agree on a proposal issued pursuant to subsection (a) of this section. The 30-day period shall start the day the proposal is provided to

the other Interested Party. If both Interested Parties agree on a proposal issued pursuant to this section, that alternative CBL calculation methodology shall be effective consistent with the date of the relevant Economic Load Response Participant registration.

(c) If agreement is not reached pursuant to subsection (b) of this section, the Office of the Interconnection shall determine a CBL methodology that shall result, as nearly as practicable, in an hourly relative root mean square error of twenty percent or less compared to actual hourly values within 20 days from the expiration of the 30-day period established by subsection (b). A CBL established by the Office of the Interconnection pursuant to this subsection (c) shall be binding upon both Interested Parties unless the Interested Parties reach agreement on an alternative CBL methodology prior to the expiration of the 20-day period established by this subsection (c).

(d) Operation of this [sSection 3.3A.2.01](#) shall not delay Economic Load Response Participant registrations pursuant to Section 1.5A.3, provided that the alternative CBL established pursuant to this section shall be used for all related energy settlements made pursuant to [sSections 3.3A.5 and 3.3A.6](#).

(e) The Office of the Interconnection shall periodically publish alternative CBL methodologies established pursuant to this section in the PJM Manuals.

(f) Emergency and Pre-Emergency Load Response registrations will use the CBL defined on the associated economic registration for measuring demand reductions when determining the participant's compliance with its capacity obligations pursuant to Schedule 6 of the RAA, unless it is the maximum baseload CBL as defined in the PJM Manuals, in which case the participant will use the CBL set forth in the Emergency or Pre-Emergency Load Response registration.

3.3A.2.02 On-Site Generators.

On-Site Generators used as the basis for Economic Load Response Participant status pursuant to [Tarif, Attachment K-Appendix, sSection 1.5A](#) shall be subject to the following provisions:

i. The On-Site Generator shall be used solely to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market and shall not otherwise have been operating;

ii. If subsection (i) does not apply, the amount of energy from an On-Site Generator used to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market shall be capable of being quantified in a manner that is acceptable to the Office of the Interconnection.

3.3A.3 Symmetric Additive Adjustment.

(a) Customer Baseline Levels established pursuant to section 3.3A.2 shall be adjusted by the Symmetric Additive Adjustment. Unless an alternative formula is approved by the Office of the Interconnection, the Symmetric Additive Adjustment shall be calculated using the following formula:

Step 1: Calculate the average usage over the 3 hour period ending 1 hour prior to the start of event.

Step 2: Calculate the average usage over the 3 hour period in the CBL that corresponds to the 3 hour period described in Step 1.

Step 3: Subtract the results of Step 2 from the results of Step 1 to determine the symmetric additive adjustment (this may be positive or negative).

Step 4: Add the symmetric additive adjustment (i.e. the results of Step 3) to each hour in the CBL that corresponds to each event hour.

(b) Following a Load Reduction Event that is submitted to the Office of the Interconnection for compensation, the Office of the Interconnection shall provide the Notification window(s), if applicable, directly metered data and Customer Baseline Load and Symmetric Additive Adjustment calculation to the appropriate electric distribution company for optional review. The electric distribution company will have ten Business Days to provide the Office of the Interconnection with notification of any issues related to the metered data or calculations.

3.3A.4 Net Benefits Test.

The Office of the Interconnection shall identify each month the price on a supply curve, representative of conditions expected for that month, at which the benefit of load reductions provided by Economic Load Response Participants exceed the costs of those reductions to other loads. In formulaic terms, the net benefit is deemed to be realized at the price point on the supply curve where $(\text{Delta LMP} \times \text{MWh consumed}) > (\text{LMP}_{\text{NEW}} \times \text{DR})$, where LMP_{NEW} is the market clearing price after Economic Load Response is dispatched and Delta LMP is the price before Economic Load Response is dispatched minus the LMP_{NEW} .

The Office of the Interconnection shall update and post the Net Benefits Test results and analysis for a calendar month no later than the 15th day of the preceding calendar month. As more fully specified in the PJM Manuals, the Office of the Interconnection shall calculate the net benefit price level in accordance with the following steps:

Step 1. Retrieve generation offers from the same calendar month (of the prior calendar year) for which the calculation is being performed, employing market-based price offers to the extent available, and cost-based offers to the extent market-based price offers are not available. To the extent that generation offers are unavailable from historical data due to the addition of a Zone to the PJM Region the Office of the Interconnection shall use the most recent generation offers that

best correspond to the characteristics of the calendar month for which the calculation is being performed, provided that at least 30 days of such data is available. If less than 30 days of data is available for a resource or group of resources, such resource[s] shall not be considered in the Net Benefits Test calculation.

Step 2: Adjust a portion of each prior-year offer representing the typical share of fuel costs in energy offers in the PJM Region, as specified in the PJM Manuals, for changes in fuel prices based on the ratio of the reference month spot price to the study month forward price. For such purpose, natural gas shall be priced at the Henry Hub price, number 2 fuel oil shall be priced at the New York Harbor price, and coal shall be priced as a blend of coal prices representative of the types of coal typically utilized in the PJM Region.

Step 3. Combine the offers to create daily supply curves for each day in the period.

Step 4. Average the daily curves for each day in the month to form an average supply curve for the study month.

Step 5. Use a non-linear least squares estimation technique to determine an equation that reasonably approximates and smooths the average supply curve.

Step 6. Determine the net benefit level as the point at which the price elasticity of supply is equal to 1 for the estimated supply curve equation established in Step 5.

3.3A.5 Market Settlements in Real-time Energy Market.

(a) Economic Load Response Participants that submit offers for load reductions in the Day-ahead Energy Market by no later than 2:15 p.m. on the day prior to the Operating Day that cleared or that otherwise are dispatched by the Office of the Interconnection for the Operating Day shall be compensated for reducing demand based on the actual kWh relief provided in excess of committed day-ahead load reductions. The offer shall contain the Offer Data specified in [Tariff, Attachment K-Appendix](#), section 1.10.1A(k) ~~of this Schedule~~ and shall not thereafter be subject to change; provided, however, the Economic Load Response Participant may update the previously specified minimum or maximum load reduction quantity and associated price by submitting a Real-time Offer for a clock hour by providing notice to the Office of the Interconnection in the form and manner specified in the PJM Manuals no later than 65 minutes prior to such clock hour. Economic Load Response Participants may also submit Real-time Offers for a clock hour for an Operating Day containing Offer Data specified in [Tariff, Attachment K-Appendix](#), section 1.10.1A(k) ~~of this Schedule~~, and may update such offers up to 65 minutes prior to such clock hour. Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements. An Economic Load Response Participant that curtails or causes the curtailment of demand in real-time in response to PJM dispatch, and for which the applicable

real-time LMP is equal to or greater than the threshold price established under the Net Benefits Test, will be compensated by PJMSettlement at the real-time Locational Marginal Price.

(b) In cases where the demand reduction follows dispatch, as defined in [Tariff, Attachment K-Appendix](#), section 3.2.3(o-1), as instructed by the Office of the Interconnection, and the demand reduction offer price is equal to or greater than the threshold price established under the Net Benefits Test, payment will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing demand, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the demand reduction must be committed.

Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, real-time operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) For purposes of load reductions qualifying for compensation hereunder, an Economic Load Response Participant shall accumulate credits for energy reductions in those hours when the energy delivered to the end-use customer is less than the end-use customer's Customer Baseline Load at the applicable Locational Marginal Price for the Real-time Settlement Interval. In the event that the end-use customer's hourly energy consumption is greater than the Customer Baseline Load, the Economic Load Response Participant will accumulate debits at the applicable Locational Marginal Price for the Real-time Settlement Interval for the amount the end-use customer's hourly energy consumption is greater than the Customer Baseline Load. If the actual load reduction, compared to the desired load reduction is outside the deviation levels specified in [Tariff, Attachment K-Appendix](#), section 3.2.3(o) ~~of this Appendix~~, the Economic Load Response Participant shall be assessed balancing operating reserve charges in accordance with [Tariff, Attachment K-Appendix](#) ~~that~~, section 3.2.3.

(d) The cost of payments to Economic Load Response Participants under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions that are compensated at the applicable full LMP, in any Zone for any hour, shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in each Zone for which the load-weighted average Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under the Net Benefits Test for that month, with the ratio shares determined as follows:

The ratio share for LSE i in zone z shall be $RTL_{iz}/(RTL + X)$
and the ratio share for party j shall be $X_j/(RTL + X)$.

Where:

RTL is the total real time load in all zones where $LMP \geq$ Net Benefits Test price;

RTL_{iz} is the real-time load for LSE i in zone z ;
 X is the total export quantity from PJM in that hour; and
 X_j is the export quantity by party j from PJM.

3.3A.6 Market Settlements in the Day-ahead Energy Market.

(a) Economic Load Response Participants dispatched as a result of a qualifying demand reduction offer in the Day-ahead Energy Market shall be compensated for reducing demand based on the reductions of kWh committed in the Day-ahead Energy Market. An Economic Load Response Participant that submits a demand reduction bid day ahead that is accepted by the Office of the Interconnection and for which the applicable day ahead LMP is greater than or equal to the Net Benefits Test shall be compensated by PJM Settlement at the day-ahead Locational Marginal Price.

Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements.

(b) Total payments to Economic Load Response Participants for accepted day-ahead demand reduction bids with an offer price equal to or greater than the threshold price established under the Net Benefits Test that follow the dispatch instructions of the Office of the Interconnection will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing load, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the load reduction must be committed. Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, day-ahead operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) Economic Load Response Participants that have demand reductions committed in the Day-ahead Energy Market that deviate from the day-ahead schedule in real time shall be charged or credited for such variance at the real time LMP plus or minus an amount equal to the applicable balancing operating reserve charge in accordance with [Tariff, Attachment K-Appendix](#), section 3.2.3 ~~of this Appendix~~. Load Serving Entities that otherwise would have load that was reduced shall receive any associated operating reserve credit.

(d) The cost of payments to Economic Load Response Participants for accepted day-ahead demand reduction bids that are compensated at the applicable full, day ahead LMP under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions in any Zone for any hour shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in

each Zone for which the load-weighted average real-time Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under the Net Benefits Test for that month, in accordance with the formula prescribed in [Tariff, Attachment K-Appendix](#), section 3.3A.5(d).

3.3A.7 Prohibited Economic Load Response Participant Market Settlements.

(a) Settlements pursuant to [sSections](#) 3.3A.5 and 3.3A.6 shall be limited to demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market that satisfy the Net Benefits Test and are dispatched by the Office of the Interconnection.

(b) Demand reductions that do not meet the requirements of [sSection](#) 3.3A.7(a) shall not be eligible for settlement pursuant to [sSections](#) 3.3A.5 and 3.3A.6. Examples of settlements prohibited pursuant to this [sSection](#) 3.3A.7(b) include, but are not limited to, the following:

i. Settlements based on variable demand where the timing of the demand reduction supporting the settlement did not change in direct response to Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market;

ii. Consecutive daily settlements that are the result of a change in normal demand patterns that are submitted to maintain a CBL that no longer reflects the relevant end-use customer's demand;

iii. Settlements based on On-Site Generator data if the On Site Generation is not supporting demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market;

iv. Settlements based on demand reductions that are the result of operational changes between multiple end-use customer sites in the PJM footprint;

v. Settlements that do not include all hours that the Office of the Interconnection dispatched the load reduction, or for which the load reduction cleared in the Day-ahead Market.

(c) The Office of the Interconnection shall disallow settlements for demand reductions that do not meet the requirements of [sSection](#) 3.3A.7(a). If the Economic Load Response Participant continues to submit settlements for demand reductions that do not meet the requirements of [sSection](#) 3.3A.7(a), then the Office of the Interconnection shall suspend the Economic Load Response Participant's PJM Interchange Energy Market activity and refer the matter to the FERC Office of Enforcement.

3.3A.8 Economic Load Response Participant Review Process.

(a) The Office of the Interconnection shall review the participation of an Economic Load Response Participant in the PJM Interchange Energy Market under the following circumstances:

i. An Economic Load Response Participant's registrations submitted pursuant to [Tariff, Attachment K-Appendix, sSection 1.5A.3](#) are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

ii. An Economic Load Response Participant's settlements pursuant to [sSections 3.3A.5 and 3.3A.6](#) are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

iii. An Economic Load Response Participant's settlements pursuant to [sSections 3.3A.5 and 3.3A.6](#) are denied by the Office of the Interconnection more than 10% of the time.

iv. An Economic Load Response Participant's registration will be reviewed when settlements are frequently submitted or if its actual loads frequently deviate from the previously scheduled quantities (as determined for purposes of assessing balancing operating reserves charges). PJM will notify the Participant when their registration is under review. While the Participant's registration is under review by PJM, the Participant may continue economic load reductions but all settlements will be denied by PJM until the registration review is resolved pursuant to subsection (i) or (ii) below. PJM will require the Participant to provide information within 30 days to support that the settlements were submitted for load reduction activity done in response to price and not submitted based on the End-Use Customer's normal operations.

i) If the Participant is unable to provide adequate supporting information to substantiate the load reductions submitted for settlement, PJM will terminate the registration and may refer the Participant to either the Market Monitoring Unit or the Federal Energy Regulatory Commission for further investigation.

ii) If the Participant does provide adequate supporting information, the settlements denied by PJM will be resubmitted by the Participant for review according to existing PJM market rules. Further, PJM may introduce an alternative Customer Baseline Load if the existing Customer Baseline Load does not adequately reflect what the customer load would have been absent a load reduction.

v. The electric distribution company may only deny settlements during the normal settlement review process for inaccurate data including, but not limited to: meter data, line loss factor, Customer Baseline Load calculation, interval meter owner and a known recurring End-Use Customer outage or holiday.

(b) The Office of the Interconnection shall have thirty days to conduct a review pursuant to this [sSection 3.3A.8](#). The Office of the Interconnection may refer the matter to the

PJM MMU and/or the FERC Office of Enforcement if the review indicates the relevant Economic Load Response Participant and/or relevant electric distribution company or LSE is engaging in activity that is inconsistent with the PJM Interchange Energy Market rules governing Economic Load Response Participants.

Section(s) of the
PJM Reliability Assurance Agreement

(Marked / Redline Format)

ARTICLE 1 – DEFINITIONS

Unless the context otherwise specifies or requires, capitalized terms used herein shall have the respective meanings assigned herein or in the Schedules hereto, or in the PJM Tariff or PJM Operating Agreement if not otherwise defined in this Agreement, for all purposes of this Agreement (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references herein to Articles, Sections or Schedules, are to Articles, Sections or Schedules of this Agreement. As used in this Agreement:

Agreement:

“Agreement” shall mean this Reliability Assurance Agreement, together with all Schedules hereto, as amended from time to time.

Annual Demand Resource:

“Annual Demand Resource” shall mean a resource that is placed under the direction of the Office of the Interconnection during the Delivery Year, and will be available for an unlimited number of interruptions during such Delivery Year by the Office of the Interconnection, and will be capable of maintaining each such interruption between the hours of 10:00AM to 10:00PM Eastern Prevailing Time for the months of June through October and the following May, and 6:00AM through 9:00PM Eastern Prevailing Time for the months of November through April unless there is an Office of the Interconnection approved maintenance outage during October through April. The Annual Demand Resource must be available in the corresponding Delivery year to be offered for sale or Self-Supplied in an RPM Auction, or included as an Annual Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Annual Energy Efficiency Resource:

“Annual Energy Efficiency Resource” shall mean a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of Reliability Assurance Agreement, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the summer and winter periods described in such Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.

Applicable Regional Entity:

“Applicable Regional Entity” shall have the same meaning as in the PJM Tariff.

Base Capacity Demand Resource:

“Base Capacity Demand Resource” shall mean, for the 2018/2019 and 2019/2020 Delivery

Years, a resource that is placed under the direction of the Office of the Interconnection and that will be available June through September of a Delivery Year, and will be available to the Office of the Interconnection for an unlimited number of interruptions during such months, and will be capable of maintaining each such interruption for at least a 10-hour duration between the hours of 10:00AM to 10:00PM Eastern Prevailing Time. The Base Capacity Demand Resource must be available June through September in the corresponding Delivery Year to be offered for sale or self-supplied in an RPM Auction, or included as a Base Capacity Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Base Capacity Energy Efficiency Resource:

“Base Capacity Energy Efficiency Resource” shall mean, for the 2018/2019 and 2019/2020 Delivery Years, a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of RAA, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the summer peak periods as described in Reliability Assurance Agreement, Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Base Capacity Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.

Base Capacity Resource:

“Base Capacity Resource” shall have the same meaning as in Tariff, Attachment DD.

Base Residual Auction:

“Base Residual Auction” shall have the same meaning as in Tariff, Attachment DD.

Behind The Meter Generation:

“Behind The Meter Generation” shall refer to a generating unit that delivers energy to load without using the Transmission System or any distribution facilities (unless the entity that owns or leases the distribution facilities consented to such use of the distribution facilities and such consent has been demonstrated to the satisfaction of the Office of the Interconnection; provided, however, that Behind The Meter Generation does not include (i) at any time, any portion of such generating unit’s capacity that is designated as a Capacity Resource or (ii) in any hour, any portion of the output of such generating unit that is sold to another entity for consumption at another electrical location or into the PJM Interchange Energy Market.

Black Start Capability:

“Black Start Capability” shall mean the ability of a generating unit or station to go from a shutdown condition to an operating condition and start delivering power without assistance from the power system.

Capacity Emergency Transfer Objective (CETO):

“Capacity Emergency Transfer Objective” or “CETO” shall mean the amount of electric energy that a given area must be able to import in order to remain within a loss of load expectation of one event in 25 years when the area is experiencing a localized capacity emergency, as determined in accordance with the PJM Manuals. Without limiting the foregoing, CETO shall be calculated based in part on EFORD determined in accordance with Reliability Assurance Agreement, Schedule 5, Paragraph C.

Capacity Emergency Transfer Limit (CETL):

Capacity Emergency Transfer Limit” or “CETL” shall mean the capability of the transmission system to support deliveries of electric energy to a given area experiencing a localized capacity emergency as determined in accordance with the PJM Manuals.

Capacity Import Limit:

For any Delivery Year up to and including the 2019/2020 Delivery Year, “Capacity Import Limit” shall mean, (a) for the PJM Region, (1) the maximum megawatt quantity of external Generation Capacity Resources that PJM determines for each Delivery Year, through appropriate modeling and the application of engineering judgment, the transmission system can receive, in aggregate at the interface of the PJM Region with all external balancing authority areas and deliver to load in the PJM Region under capacity emergency conditions without violating applicable reliability criteria on any bulk electric system facility of 100kV or greater, internal or external to the PJM Region, that has an electrically significant response to transfers on such interface, minus (2) the then-applicable Capacity Benefit Margin; and (b) for certain source zones identified in the PJM manuals as groupings of one or more balancing authority areas, (1) the maximum megawatt quantity of external Generation Capacity Resources that PJM determines the transmission system can receive at the interface of the PJM Region with each such source zone and deliver to load in the PJM Region under capacity emergency conditions without violating applicable reliability criteria on any bulk electric system facility of 100kV or greater, internal or external to the PJM Region, that has an electrically significant response to transfers on such interface, minus the then-applicable Capacity Benefit Margin times (2) the ratio of the maximum import quantity from each such source zone divided by the PJM total maximum import quantity. As more fully set forth in the PJM Manuals, PJM shall make such determination based on the latest peak load forecast for the studied period, the same computer simulation model of loads, generation and transmission topography employed in the determination of Capacity Emergency Transfer Limit for such Delivery Year, including external facilities from an industry standard model of the loads, generation, and transmission topography of the Eastern Interconnection under peak conditions. PJM shall specify in the PJM Manuals the areas and minimum distribution factors for identifying monitored bulk electric system facilities that have an electrically significant response to such transfers on the PJM interface. Employing such tools, PJM shall model increased power transfers from external areas into PJM to determine the transfer level at which one or more reliability criteria is violated on any monitored bulk electric system facilities that have an electrically significant response to such transfers. For the

PJM Region Capacity Import Limit, PJM shall optimize transfers from other source areas not experiencing any reliability criteria violations as appropriate to increase the Capacity Import Limit. The aggregate megawatt quantity of transfers into PJM at the point where any increase in transfers on the interface would violate reliability criteria will establish the Capacity Import Limit. Notwithstanding the foregoing, a Capacity Resource located outside the PJM Region shall not be subject to the Capacity Import Limit if the Capacity Market Seller seeks an exception thereto by demonstrating to PJM, by no later than five (5) business days prior to the commencement of the offer period for the relevant RPM Auction, that such resource meets all of the following requirements:

(i) it has, at the time such exception is requested, met all applicable requirements to be pseudo-tied into the PJM Region, or the Capacity Market Seller has committed in writing that it will meet such requirements, unless prevented from doing so by circumstances beyond the control of the Capacity Market Seller, prior to the relevant Delivery Year;

(ii) at the time such exception is requested, it has long-term firm transmission service confirmed on the complete transmission path from such resource into PJM; and

(iii) it is, by written commitment of the Capacity Market Seller, subject to the same obligations imposed on Generation Capacity Resources located in the PJM Region by Tariff, Attachment DD, section 6.6 to offer their capacity into RPM Auctions; provided, however, that (a) the total megawatt quantity of all exceptions granted hereunder for a Delivery Year, plus the Capacity Import Limit for the applicable interface determined for such Delivery Year, may not exceed the total megawatt quantity of Network External Designated Transmission Service on such interface that PJM has confirmed for such Delivery Year; and (b) if granting a qualified exception would result in a violation of the rule in clause (a), PJM shall grant the requested exception but reduce the Capacity Import Limit by the quantity necessary to ensure that the total quantity of Network External Designated Transmission Service is not exceeded.

Capacity Only Option:

“Capacity Only Option” shall mean participation in Emergency Load Response Program or Pre-Emergency Program which allows, pursuant to Tariff, Attachment DD and as applicable, a capacity payment for the ability to reduce load during a pre-emergency or emergency event.

Capacity Performance Resource:

“Capacity Performance Resource” shall have the same meaning as in Tariff, Attachment DD.

Capacity Resources:

“Capacity Resources” shall mean megawatts of (i) net capacity from Existing Generation Capacity Resources or Planned Generation Capacity Resources meeting the requirements of the Reliability Assurance Agreement, Schedules 9 and Reliability Assurance Agreement, Schedule 10 that are or will be owned by or contracted to a Party and that are or will be committed to satisfy that Party's obligations under the Reliability Assurance Agreement, or to satisfy the reliability requirements of the PJM Region, for a Delivery Year; (ii) net capacity from Existing

Generation Capacity Resources or Planned Generation Capacity Resources not owned or contracted for by a Party which are accredited to the PJM Region pursuant to the procedures set forth in such Schedules 9 and 10; and (iii) load reduction capability provided by Demand Resources or Energy Efficiency Resources that are accredited to the PJM Region pursuant to the procedures set forth in the Reliability Assurance Agreement, Schedule 6.

Capacity Transfer Right:

“Capacity Transfer Right” shall have the meaning specified in Tariff, Attachment DD.

Compliance Aggregation Area (CAA):

“Compliance Aggregation Area” or “CAA” shall have the same meaning as in the Tariff.

Consolidated Transmission Owners Agreement, PJM Transmission Owners Agreement or Transmission Owners Agreement:

“Consolidated Transmission Owners Agreement,” “PJM Transmission Owners Agreement” or “Transmission Owners Agreement” shall mean that certain Consolidated Transmission Owners Agreement, dated as of December 15, 2005, by and among the Transmission Owners and by and between the Transmission Owners and PJM Interconnection, L.L.C. on file with the Commission, as amended from time to time.

Control Area:

“Control Area” shall mean an electric power system or combination of electric power systems bounded by interconnection metering and telemetry to which a common generation control scheme is applied in order to:

- (a) match the power output of the generators within the electric power system(s) and energy purchased from entities outside the electric power system(s), with the load within the electric power system(s);
- (b) maintain scheduled interchange with other Control Areas, within the limits of Good Utility Practice;
- (c) maintain the frequency of the electric power system(s) within reasonable limits in accordance with Good Utility Practice and the criteria of NERC and each Applicable Regional Entity;
- (d) maintain power flows on transmission facilities within appropriate limits to preserve reliability; and
- (e) provide sufficient generating capacity to maintain operating reserves in accordance with Good Utility Practice.

Daily Unforced Capacity Obligation:

“Daily Unforced Capacity Obligation” shall mean the capacity obligation of a Load Serving Entity during the Delivery Year, determined in accordance with the Reliability Assurance Agreement, Schedule 8 or, as to an FRR Entity, in the Reliability Assurance Agreement, Schedule 8.1.

Delivery Year:

“Delivery Year” shall mean a Planning Period for which a Capacity Resource is committed pursuant to the auction procedures specified in Tariff, Attachment DD or pursuant to an FRR Capacity Plan under RAA, Schedule 8.1.

Demand Resource (DR):

“Demand Resource” or “DR” shall mean a Limited Demand Resource, Extended Summer Demand Resource, Annual Demand Resource, Base Capacity Demand Resource or Summer-Period Demand Resource with a demonstrated capability to provide a reduction in demand or otherwise control load in accordance with the requirements of RAA, Schedule 6 that offers and that clears load reduction capability in a Base Residual Auction or Incremental Auction or that is committed through an FRR Capacity Plan.

Demand Resource Factor or DR Factor:

“Demand Resource Factor” or “DR Factor” shall mean, for Delivery Years through May 31, 2018, that factor approved from time to time by the PJM Board used to determine the unforced capacity value of a Demand Resource in accordance with Reliability Assurance Agreement, Schedule 6

Demand Resource Officer Certification Form:

“Demand Resource Officer Certification Form” shall mean a certification as to an intended Demand Resource Sell Offer, in accordance with Reliability Assurance Agreement, Schedule 6 and Reliability Assurance Agreement, Schedule 8.1 and the PJM Manuals.

Demand Resource Registration:

“Demand Resource Registration” shall mean a registration in the Full Program Option or Capacity Only Option of the Emergency or Pre-Emergency Load Resource Program in accordance with Tariff, Attachment K-Appendix, section 8.

Demand Resource Sell Offer Plan:

“Demand Resource Sell Offer Plan” shall mean the plan required by Reliability Assurance Agreement, Schedule 6 and Reliability Assurance Agreement, Schedule 8.1 in support of an

intended offer of Demand Resources in an RPM Auction, or an intended inclusion of Demand Resources in an FRR Capacity Plan.

Electric Cooperative:

“Electric Cooperative” shall mean an entity owned in cooperative form by its customers that is engaged in the generation, transmission, and/or distribution of electric energy.

Electric Distributor:

“Electric Distributor” shall mean a Member that 1) owns or leases with rights equivalent to ownership of electric distribution facilities that are used to provide electric distribution service to electric load within the PJM Region; or 2) is a generation and transmission cooperative or a joint municipal agency that has a member that owns electric distribution facilities used to provide electric distribution service to electric load within the PJM Region.

Emergency:

“Emergency” shall mean (i) an abnormal system condition requiring manual or automatic action to maintain system frequency, or to prevent loss of firm load, equipment damage, or tripping of system elements that could adversely affect the reliability of an electric system or the safety of persons or property; or (ii) a fuel shortage requiring departure from normal operating procedures in order to minimize the use of such scarce fuel; or (iii) a condition that requires implementation of emergency procedures as defined in the PJM Manuals.

End-Use Customer:

“End-Use Customer” shall mean a Member that is a retail end-user of electricity within the PJM Region. For purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as an End-Use customer if: (1) the average physical unforced capacity owned by the Member and its affiliates in the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average PJM capacity obligation for the Member and its affiliates over the same time period; or (2) the average energy produced by the Member and its affiliates within the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average energy consumed by that Member and its affiliates within the PJM region over the same time period. The foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer.

Energy Efficiency Resource:

“Energy Efficiency Resource” shall mean a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of RAA, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the periods

described in Reliability Assurance Agreement, Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention. Annual Energy Efficiency Resources, Base Capacity Energy Efficiency Resources and Summer-Period Energy Efficiency Resources are types of Energy Efficiency Resources.

Existing Demand Resource:

“Existing Demand Resource” shall mean a Demand Resource for which the Demand Resource Provider has identified existing end-use customer sites that are registered for the current Delivery Year with PJM (even if not registered by such Demand Resource Provider) and that the Demand Resource Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the Delivery Year for which such resource is offered.

Existing Generation Capacity Resource:

“Existing Generation Capacity Resource” shall mean, for purposes of the must-offer requirement and mitigation of offers for any RPM Auction for a Delivery Year, a Generation Capacity Resource that, as of the date on which bidding commences for such auction: (a) is in service; or (b) is not yet in service, but has cleared any RPM Auction for any prior Delivery Year. A Generation Capacity Resource shall be deemed to be in service if interconnection service has ever commenced (for resources located in the PJM Region), or if it is physically and electrically interconnected to an external Control Area and is in full commercial operation (for resources not located in the PJM Region). The additional megawatts of a Generation Capacity Resource that is being, or has been, modified to increase the number of megawatts of available installed capacity thereof shall not be deemed to be an Existing Generation Capacity Resource until such time as those megawatts (a) are in service; or (b) are not yet in service, but have cleared any RPM Auction for any prior Delivery Year.

Extended Summer Demand Resource:

“Extended Summer Demand Resource” shall mean, for Delivery Years through May 31, 2018, and for FRR Capacity Plans Delivery Years through May 31, 2019, a resource that is placed under the direction of the Office of the Interconnection and that will be available June through October and the following May, and will be available for an unlimited number of interruptions during such months by the Office of the Interconnection, and will be capable of maintaining each such interruption for at least a 10-hour duration between the hours of 10:00AM to 10:00PM Eastern Prevailing Time. The Extended Summer Demand Resource must be available June through October and the following May in the corresponding Delivery Year to be offered for sale or Self-Supplied in an RPM Auction, or included as an Extended Summer Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Facilities Study Agreement:

“Facilities Study Agreement” shall have the same meaning as in Tariff, Part VI, section 206.

FERC or Commission:

“FERC” or “Commission” shall mean the Federal Energy Regulatory Commission or any successor federal agency, commission or department exercising jurisdiction over the Tariff, Operating Agreement and Reliability Assurance Agreement.

Firm Point-To-Point Transmission Service:

“Firm Point-To-Point Transmission Service” shall have the meaning specified in the Tariff.

Firm Transmission Service:

“Firm Transmission Service” shall mean transmission service that is intended to be available at all times to the maximum extent practicable, subject to an Emergency, an unanticipated failure of a facility, or other event beyond the control of the owner or operator of the facility or the Office of the Interconnection.

Fixed Resource Requirement Alternative or FRR Alternative:

“Fixed Resource Requirement Alternative” or “FRR Alternative” shall mean an alternative method for a Party to satisfy its obligation to provide Unforced Capacity hereunder, as set forth in the Reliability Assurance Agreement, Schedule 8.1.

Forecast Pool Requirement:

“Forecast Pool Requirement” or “FPR” shall mean the amount equal to one plus the unforced reserve margin (stated as a decimal number) for the PJM Region required pursuant to this Reliability Assurance Agreement, as approved by the PJM Board pursuant to Reliability Assurance Agreement, Schedule 4.1.

FRR Capacity Plan or FRR Plan:

“FRR Capacity Plan” or “FRR Plan” shall mean a long-term plan for the commitment of Capacity Resources to satisfy the capacity obligations of a Party that has elected the FRR Alternative, as more fully set forth in the Reliability Assurance Agreement, Schedule 8.1.

FRR Entity:

“FRR Entity” shall mean, for the duration of such election, a Party that has elected the FRR Alternative hereunder.

FRR Service Area:

“FRR Service Area” shall mean (a) the service territory of an IOU as recognized by state law, rule or order; (b) the service area of a Public Power Entity or Electric Cooperative as recognized by franchise or other state law, rule, or order; or (c) a separately identifiable geographic area that is: (i) bounded by wholesale metering, or similar appropriate multi-site aggregate metering, that is visible to, and regularly reported to, the Office of the Interconnection, or that is visible to, and regularly reported to an Electric Distributor and such Electric Distributor agrees to aggregate the load data from such meters for such FRR Service Area and regularly report such aggregated information, by FRR Service Area, to the Office of the Interconnection; and (ii) for which the FRR Entity has or assumes the obligation to provide capacity for all load (including load growth) within such area. In the event that the service obligations of an Electric Cooperative or Public Power Entity are not defined by geographic boundaries but by physical connections to a defined set of customers, the FRR Service Area in such circumstances shall be defined as all customers physically connected to transmission or distribution facilities of such Electric Cooperative or Public Power Entity within an area bounded by appropriate wholesale aggregate metering as described above.

Full Program Option:

“Full Program Option” shall mean participation in Emergency Load Response Program or Pre-Emergency Program which allows, pursuant to Tariff, Attachment DD and as applicable, (i) an energy payment for load reductions during a pre-emergency or emergency event, and (ii) a capacity payment for the ability to reduce load during a pre-emergency or emergency event.

Full Requirements Service:

“Full Requirements Service” shall mean wholesale service to supply all of the power needs of a Load Serving Entity to serve end-users within the PJM Region that are not satisfied by its own generating facilities.

Generation Capacity Resource:

“Generation Capacity Resource” shall mean a generation unit, or the contractual right to capacity from a specified generation unit, that meets the requirements of RAA, Schedule 9 and RAA, Schedule 10, and, for generation units that are committed to an FRR Capacity Plan, that meets the requirements of RAA, Schedule 8.1. A Generation Capacity Resource may be an Existing Generation Capacity Resource or a Planned Generation Capacity Resource.

Generation Owner:

“Generation Owner” shall mean a Member that owns or leases with rights equivalent to ownership, or otherwise controls and operates one or more operating generation resources located in the PJM Region. The foregoing notwithstanding, for a planned generation resource to qualify a Member as a Generation Owner, such resource shall have cleared an RPM auction, and for Energy Resources, the resource shall have a FERC-jurisdictional interconnection agreement or wholesale market participation agreement within PJM. Purchasing all or a portion of the output of a generation resource shall not be sufficient to qualify a Member as a Generation

Owner. For purposes of Members Committee sector classification, a Member that is primarily a retail end-user of electricity that owns generation may qualify as a Generation Owner if: (1) the generation resource is the subject of a FERC-jurisdictional interconnection agreement or wholesale market participation agreement within PJM; (2) the average physical unforced capacity owned by the Member and its affiliates over the five Planning Periods immediately preceding the relevant Planning Period exceeds the average PJM capacity obligation of the Member and its affiliates over the same time period; and (3) the average energy produced by the Member and its affiliates within PJM over the five Planning Periods immediately preceding the relevant Planning Period exceeds the average energy consumed by the Member and its affiliates within PJM over the same time period.

Generator Forced Outage:

“Generator Forced Outage” shall mean an immediate reduction in output or capacity or removal from service, in whole or in part, of a generating unit by reason of an Emergency or threatened Emergency, unanticipated failure, or other cause beyond the control of the owner or operator of the facility, as specified in the relevant portions of the PJM Manuals. A reduction in output or removal from service of a generating unit in response to changes in market conditions shall not constitute a Generator Forced Outage.

Generator Maintenance Outage:

“Generator Maintenance Outage” shall mean the scheduled removal from service, in whole or in part, of a generating unit in order to perform repairs on specific components of the facility, if removal of the facility qualifies as a maintenance outage pursuant to the PJM Manuals.

Generator Planned Outage:

“Generator Planned Outage” shall mean the scheduled removal from service, in whole or in part, of a generating unit for inspection, maintenance or repair with the approval of the Office of the Interconnection in accordance with the PJM Manuals.

Good Utility Practice:

“Good Utility Practice” shall mean any of the practices, methods and acts engaged in or approved by a significant portion of the electric utility industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather is intended to include acceptable practices, methods, or acts generally accepted in the region; including those practices required by Federal Power Act Section 215(a)(4).

Incremental Auction:

“Incremental Auction” shall mean any of several auctions conducted for a Delivery Year after the Base Residual Auction for such Delivery Year and before the first day of such Delivery Year, including the First Incremental Auction, Second Incremental Auction, Third Incremental Auction, or Conditional Incremental Auction. Incremental Auctions (other than the Conditional Incremental Auction), shall be held for the purposes of:

(i) allowing Market Sellers that committed Capacity Resources in the Base Residual Auction for a Delivery Year, which subsequently are determined to be unavailable to deliver the committed Unforced Capacity in such Delivery Year (due to resource retirement, resource cancellation or construction delay, resource derating, EFORd increase, a decrease in the Nominated Demand Resource Value of a Planned Demand Resource, delay or cancellation of a Qualifying Transmission Upgrade, or similar occurrences) to submit Buy Bids for replacement Capacity Resources; and

(ii) allowing the Office of the Interconnection to reduce or increase the amount of committed capacity secured in prior auctions for such Delivery Year if, as a result of changed circumstances or expectations since the prior auction(s), there is, respectively, a significant excess or significant deficit of committed capacity for such Delivery Year, for the PJM Region or for an LDA.

IOU:

“IOU” shall mean an investor-owned utility with substantial business interest in owning and/or operating electric facilities in any two or more of the following three asset categories: generation, transmission, distribution.

Limited Demand Resource:

“Limited Demand Resource” shall mean, for Delivery Years through May 31, 2018, and for FRR Capacity Plans Delivery Years through May 31, 2019, a resource that is placed under the direction of the Office of the Interconnection and that will, at a minimum, be available for interruption for at least 10 Load Management Events during the summer period of June through September in the Delivery Year, and will be capable of maintaining each such interruption for at least a 6-hour duration. At a minimum, the Limited Demand Resource shall be available for such interruptions on weekdays, other than NERC holidays, from 12:00PM (noon) to 8:00PM Eastern Prevailing Time. The Limited Demand Resource must be available during the summer period of June through September in the corresponding Delivery Year to be offered for sale or Self-Supplied in an RPM Auction, or included as a Limited Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Load Serving Entity or LSE:

“Load Serving Entity” or “LSE” shall mean any entity (or the duly designated agent of such an entity), including a load aggregator or power marketer, (i) serving end-users within the PJM Region, and (ii) that has been granted the authority or has an obligation pursuant to state or local

law, regulation or franchise to sell electric energy to end-users located within the PJM Region. Load Serving Entity shall include any end-use customer that qualifies under state rules or a utility retail tariff to manage directly its own supply of electric power and energy and use of transmission and ancillary services.

Locational Reliability Charge:

“Locational Reliability Charge” shall mean the charge determined pursuant to Operating Agreement, Schedule 8.

Markets and Reliability Committee:

“Markets and Reliability Committee” shall mean the committee established pursuant to the Operating Agreement as a Standing Committee of the Members Committee.

Maximum Emergency Service Level:

“Maximum Emergency Service Level” or “MESL” of Price Responsive Demand shall mean the level, determined at a PRD Substation level, to which Price Responsive Demand shall be reduced during the Delivery Year when a Maximum Generation Emergency is declared and the Locational Marginal Price exceeds the price associated with such Price Responsive Demand identified by the PRD Provider in its PRD Plan.

Member:

“Member” shall have the meaning provided in the Operating Agreement.

Members Committee:

“Members Committee” shall mean the committee specified in Operating Agreement, section 8 composed of the representatives of all the Members.

NERC:

“NERC” shall mean the North American Electric Reliability Corporation or any successor thereto.

Network External Designated Transmission Service:

“Network External Designated Transmission Service” shall mean the quantity of network transmission service confirmed by PJM for use by a market participant to import power and energy from an identified Generation Capacity Resource located outside the PJM Region, upon demonstration by such market participant that it owns such Generation Capacity Resource, has an executed contract to purchase power and energy from such Generation Capacity Resource, or has a contract to purchase power and energy from such Generation Capacity Resource contingent upon securing firm transmission service from such resource.

Network Resources:

“Network Resources” shall have the meaning set forth in the PJM Tariff.

Network Transmission Service:

“Network Transmission Service” shall mean transmission service provided pursuant to the rates, terms and conditions set forth in Tariff, Part III or transmission service comparable to such service that is provided to a Load Serving Entity that is also a Transmission Owner.

Nominal PRD Value:

“Nominal PRD Value” shall mean, as to any PRD Provider, an adjustment, determined in accordance with Operating Agreement, Schedule 6.1, to the peak-load forecast used to determine the quantity of capacity sought through an RPM Auction, reflecting the aggregate effect of Price Responsive Demand on peak load resulting from the Price Responsive Demand to be provided by such PRD Provider.

Nominated Demand Resource Value:

“Nominated Demand Resource Value” shall have the meaning specified in Tariff, Attachment DD.

Non-Retail Behind the Meter Generation:

“Non-Retail Behind the Meter Generation” shall mean Behind the Meter Generation that is used by municipal electric systems, electric cooperatives, and electric distribution companies to serve load.

Obligation Peak Load:

“Obligation Peak Load” shall have the meaning specified in Operating Agreement, Schedule 8.

Office of the Interconnection:

“Office of the Interconnection” shall mean the employees and agents of PJM Interconnection, L.L.C., subject to the supervision and oversight of the PJM Board, acting pursuant to the Operating Agreement.

Operating Agreement of the PJM Interconnection, L.L.C., Operating Agreement or PJM Operating Agreement:

“Operating Agreement of the PJM Interconnection, L.L.C.,” “Operating Agreement” or “PJM Operating Agreement” shall mean that agreement, dated as of April 1, 1997 and as amended and restated as of June 2, 1997, including all Schedules, Exhibits, Appendices, addenda or

supplements hereto, as amended from time to time thereafter, among the Members of the PJM Interconnection, L.L.C, on file with the Commission.

Operating Day:

“Operating Day” shall have the same meaning as provided in the Operating Agreement.

Operating Reserve:

“Operating Reserve” shall mean the amount of generating capacity scheduled to be available for a specified period of an Operating Day to ensure the reliable operation of the PJM Region, as specified in the PJM Manuals.

Other Supplier:

“Other Supplier” shall mean a Member that: (i) is engaged in buying, selling or transmitting electric energy, capacity, ancillary services, Financial Transmission Rights or other services available under PJM’s governing documents in or through the Interconnection or has a good faith intent to do so, and (ii) is not a Generation Owner, Electric Distributor, Transmission Owner or End-Use Customer.

Partial Requirements Service:

“Partial Requirements Service” shall mean wholesale service to supply a specified portion, but not all, of the power needs of a Load Serving Entity to serve end-users within the PJM Region that are not satisfied by its own generating facilities.

Party:

“Party” shall mean an entity bound by the terms of the Operating Agreement.

Peak Shaving Adjustment:

“Peak Shaving Adjustment” shall mean a load forecast mechanism that allows load reductions by end-use customers to result in a downward adjustment of the summer load forecast for the associated Zone. Any End-Use Customer identified in an approved peak shaving plan shall not also participate in PJM Markets as Price Responsive Demand, Demand Resource, Base Capacity Demand Resource, Capacity Performance Demand Resource, or Economic Load Response Participant.

Performance Assessment Interval:

“Performance Assessment Interval” shall have the meaning specified in Tariff, Attachment DD.

Percentage Internal Resources Required:

“Percentage Internal Resources Required” shall mean, for purposes of an FRR Capacity Plan, the percentage of the LDA Reliability Requirement for an LDA that must be satisfied with Capacity Resources located in such LDA.

PJM:

“PJM” shall mean PJM Interconnection, L.L.C., including the Office of the Interconnection as referenced in the PJM Operating Agreement. When such term is being used in the RAA it shall also include the PJM Board.

PJM Board:

“PJM Board” shall mean the Board of Managers of the LLC, acting pursuant to the Operating Agreement, except when such term is being used in Tariff, Attachment M, in which case PJM Board shall mean the Board of Managers of PJM or its designated representative, exclusive of any members of PJM Management.

PJM Manuals:

“PJM Manuals” shall mean the instructions, rules, procedures and guidelines established by the Office of the Interconnection for the operation, planning and accounting requirements of the PJM Region.

PJM Tariff, Tariff, O.A.T.T., OATT or PJM Open Access Transmission Tariff:

“PJM Tariff,” “Tariff,” “O.A.T.T.,” “OATT” or “PJM Open Access Transmission Tariff” shall mean that certain PJM Open Access Transmission Tariff, including any schedules, appendices, or exhibits attached thereto, on file with FERC and as amended from time to time thereafter.

PJM Region:

“PJM Region” shall have the same meaning as provided in the Operating Agreement.

PJM Region Installed Reserve Margin:

“PJM Region Installed Reserve Margin” shall mean the percent installed reserve margin for the PJM Region required pursuant to Schedule 4.1 of this agreement, as approved by the PJM Board

Planned Demand Resource:

“Planned Demand Resource” shall mean any Demand Resource that does not currently have the capability to provide a reduction in demand or to otherwise control load, but that is scheduled to be capable of providing such reduction or control on or before the start of the Delivery Year for which such resource is to be committed, as determined in accordance with the requirements of

Operating Agreement, Schedule 6. As set forth in Operating Agreement, Schedule 6 and Operating Agreement, Schedule 8.1, a Demand Resource Provider submitting a DR Sell Offer Plan shall identify as Planned Demand Resources in such plan all Demand Resources in excess of those that qualify as Existing Demand Resources.

Planned External Generation Capacity Resource:

“Planned External Generation Capacity Resource” shall mean a proposed Generation Capacity Resource, or a proposed increase in the capability of a Generation Capacity Resource, that (a) is to be located outside the PJM Region, (b) participates in the generation interconnection process of a Control Area external to PJM, (c) is scheduled to be physically and electrically interconnected to the transmission facilities of such Control Area on or before the first day of the Delivery Year for which such resource is to be committed to satisfy the reliability requirements of the PJM Region, and (d) is in full commercial operation prior to the first day of such Delivery Year, such that it is sufficient to provide the Installed Capacity set forth in the Sell Offer forming the basis of such resource’s commitment to the PJM Region. Prior to participation in any Base Residual Auction for such Delivery Year, the Capacity Market Seller must demonstrate that it has a fully executed system impact study agreement (or other documentation which is functionally equivalent to a System Impact Study Agreement under the PJM Tariff) or, for resources which are greater than 20MWs participating in a Base Residual Auction for the 2019/2020 Delivery Year and subsequent Delivery Years, an agreement or other documentation which is functionally equivalent to a Facilities Study Agreement under the PJM Tariff), with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider. Prior to participating in any Incremental Auction for such Delivery Year, the Capacity Market Seller must demonstrate it has entered into an interconnection agreement, or such other documentation that is functionally equivalent to an Interconnection Service Agreement under the PJM Tariff, with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider. A Planned External Generation Capacity Resource must provide evidence to PJM that it has been studied as a Network Resource, or such other similar interconnection product in such external Control Area, must provide contractual evidence that it has applied for or purchased transmission service to be deliverable to the PJM border, and must provide contractual evidence that it has applied for transmission service to be deliverable to the bus at which energy is to be delivered, the agreements for which must have been executed prior to participation in any Reliability Pricing Model Auction for such Delivery Year. Any such resource shall cease to be considered a Planned External Generation Capacity Resource as of the earlier of (i) the date that interconnection service commences as to such resource; or (ii) the resource has cleared an RPM Auction, in which case it shall become an Existing Generation Capacity Resource for purposes of the mitigation of offers for any RPM Auction for all subsequent Delivery Years.

Planned Generation Capacity Resource:

“Planned Generation Capacity Resource” shall mean a Generation Capacity Resource, or additional megawatts to increase the size of a Generation Capacity Resource that is being or has been modified to increase the number of megawatts of available installed capacity thereof,

participating in the generation interconnection process under Tariff, Part IV, Subpart A, as applicable, for which: (i) Interconnection Service is scheduled to commence on or before the first day of the Delivery Year for which such resource is to be committed to RPM or to an FRR Capacity Plan; (ii) for any such resource seeking to offer into a Base Residual Auction, or for any such resource of 20 MWs or less seeking to offer into a Base Residual Auction, a System Impact Study Agreement (or, for resources for which a System Impact Study Agreement is not required, has such other agreement or documentation that is functionally equivalent to a System Impact Study Agreement) has been executed prior to the Base Residual Auction for such Delivery Year; (iii) for any such resource of more than 20 MWs seeking to offer into a Base Residual Auction for the 2019/2020 Delivery Year and subsequent Delivery Years, a Facilities Study Agreement (or, for resources for which a Facilities Study Agreement is not required, has such other agreement or documentation that is functionally equivalent to a Facility Studies Agreement) has been executed prior to the Base Residual Auction for such Delivery Year; (iv) an Interconnection Service Agreement has been executed prior to any Incremental Auction for such Delivery Year in which such resource plans to participate; and (iv) no megawatts of capacity have cleared an RPM Auction for any prior Delivery Year. For purposes of the must-offer requirement and mitigation of offers for any RPM Auction for a Delivery Year, a Generation Capacity Resource shall cease to be considered a Planned Generation Capacity Resource as of the earlier of (i) the date that Interconnection Service commences as to such resource; or (ii) the resource has cleared an RPM Auction for any Delivery Year, in which case it shall become an Existing Generation Capacity Resource for any RPM Auction for all subsequent Delivery Years.

Planning Period:

“Planning Period” shall mean the 12 months beginning June 1 and extending through May 31 of the following year, or such other period approved by the Members Committee.

PRD Curve:

“PRD Curve” shall mean a price-consumption curve at a PRD Substation level, if available, and otherwise at a Zonal (or sub-Zonal LDA, if applicable) level, that details the base consumption level of Price Responsive Demand and the decreasing consumption levels at increasing prices.

PRD Provider:

“PRD Provider” shall mean (i) a Load Serving Entity that provides PRD; or (ii) an entity without direct load serving responsibilities that has entered contractual arrangements with end-use customers served by a Load Serving Entity that satisfy the eligibility criteria for Price Responsive Demand.

PRD Provider’s Zonal Expected Peak Load Value of PRD:

“PRD Provider’s Zonal Expected Peak Load Value of PRD” shall mean the expected contribution to Delivery Year peak load of a PRD Provider’s Price Responsive Demand, were such demand not to be reduced in response to price, based on the contribution of the end-use

customers comprising such Price Responsive Demand to the most recent prior Delivery Year's peak demand, escalated to the Delivery Year in question, as determined in a manner consistent with the Office of the Interconnection's load forecasts used for purposes of the RPM Auctions.

PRD Reservation Price:

"PRD Reservation Price" shall mean an RPM Auction clearing price identified in a PRD Plan for Price Responsive Demand load below which the PRD Provider desires not to commit the identified load as Price Responsive Demand.

PRD Substation:

"PRD Substation" shall mean an electrical substation that is located in the same Zone or in the same sub-Zonal LDA as the end-use customers identified in a PRD Plan or PRD registration and that, in terms of the electrical topography of the Transmission Facilities comprising the PJM Region, is as close as practicable to such loads.

Price Responsive Demand:

"Price Responsive Demand" or "PRD" shall mean end-use customer load registered by a PRD Provider pursuant to Schedule 6.1 of the PJM Reliability Assurance Agreement that have, as set forth in more detail in the PJM Manuals, the metering capability to record electricity consumption at an interval of one hour or less, Supervisory Control capable of curtailing such load (consistent with applicable RERRA requirements) at each PRD Substation identified in the relevant PRD Plan or PRD registration in response to a Maximum Generation Emergency declared by the Office of the Interconnection, and a retail rate structure, or equivalent contractual arrangement, capable of changing retail rates as frequently as an hourly basis, that is linked to or based upon changes in real-time Locational Marginal Prices at a PRD Substation level and that results in a predictable automated response to varying wholesale electricity prices.

Price Responsive Demand Credit:

"Price Responsive Demand Credit" shall mean a credit, based on committed Price Responsive Demand, as determined under Operating Agreement, Schedule 6.1.

Price Responsive Demand Plan or PRD Plan:

"Price Responsive Demand Plan" or "PRD Plan" shall mean a plan, submitted by a PRD Provider and received by the Office of the Interconnection in accordance with Operating Agreement, Schedule 6.1 and procedures specified in the PJM Manuals, claiming a peak demand limitation due to Price Responsive Demand to support the determination of such PRD Provider's Nominal PRD Value.

Public Power Entity:

“Public Power Entity” shall mean any agency, authority, or instrumentality of a state or of a political subdivision of a state, or any corporation wholly owned by any one or more of the foregoing, that is engaged in the generation, transmission, and/or distribution of electric energy.

Qualifying Transmission Upgrades:

“Qualifying Transmission Upgrades” shall have the meaning specified in Tariff, Attachment DD.

Relevant Electric Retail Regulatory Authority:

“Relevant Electric Retail Regulatory Authority” or “RERRA” shall have the meaning specified in the PJM Operating Agreement.

Reliability Principles and Standards:

“Reliability Principles and Standards” shall mean the principles and standards established by NERC or an Applicable Regional Entity to define, among other things, an acceptable probability of loss of load due to inadequate generation or transmission capability, as amended from time to time.

Required Approvals:

“Required Approvals” shall mean all of the approvals required for the Operating Agreement to be modified or to be terminated, in whole or in part, including the acceptance for filing by FERC and every other regulatory authority with jurisdiction over all or any part of the Operating Agreement.

Self-Supply:

“Self-Supply” shall have the meaning provided in Tariff, Attachment DD.

Small Commercial Customer:

“Small Commercial Customer” shall have the same meaning as in the PJM Tariff.

State Consumer Advocate:

“State Consumer Advocate” shall mean a legislatively created office from any State, all or any part of the territory of which is within the PJM Region, and the District of Columbia established, inter alia, for the purpose of representing the interests of energy consumers before the utility regulatory commissions of such states and the District of Columbia and the FERC.

State Regulatory Structural Change:

“State Regulatory Structural Change” shall mean as to any Party, a state law, rule, or order that, after September 30, 2006, initiates a program that allows retail electric consumers served by such

Party to choose from among alternative suppliers on a competitive basis, terminates such a program, expands such a program to include classes of customers or localities served by such Party that were not previously permitted to participate in such a program, or that modifies retail electric market structure or market design rules in a manner that materially increases the likelihood that a substantial proportion of the customers of such Party that are eligible for retail choice under such a program (a) that have not exercised such choice will exercise such choice; or (b) that have exercised such choice will no longer exercise such choice, including for example, without limitation, mandating divestiture of utility-owned generation or structural changes to such Party's default service rules that materially affect whether retail choice is economically viable.

Summer-Period Demand Resource:

Summer-Period Demand Resource shall mean, for the 2020/2021 Delivery Year and subsequent Delivery Years, a resource that is placed under the direction of the Office of the Interconnection, and will be available June through October and the following May of the Delivery Year, and will be available for an unlimited number of interruptions during such months by the Office of the Interconnection, and will be capable of maintaining each such interruption between the hours of 10:00AM to 10:00PM Eastern Prevailing Time. The Summer-Period Demand Resource must be available June through October and the following May in the corresponding Delivery Year to be offered for sale in an RPM Auction, or included as a Summer-Period Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Summer-Period Energy Efficiency Resource:

Summer-Period Energy Efficiency Resource shall mean, for the 2020/2021 Delivery Year and subsequent Delivery Years, a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of Reliability Assurance Agreement, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the summer peak periods as described in Reliability Assurance Agreement, Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Summer-Period Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.

Supervisory Control:

“Supervisory Control” shall mean the capability to curtail, in accordance with applicable RERRA requirements, load registered as Price Responsive Demand at each PRD Substation identified in the relevant PRD Plan or PRD registration in response to a Maximum Generation Emergency declared by the Office of the Interconnection. Except to the extent automation is not required by the provisions of the Operating Agreement, the curtailment shall be automated, meaning that load shall be reduced automatically in response to control signals sent by the PRD Provider or its designated agent directly to the control equipment where the load is located without the requirement for any action by the end-use customer.

Threshold Quantity:

“Threshold Quantity” shall mean, as to any FRR Entity for any Delivery Year, the sum of (a) the Unforced Capacity equivalent (determined using the Pool-Wide Average EFORD) of the Installed Reserve Margin for such Delivery Year multiplied by the Preliminary Forecast Peak Load for which such FRR Entity is responsible under its FRR Capacity Plan for such Delivery Year, plus (b) the lesser of (i) 3% of the Unforced Capacity amount determined in (a) above or (ii) 450 MW. If the FRR Entity is not responsible for all load within a Zone, the Preliminary Forecast Peak Load for such entity shall be the FRR Entity’s Obligation Peak Load last determined prior to the Base Residual Auction for such Delivery Year, times the Base FRR Scaling Factor (as determined in accordance with Operating Agreement, Schedule 8.1).

Transmission Facilities:

“Transmission Facilities” shall mean facilities that: (i) are within the PJM Region; (ii) meet the definition of transmission facilities pursuant to FERC’s Uniform System of Accounts or have been classified as transmission facilities in a ruling by FERC addressing such facilities; and (iii) have been demonstrated to the satisfaction of the Office of the Interconnection to be integrated with the PJM Region transmission system and integrated into the planning and operation of the PJM Region to serve all of the power and transmission customers within the PJM Region.

Transmission Owner:

“Transmission Owner” shall mean a Member that owns or leases with rights equivalent to ownership Transmission Facilities and is a signatory to the PJM Transmission Owners Agreement. Taking transmission service shall not be sufficient to qualify a Member as a Transmission Owner.

Unforced Capacity:

“Unforced Capacity” shall mean installed capacity rated at summer conditions that is not on average experiencing a forced outage or forced derating, calculated for each Capacity Resource on the 12-month period from October to September without regard to the ownership of or the contractual rights to the capacity of the unit.

Winter Peak Load (or WPL):

“Winter Peak Load” or “WPL” shall mean the *average of the Demand Resource customer’s specific peak hourly load between hours ending 7:00 EPT through 21:00 EPT on the PJM defined 5 coincident peak days from December through February two Delivery Years prior the Delivery Year for which the registration is submitted. Notwithstanding, if the average use between hours ending 7:00 EPT through 21:00 EPT on a winter 5 coincident peak day is below 35% of the average hours ending 7:00 EPT through 21:00 EPT over all five of such peak days, then up to two such days and corresponding peak demand values may be excluded from the calculation. Upon approval by the Office of the Interconnection, a Curtailment Service Provider*

may provide alternative data to calculate Winter Peak Load, as outlined in the PJM Manuals, when there is insufficient hourly load data for the two Delivery Years prior to the relevant Delivery Year or if more than two days meet the exclusion criteria described above.

Zonal Capacity Price:

“Zonal Capacity Price” shall mean the clearing price required in each Zone to meet the demand for Unforced Capacity and satisfy Locational Deliverability Requirements for the LDA or LDAs associated with such Zone. If the Zone contains multiple LDAs with different Capacity Resource Clearing Prices, the Zonal Capacity Price shall be a weighted average of the Capacity Resource Clearing Prices for such LDAs, weighted by the Unforced Capacity of Capacity Resources cleared in each such LDA.

Zone or Zonal:

“Zone” or “Zonal” shall refer to an area within the PJM Region, as set forth in Tariff, Attachment J and RAA, Schedule 15, or as such areas may be (i) combined as a result of mergers or acquisitions or (ii) added as a result of the expansion of the boundaries of the PJM Region. A Zone shall include any Non-Zone Network Load located outside the PJM Region that is served from such Zone under Tariff, Attachment H-A.

Zonal Winter Weather Adjustment Factor (ZWWAF):

“Zonal Winter Weather Adjustment Factor” or “ZWWAF” shall mean the PJM zonal winter weather normalized coincident peak divided by PJM zonal average of 5 coincident peak loads in December through February.

SCHEDULE 6.1

PRICE RESPONSIVE DEMAND

A. As more fully set forth in this Schedule 6.1 and the PJM Manuals, for any Delivery Year beginning on or after June 1, 2015 (subject to a transition plan, as set forth below), any PRD Provider, including any FRR Entity, may commit that certain loads identified by such PRD Provider shall not exceed a specified demand level at specified prices during Maximum Generation Emergencies, as a consequence of the implementation of Price Responsive Demand. Based on information provided by the PRD Provider in a PRD Plan (and, to the extent such plan identifies a PRD Reservation Price, based on the clearing price in the Base Residual Auction or Third Incremental Auction, as applicable), the Office of the Interconnection shall determine the Nominal PRD Value for the specified loads identified by such PRD Provider by Zone (or sub-Zonal LDA, if applicable). The Office of the Interconnection shall adjust the PJM Region Reliability Requirement and LDA Reliability Requirements, as applicable, to reflect committed PRD. Actual PRD reductions in response to price shall be added back in determining peak load contributions. Any PRD Provider that fails fully to honor its PRD commitments for a Delivery Year shall be assessed compliance charges.

B. End-use customer loads identified in a PRD Plan or PRD registration for a Delivery Year as Price Responsive Demand may not, for such Delivery Year, (i) be registered as Economic Load Response, Pre-Emergency Load Response or Emergency Load Response; (ii) be used as the basis of any Demand Resource Sell Offer or Energy Efficiency Resource Sell Offer in any RPM Auction; or (iii) be identified in a PRD Plan or PRD registration of any other PRD Provider.

C. Any PRD Provider seeking to commit PRD hereunder for a Delivery Year must submit to the Office of the Interconnection a PRD Plan identifying and supporting the Nominal PRD Value (calculated as the difference between the PRD Provider's Zonal Expected Peak Load Value of PRD and the Maximum Emergency Service Level of Price Responsive Demand) for each Zone (or sub-Zonal LDA, if applicable) for which such PRD is committed; such information shall be provided on a PRD Substation level to the extent available at the time the PRD Plan is submitted. Such plan must be submitted no later than (a) March 17, 2019 for the Base Residual Auction for the 2022/2023 Delivery Year or (b) the January 15 that last precedes the Base Residual Auction for the 2023/2024 and subsequent Delivery Years for which such PRD is committed; any submitted plan that does not contain, by such applicable deadline~~January 15~~, all information required hereunder shall be rejected. A PRD Provider may submit a PRD Plan, or a modified PRD Plan, by the January 15 last preceding the Third Incremental Auction for such Delivery Year requesting approval of additional Price Responsive Demand but only in the event, and to the extent, that the final peak load forecast for the relevant LDA for such Delivery Year exceeds the preliminary peak load forecast for such LDA and Delivery Year. The Office of the Interconnection shall revise such requests (as adjusted, to the extent a PRD Reservation Price is specified, for the results of the Third Incremental Auction) for additional Price Responsive Demand downward, in accordance with rules in the PJM Manuals, if the submitted requests (as adjusted) in the aggregate exceed the increase in the load forecast in the LDA modeled. The Office of the Interconnection shall advise the PRD Provider, following the Third Incremental

Auction, of its acceptance of, or any downward adjustment to, the Nominal PRD Value based on its review of the PRD Plan and the results of the auction. Approval of the PRD Plan by the Office of the Interconnection shall establish a firm commitment by the PRD Provider to the specified Nominal PRD Value of Price Responsive Demand at each Zone (or sub-Zonal LDA, if applicable) during the relevant Delivery Year (subject to any PRD Reservation Price), and may not be uncommitted or replaced by any Capacity Resource. Although the PRD Plan may include reasonably supported forecasts and expectations concerning the development of Price Responsive Demand for a Delivery Year, the PRD Provider's commitment to a Nominal PRD Value for such Delivery Year shall not depend or be conditioned upon realization of such forecasts or expectations.

D. All submitted PRD Plans must comply with the requirements and criteria in the PJM Manuals for such plans, including assumptions and standards specified in the PJM Manuals for estimates of expected load levels. The PRD Plan shall explain and justify the methods used to determine the Nominal PRD Value. All assumptions and relevant variables affecting the Nominal PRD Value must be clearly stated. The PRD Plan must include sufficient data to allow a third party to audit the procedures and verify the Nominal PRD Value. Any non-compliance with a Nominal PRD Value for a prior Delivery Year shall be identified and taken into account. In addition, each submitted PRD Plan must include:

(i) documentation, in the form specified in the PJM Manuals, that: (1) where the PRD Provider is a Load Serving Entity, the Relevant Electric Retail Regulatory Authority has provided any required approval (including conditional approval, but only if the Load Serving Entity asserts that all such conditions have been satisfied) of such Load Serving Entity's time-varying retail rate structure and, regardless of whether RERRA approval is required, that such rate structure adheres to PRD implementation standards specified in the PJM Manuals; and (2) where the PRD Provider is not a Load Serving Entity, such PRD Provider has in place contractual arrangements with the relevant end-use customers establishing a time-varying retail rate structure that conforms to any RERRA requirements, and adheres to PRD implementation standards specified in the PJM Manuals; in such cases, the PRD Provider shall provide the Office of the Interconnection copies of its applicable contracts with end-use customers (including any proposed contracts) within ten Business Days after a request for such contracts, or its PRD Plan shall be rejected;

(ii) the expected peak load value that would apply, absent load reductions in response to price, to the end-use customer loads at a PRD Substation level, including applicable peak-load contribution data for such customers, to the extent available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level;

(iii) the Maximum Emergency Service Level of the identified load given the load's price-responsive characteristics, at a PRD Substation level if available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level;

(iv) Price-consumption curves ("PRD Curves") at a PRD Substation level if available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level that detail the base consumption level of the identified loads; and the decreasing consumption levels at increasing prices, provided that all identified load reductions must be capable of full implementation within 15 minutes of

declaration of a Maximum Generation Emergency by the Office of the Interconnection, and provided further that the specified prices may not exceed the maximum energy offer price cap under the PJM Tariff and Operating Agreement;

(v) the estimated Nominal PRD Value of the Price Responsive Demand at a PRD Substation level if available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level;

(vi) specifications of equipment used to satisfy the advanced metering and Supervisory Control criteria for eligible Price Responsive Demand, including a timeline and milestones demonstrating that such equipment shall be available and operational for the start of the relevant Delivery Year. Such equipment shall comply with applicable RERRA requirements and shall be designed to meet all PRD requirements, including, without limitation, meter reading requirements and Supervisory Control requirements, specified in the PJM Manuals. The PRD Provider shall demonstrate in the PRD Plan that the Supervisory Control equipment enables an automated load response by Price Responsive Demand to the price trigger; provided, however, that the PRD Provider may request in the PRD Plan an exception to the automation requirement for any individual registered end-use customer that is located at a single site and that has Supervisory Control over processes by which load reduction would be accomplished; and provided further that nothing herein relieves such end-use customer of the obligation to respond within 15 minutes to declaration of a Maximum Generation Emergency in accordance with applicable PRD Curves. In addition to the above requirements and those in the PJM Manuals for metering equipment and associated data, metering equipment shall provide integrated hourly kWh values on an electric distribution company account basis and shall either meet the electric distribution company requirements for accuracy or have a maximum error of two percent over the full range of the metering equipment (including potential transformers and current transformers). The installed metering equipment must be that used for retail electric service; or metering equipment owned by the end-use customer or PRD Provider that is approved by PJM and either read electronically by PJM or read by the customer or PRD Provider and forwarded to PJM, in either case in accordance with requirements set forth in the PJM Manuals; and

(vii) any RPM Auction clearing price below which the PRD Provider does not choose to commit PRD (“PRD Reservation Price”), specifying the relevant auction, Zone (or sub-Zonal LDA if applicable), and, if applicable, a range of up to ten pairs of PRD commitment levels and associated minimum RPM Auction clearing prices; provided however that the Office of the Interconnection may interpolate PRD commitment levels based on clearing prices between prices specified by the PRD Provider.

E. Each PRD Provider that commits Price Responsive Demand through an accepted PRD Plan must, no later than one day before the tenth Business Day prior to the start of the Delivery Year for which such PRD is committed, register with PJM, in the form and manner specified in the PJM Manuals, sufficient PRD-eligible load at a PRD Substation level to satisfy its Nominal PRD Value commitment. All information required in the PRD Plan to be at a PRD Substation level if available at the time of submission of the PRD Plan that was not provided at the time of submission of such plan must be provided with the registration. The PRD Provider shall also identify in the registration each individual end-use customer with a peak demand of 10 kW or greater included in such Price Responsive Demand, the peak demand of such customers, the Load Serving Entity responsible for serving such customers, and the Load Serving Entities

responsible for serving the end-use customers not identified on an individual basis. PJM shall provide notification of such PRD registrations to the applicable electric distribution company(ies) and load serving entity(ies). The PRD Provider shall maintain, and provide to the Office of the Interconnection upon request, an identification of all individual end-use customers with a peak load contribution of less than 10kW included in such Price Responsive Demand, and the peak load contribution of such customers. The PRD Provider must maintain its PRD Substation-level registration of PRD-eligible load at the level of its Zonal (or sub-zonal LDA, if applicable) Nominal PRD Value commitment during each day of the Delivery Year for which such commitment was made. The PRD Provider may change the end-use customer registered to meet the PRD Provider's commitment during the Delivery Year, but such PRD Provider must always in the aggregate register sufficient Price Responsive Demand to meet or exceed the Zonal (or sub-Zonal LDA, if applicable) committed Nominal PRD Value level. A PRD Provider must timely notify the Office of the Interconnection, in accordance with the PJM Manuals, of all changes in PRD registrations. Such notification must remove from the PRD Provider's registration(s) any end-use customer load that no longer meets the eligibility criteria for PRD, effective as of the first day that such end-use customer load is no longer PRD-eligible.

F. Each PRD Provider that is a Load Serving Entity shall be required to identify its committed Price Responsive Demand as price-sensitive demand at a PRD Substation level in the Day-Ahead and Real-Time Energy Markets. Each PRD Provider that is not a Load Serving Entity shall be required to identify its committed Price Responsive Demand as price-sensitive demand at a PRD Substation level in the Real-Time Energy Market. The most recent PRD Curve submitted by the PRD Provider in its PRD Plan or PRD registration shall be used for such purpose unless and until changed by the PRD Provider in accordance with the market rules of the Office of the Interconnection, provided that any changes to PRD Curves must be consistent with the PRD Provider's commitment of Price Responsive Demand hereunder.

G. The Obligation Peak Load of a Load Serving Entity that serves end-users registered as Price Responsive Demand in any Zone shall be as determined in Schedule 8 to this Agreement; provided, however, that such Load Serving Entity shall receive, for each day that an approved Price Response Demand registration is effective and applicable to such LSE's load, a Price Responsive Demand Credit for such registration during the Delivery Year, against the Locational Reliability Charge otherwise assessed upon such Load Serving Entity in such Zone for such day, determined as follows:

$$\text{LSE PRD Credit} = [(\text{Share of Zonal Nominal PRD Value committed in Base Residual Auction} * (\text{FZWN} / \text{FZPLDY}) * \text{Final Zonal RPM Scaling Factor} * \text{FPR} * \text{Final Zonal Capacity Price}) + (\text{Share of Zonal Nominal PRD Value committed in Third Incremental Auction} * (\text{FZWN} / \text{FZPLDY}) * \text{Final Zonal RPM Scaling Factor} * \text{FPR} * \text{Final Zonal Capacity Price} * \text{Third Incremental Auction Component of Final Zonal Capacity Price stated as a Percentage})]$$

Where:

Share of Zonal Nominal PRD Value Committed in Base Residual Auction = Nominal PRD Value for such registration / Total Zonal Nominal PRD Value of all Price Responsive

Demand registered by the PRD Provider of such registration *Zonal Nominal PRD Value committed in the Base Residual Auction by the PRD Provider of such registration .

Share of Zonal Nominal PRD Value Committed in Third Incremental Auction =
Nominal PRD Value for such registration/Total Zonal Nominal PRD Value of all Price Responsive Demand registered by the PRD Provider of such registration *Zonal Nominal PRD Value committed in the Third Incremental Auction by the PRD Provider of such registration.

FZPLDY = Final Zonal Peak Load Forecast for such Delivery Year; and

FZWNSP = Zonal Weather-Normalized Peak Load for the summer concluding prior to the commencement of such Delivery Year;

And where the PRD registration is associated with a sub-Zone, the Share of the Nominal PRD Value Committed in Base Residual Auction or Third Incremental Auction will be based on the Nominal PRD Values committed and registered in a sub-Zone. A Load Serving Entity will receive a LSE PRD Credit for each approved Price Responsive Demand registration that is effective and applicable to load served by such Load Serving Entity on a given day. The total daily credit to an LSE in a Zone shall be the sum of the credits received as a result of all approved registrations in the Zone for load served by such LSE on a given day.

H. A PRD Provider may transfer all or part of its PRD commitment for a Delivery Year in a Zone (or sub-Zonal LDA) to another PRD Provider for its use in the same Zone or sub-Zonal LDA, through notice of such transfer provided by both the transferor and transferee PRD Providers to the Office of the Interconnection in the form and manner specified in the PJM Manuals. From and after the effective date of such transfer, and to the extent of such transfer, the transferor PRD Provider shall be relieved of its PRD commitment and credit requirements, shall not be liable for PRD compliance charges, and shall not be entitled to a Price Responsive Demand Credit; and the transferee PRD Provider, to the extent of such transfer, shall assume such PRD commitment, credit requirements, and obligation for compliance charges and, if it is a Load Serving Entity, shall be entitled to a Price Responsive Demand Credit.

I. Any PRD Provider that commits Price Responsive Demand and does not register and maintain registration of sufficient PRD-eligible load, (including, without limitation, failing to install or maintain the required advanced metering or Supervisory Control facilities) in a Zone (or sub-Zonal LDA, if applicable) to satisfy in full its Nominal PRD Value commitment in such Zone (or sub-Zonal LDA) on each day of the Delivery Year for which such commitment is made shall be assessed a compliance charge for each day that the registered Price Responsive Demand is less than the committed Nominal PRD Value. Such daily penalty shall equal:

[MW Shortfall] * [Forecast Pool Requirement] * [(Weighted Final Zonal Capacity Price in \$/MW-day)

+ higher of (0.2 * Weighted Final Zonal Capacity Price) or (\$20/MW-day)]

Where: MW Shortfall = Daily Nominal PRD Value committed in such PRD Provider's PRD Plan (including any permitted amendment to such plan) for the relevant Zone or sub-Zonal LDA – Daily Nominal PRD Value as a result of PRD registration for such Zone or sub-Zonal LDA; and

Weighted Final Zonal Capacity Price is the average of the Final Zonal Capacity Price and the price component of the Final Zonal Capacity Price attributable to the Third Incremental Auction, weighted by the Nominal PRD Values committed by such PRD Provider in connection with the Base Residual Auction and those committed by such PRD Provider in connection with the Third Incremental Auction.

The MW Shortfall shall not be reduced through replacement of the Price Responsive Demand by any Capacity Resource or Excess Commitment Credits, provided, however, that the PRD Provider may register additional PRD-eligible end-use customer load to satisfy its PRD commitment.

J. PRD Providers shall be responsible for verifying the performance of their PRD loads during each maximum emergency event declared by the Office of the Interconnection. PRD Providers shall demonstrate that the identified PRD loads performed in accordance with the PRD Curves submitted at a PRD Substation level in the PRD Plan or PRD registration; provided, however, that the previously submitted MESL value shall be adjusted by a ratio equal to the amount by which the actual Zonal load during the declared event exceeded the PJM load forecast underlying the previously submitted MESL value. In accordance with procedures and deadlines specified in the PJM Manuals, the PRD Providers must submit actual customer load levels for all hours during the declared event and all other information reasonably required by the Office of the Interconnection to verify performance of the committed PRD loads.

K. If the identified loads submitted for a Zone (or sub-Zonal LDA) by a PRD Provider exceed during any Emergency the aggregate Maximum Emergency Service Level (“MESL”) specified in all PRD registrations of such PRD Provider that have a PRD Curve specifying a price at or below the highest Real-time LMP recorded during such Emergency, the PRD Provider that committed such loads as Price Responsive Demand shall be assessed a compliance charge hereunder. The charge shall be based on the net performance during an Emergency of the loads that were identified as Price Responsive Demand for such Delivery Year in the PRD registrations submitted by such PRD Provider in each Zone (or sub-Zonal LDA, if applicable) and that specified a price at the MESL that is at or below the highest Real-Time LMP recorded during such Emergency. The compliance charge hereunder shall equal:

[MW Shortfall] * [Forecast Pool Requirement] * [(Weighted Final Zonal Capacity Price in \$/MW-day)

+ higher of (0.2 * Final Zonal Capacity Price) or (\$20/MW-day)] * 365 days

Where: MW Shortfall = [highest hourly integrated aggregate metered load for such PRD Provider’s PRD load in the Zone or sub-Zonal LDA meeting the price condition specified above] – {(aggregate MESL for the Zone or sub-Zonal LDA) * the higher of [1.0] or [(actual Zonal load – actual total PRD load in Zone) / (Final Zonal Peak Load Forecast – final Zonal Expected Peak Load Value of PRD in total for all PRD load in Zone meeting the price condition specified above)]}.

For purposes of the above provision, the MW Shortfall for any portion of the Emergency event that is less than a full clock hour shall be treated as a shortfall for a full clock hour unless either: (i) the load was reduced to the adjusted MESL level within 15 minutes of the emergency procedures notification, regardless of the response rate submitted, or (ii) the hourly integrated value of the load was at or below the adjusted MESL. Such MW shortfall shall not be reduced

through replacement of the Price Responsive Demand by any Capacity Resource or Excess Commitment Credits; provided, however, that the performance and MW Shortfalls of all PRD-eligible load registered by the PRD Provider, including any additional or replacement load registered by such PRD Provider, provided that it meets the price condition specified above, shall be reflected in the calculation of the overall MW Shortfall. Any greater MW Shortfall during a subsequent Emergency for such Zone or sub-Zonal LDA during the same Delivery Year shall result in a further charge hereunder, limited to the additional increment of MW Shortfall. As appropriate, the MW Shortfall for non-compliance during an Emergency shall be adjusted downward to the extent such PRD Provider also was assessed a compliance penalty for failure to register sufficient PRD to satisfy its PRD commitment.

L. PRD Providers that register Price Responsive Demand shall be subject to test at least once per year to demonstrate the ability of the registered Price Responsive Demand to reduce to the specified Maximum Emergency Service Level, and such PRD Providers shall be assessed a compliance charge to the extent of failure by the registered Price Responsive Demand during such test to reduce to the Maximum Emergency Service Level, in accordance with the following:

(i) If the Office of the Interconnection does not declare during the relevant Delivery Year a Maximum Generation Emergency that requires the registered PRD to reduce to the Maximum Emergency Service Level then such registered PRD must demonstrate that it was tested for a one-hour period during any hour when a Maximum Generation Emergency may be called during June through October or the following May of the relevant Delivery Year. If a Maximum Generation Emergency that requires the registered PRD to reduce to the Maximum Emergency Service Level is called during the relevant Delivery Year, then no compliance charges will be assessed hereunder.

(ii) All PRD registered in a zone must be tested simultaneously except that, when less than 25 percent (by megawatts) of a PRD Provider's total PRD registered in a Zone fails a test, the PRD Provider may conduct a re-test limited to all registered PRD that failed the prior test, provided that such re-test must be at the same time of day and under approximately the same weather conditions as the prior test, and provided further that all affiliated registered PRD must test simultaneously, where affiliated means registered PRD that has any ability to shift load and that is owned or controlled by the same entity. If less than 25 percent of a PRD Provider's total PRD registered in a Zone fails the test and the PRD Provider chooses to conduct a retest, the PRD Provider may elect to maintain the performance compliance result for registered PRD achieved during the test if the PRD Provider: (1) notifies the Office of the Interconnection 48 hours prior to the re-test under this election; and (2) the PRD Provider retests affiliated registered PRD under this election as set forth in the PJM Manuals.

(iii) A PRD Provider that registered PRD shall be assessed a PRD Test Failure Charge equal to the net PRD capability testing shortfall in a Zone during such test in the aggregate of all of such PRD Provider's registered PRD in such Zone times the PRD Test Failure Charge Rate. The net capability testing shortfall in such Zone shall be the following megawatt quantity, converted to an Unforced Capacity basis using the applicable Forecast Pool Requirement:

MW Shortfall = [highest hourly integrated aggregate metered load for such PRD Provider's PRD load in the Zone or sub-Zonal LDA] – {(aggregate MESL for the Zone or sub-Zonal LDA) * the higher of [1.0] or [(actual Zonal load – actual total PRD load in Zone) / (Final Zonal Peak Load Forecast – final Zonal Expected Peak Load Value of PRD in total for all PRD load in Zone)]}.

The net PRD capability testing shortfall in such Zone shall be reduced by the PRD Provider's summer daily average of the MW shortfalls determined for compliance charge purposes under section I of this Schedule 6.1 in such Zone for such PRD Provider's registered PRD.

(iv) The PRD Test Failure Charge Rate shall equal such PRD Provider's Weighted Final Zonal Capacity Price in such Zone plus the greater of (0.20 times the Weighted Final Zonal Capacity Price in such Zone or \$20/MW-day) times the number of days in the Delivery Year, where the Weighted Final Zonal Capacity Price is the average of the Final Zonal Capacity Price and the price component of the Final Zonal Capacity Price attributable to the Third Incremental Auction, weighted by the Nominal PRD Values committed by such PRD Provider in connection with the Base Residual Auction and those committed by such PRD Provider in connection with the Third Incremental Auction. Such charge shall be assessed daily and charged monthly (or otherwise in accordance with customary PJM billing practices in effect at the time); provided, however, that a lump sum payment may be required to reflect amounts due, as a result of a test failure, from the start of the Delivery Year to the day that charges are reflected in regular billing.

M. The revenue collected from assessment of the charges assessed under subsections I, K, and L of this Schedule 6.1 shall be distributed on a pro-rata basis to all entities that committed Capacity Resources in the RPM Auctions for the Delivery Year for which the compliance charge is assessed, pro rata based on each such entity's revenues from Capacity Market Clearing Prices in such auctions, net of any compliance charges incurred by such entity.

N. Aggregate Price Responsive Demand that may be registered shall be limited for the first three Delivery Years that peak load adjustments for Price Responsive Demand are allowed under this Agreement. The maximum quantity of Price Responsive Demand that may be registered by all PRD Providers for the PJM Region as a whole shall be:

1. 2500 MW for the Delivery Year that begins on June 1, 2016;
2. 3500 MW for the Delivery Year that begins on June 1, 2017; and
3. 4000 MW for the Delivery Year that begins on June 1, 2018.

For Delivery Years in which the region-wide limit is not met, no limit as to the amount of Price Responsive Demand that may register in a Zone (or sub-Zone) shall apply. However, in the event the region-wide limit is met for a Delivery Year, then a portion of such limit shall be assigned to each Zone (or sub-Zonal LDA, if applicable) pro rata based on each such Zone's (or sub-Zone's) Preliminary Zonal Peak Load Forecast for the Delivery Year compared to the PJM Region's Preliminary RTO Peak Load Forecast for such Delivery Year (less, in each case, load expected to be served in such area under the Fixed Resource Requirement). Within each Zone (or sub-Zonal LDA, if applicable) the permitted registrations shall be those quantities within the Zonal (or sub-Zonal LDA) limit with the lowest identified PRD Reservation Prices for their identified loads; and, as between PRD Providers submitting PRD registrations at the same PRD Reservation Price, pro rata based on each such LSE's share of the Preliminary Zonal Peak Load

Forecast for such Zone (or sub-Zonal LDA) less load expected to be served under the Fixed Resource Requirement. For Delivery Years in which the region-wide limit is met, any PRD registrations that are not permitted by operation of this section will, to the extent not permitted, not be required to perform in accordance with its registration, not be considered in determining an LSE's PRD Credit or Nominal PRD Value, and not be accounted for in the applicable PRD Provider's PRD Curves. Nothing in this section precludes price-responsive load from exercising any opportunity it may otherwise have to participate in the day-ahead or real-time energy markets in the PJM Region. For Delivery Years beginning on or after June 1, 2019, there is no limit on the quantity of Price Responsive Demand that may register.

Attachment B

PJM Open Access Transmission Tariff,
PJM Operating Agreement and
PJM Reliability Assurance Agreement

(Clean Format)

Section(s) of the
PJM Open Access Transmission Tariff
(Clean Format)

3.3A Economic Load Response Participants.

3.3A.1 Compensation.

Economic Load Response Participants shall be compensated pursuant to sections 3.3A.5 and/or 3.3A.6 of this Schedule, for demand reduction offers submitted in the Day-Ahead Energy Market or Real-time Energy Market that satisfy the Net Benefits Test of section 3.3A.4; that are scheduled by the Office of the Interconnection; and that follow the dispatch instructions of the Office of the Interconnection. Qualifying demand reductions shall be measured by: 1) comparing actual metered load to an end-use customer's Customer Baseline Load or alternative CBL determined in accordance with the provisions of section 3.3A.2 or 3.3A.2.01, respectively; or 2) non-interval metered residential Direct Load Control customers, as metered on a current statistical sample of electric distribution company accounts, as described in the PJM Manuals or 3) by the MWs produced by on-Site Generators pursuant to the provisions of section 3.3A.2.02.

3.3A.2 Customer Baseline Load.

For Economic Load Response Participants that choose to measure demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, the following formula shall be used to determine a Peak Shaving Adjustment End-Use Customer's demand reductions when determining peak shaving performance rating as described in PJM Manual 19, unless an alternative CBL is approved pursuant to section 3.3A.2.01 of this schedule:

(a) The CBL for weekdays shall be the average of the highest 4 out of the 5 most recent load weekdays in the 45 calendar day period preceding the relevant load reduction event.

i. For the purposes of calculating the CBL for weekdays, weekdays shall not include:

1. NERC holidays;
2. Weekend days;
3. Event days. For the purposes of this section an event day shall be either:
 - (i) any weekday that an Economic Load Response Participant submits a settlement pursuant to section 3.3A.4 or 3.3A.5, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or
 - (ii) any weekday where the end-use customer location that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer

locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.

4. Any weekday where the average daily event period usage is less than 25% of the average event period usage for the five days.

- ii. If a 45-day period does not include 5 weekdays that meet the conditions in subsection (a)(i) of this section, provided there are 4 weekdays that meet the conditions in subsection (a)(i) of this section, the CBL shall be based on the average of those 4 weekdays. If there are not 4 eligible weekdays, the CBL shall be determined in accordance with subsection (iii) of this section.

- iii. Section 3.3A.2(a)(i)(3) notwithstanding, if a 45-day period does not include 4 weekdays that meet the conditions in subsection (a)(i) of this section, event days will be used as necessary to meet the 4 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(b) The CBL for weekend days and NERC holidays shall be determined in accordance with the following provisions:

- i. The CBL for Saturdays and Sundays/NERC holidays shall be the average of the highest 2 load days out of the 3 most recent Saturdays or Sundays/NERC holidays, respectively, in the 45 calendar day period preceding the relevant load reduction event, provided that the following days shall not be used to calculate a Saturday or Sunday/NERC holiday CBL:

1. Event days. For the purposes of this section an event day shall be either:
 - a. any Saturday and Sunday/NERC holiday that an Economic Load Response Participant submits a settlement pursuant to section 3.3A.5 or 3.3A.6, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or
 - b. any Saturday and Sunday/NERC holiday where the end-use customer that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.
2. Any Saturday or Sunday/NERC holiday where the average daily event period usage is less than 25% of the average event period usage level for the three days;
3. Any Saturday or Sunday/NERC holiday that corresponds to the beginning or end of daylight savings.

ii. If a 45-day period does not include 3 Saturdays or 3 Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, provided there are 2 Saturdays or Sundays/NERC holidays that meet the conditions in subsection (b)(i) of this section, the CBL will be based on the average of those 2 Saturdays or Sundays/NERC holidays. If there are not 2 eligible Saturdays or Sundays/NERC holidays, the CBL shall be determined in accordance with subsection (iii) of this section.

iii. Section 3.3A.2(b)(i)(1) notwithstanding, if a 45-day period does not include 2 Saturdays or Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, event days will be used as necessary to meet the 2 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(c) CBLs established pursuant to this section shall represent end-use customers' actual load patterns. If the Office of the Interconnection determines that a CBL or alternative CBL does not accurately represent a customer's actual load patterns, the CBL shall be revised accordingly pursuant to section 3.3A.2.01. Consistent with this requirement, if an Economic Load Response Participant chooses to measure load reductions using a Customer Baseline Load, the Economic Load Response Participant shall inform the Office of the Interconnection of a change in its operations or the operations of the end-use customer upon whose behalf it is acting that would result in the adjustment of more than half the hours in the affected party's Customer Baseline Load by twenty percent or more for more than twenty days.

3.3A.2.01 Alternative Customer Baseline Methodologies.

(a) During the Economic Load Response Participant registration process pursuant to section 1.5A.3 of this Schedule, the relevant Economic Load Response Participant or the Office of the Interconnection ("Interested Parties") may, in the case of such participant's Non-Variable Load customers, and shall, in the case of its Variable Load customers, propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to section 3.3A.2. During the Emergency and Pre-Emergency Load Response registration process pursuant to section 8.4 of this schedule, or as otherwise approved by the Office of the Interconnection, the relevant participant or the Office of the Interconnection may propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to section 3.3A.2 of this schedule. In support of such proposal, the participant shall demonstrate that the alternative CBL method shall result in an hourly relative root mean square error of twenty percent or less compared to actual hourly values, as calculated in accordance with the technique specified in the PJM Manuals. Any proposal made pursuant to this section shall be provided to the other Interested Party.

(b) The Interested Parties shall have 30 days to agree on a proposal issued pursuant to subsection (a) of this section. The 30-day period shall start the day the proposal is provided to the other Interested Party. If both Interested Parties agree on a proposal issued pursuant to this section, that alternative CBL calculation methodology shall be effective consistent with the date of the relevant Economic Load Response Participant registration.

(c) If agreement is not reached pursuant to subsection (b) of this section, the Office of the Interconnection shall determine a CBL methodology that shall result, as nearly as practicable, in an hourly relative root mean square error of twenty percent or less compared to actual hourly values within 20 days from the expiration of the 30-day period established by subsection (b). A CBL established by the Office of the Interconnection pursuant to this subsection (c) shall be binding upon both Interested Parties unless the Interested Parties reach agreement on an alternative CBL methodology prior to the expiration of the 20-day period established by this subsection (c).

(d) Operation of this section 3.3A.2.01 shall not delay Economic Load Response Participant registrations pursuant to Section 1.5A.3, provided that the alternative CBL established pursuant to this section shall be used for all related energy settlements made pursuant to sections 3.3A.5 and 3.3A.6.

(e) The Office of the Interconnection shall periodically publish alternative CBL methodologies established pursuant to this section in the PJM Manuals.

(f) Emergency and Pre-Emergency Load Response registrations will use the CBL defined on the associated economic registration for measuring demand reductions when determining the participant's compliance with its capacity obligations pursuant to Schedule 6 of the RAA, unless it is the maximum baseload CBL as defined in the PJM Manuals, in which case the participant will use the CBL set forth in the Emergency or Pre-Emergency Load Response registration.

3.3A.2.02 On-Site Generators.

On-Site Generators used as the basis for Economic Load Response Participant status pursuant to Tarif, Attachment K-Appendix, section 1.5A shall be subject to the following provisions:

i. The On-Site Generator shall be used solely to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market and shall not otherwise have been operating;

ii. If subsection (i) does not apply, the amount of energy from an On-Site Generator used to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market shall be capable of being quantified in a manner that is acceptable to the Office of the Interconnection.

3.3A.3 Symmetric Additive Adjustment.

(a) Customer Baseline Levels established pursuant to section 3.3A.2 shall be adjusted by the Symmetric Additive Adjustment. Unless an alternative formula is approved by the Office

of the Interconnection, the Symmetric Additive Adjustment shall be calculated using the following formula:

Step 1: Calculate the average usage over the 3 hour period ending 1 hour prior to the start of event.

Step 2: Calculate the average usage over the 3 hour period in the CBL that corresponds to the 3 hour period described in Step 1.

Step 3: Subtract the results of Step 2 from the results of Step 1 to determine the symmetric additive adjustment (this may be positive or negative).

Step 4: Add the symmetric additive adjustment (i.e. the results of Step 3) to each hour in the CBL that corresponds to each event hour.

(b) Following a Load Reduction Event that is submitted to the Office of the Interconnection for compensation, the Office of the Interconnection shall provide the Notification window(s), if applicable, directly metered data and Customer Baseline Load and Symmetric Additive Adjustment calculation to the appropriate electric distribution company for optional review. The electric distribution company will have ten Business Days to provide the Office of the Interconnection with notification of any issues related to the metered data or calculations.

3.3A.4 Net Benefits Test.

The Office of the Interconnection shall identify each month the price on a supply curve, representative of conditions expected for that month, at which the benefit of load reductions provided by Economic Load Response Participants exceed the costs of those reductions to other loads. In formulaic terms, the net benefit is deemed to be realized at the price point on the supply curve where $(\text{Delta LMP} \times \text{MWh consumed}) > (\text{LMP}_{\text{NEW}} \times \text{DR})$, where LMP_{NEW} is the market clearing price after Economic Load Response is dispatched and Delta LMP is the price before Economic Load Response is dispatched minus the LMP_{NEW} .

The Office of the Interconnection shall update and post the Net Benefits Test results and analysis for a calendar month no later than the 15th day of the preceding calendar month. As more fully specified in the PJM Manuals, the Office of the Interconnection shall calculate the net benefit price level in accordance with the following steps:

Step 1. Retrieve generation offers from the same calendar month (of the prior calendar year) for which the calculation is being performed, employing market-based price offers to the extent available, and cost-based offers to the extent market-based price offers are not available. To the extent that generation offers are unavailable from historical data due to the addition of a Zone to the PJM Region the Office of the Interconnection shall use the most recent generation offers that best correspond to the characteristics of the calendar month for which the calculation is being performed, provided that at least 30 days of such data is available. If less than 30 days of data is

available for a resource or group of resources, such resource[s] shall not be considered in the Net Benefits Test calculation.

Step 2: Adjust a portion of each prior-year offer representing the typical share of fuel costs in energy offers in the PJM Region, as specified in the PJM Manuals, for changes in fuel prices based on the ratio of the reference month spot price to the study month forward price. For such purpose, natural gas shall be priced at the Henry Hub price, number 2 fuel oil shall be priced at the New York Harbor price, and coal shall be priced as a blend of coal prices representative of the types of coal typically utilized in the PJM Region.

Step 3. Combine the offers to create daily supply curves for each day in the period.

Step 4. Average the daily curves for each day in the month to form an average supply curve for the study month.

Step 5. Use a non-linear least squares estimation technique to determine an equation that reasonably approximates and smooths the average supply curve.

Step 6. Determine the net benefit level as the point at which the price elasticity of supply is equal to 1 for the estimated supply curve equation established in Step 5.

3.3A.5 Market Settlements in Real-time Energy Market.

(a) Economic Load Response Participants that submit offers for load reductions in the Day-ahead Energy Market by no later than 2:15 p.m. on the day prior to the Operating Day that cleared or that otherwise are dispatched by the Office of the Interconnection for the Operating Day shall be compensated for reducing demand based on the actual kWh relief provided in excess of committed day-ahead load reductions. The offer shall contain the Offer Data specified in Tariff, Attachment K-Appendix, section 1.10.1A(k) and shall not thereafter be subject to change; provided, however, the Economic Load Response Participant may update the previously specified minimum or maximum load reduction quantity and associated price by submitting a Real-time Offer for a clock hour by providing notice to the Office of the Interconnection in the form and manner specified in the PJM Manuals no later than 65 minutes prior to such clock hour. Economic Load Response Participants may also submit Real-time Offers for a clock hour for an Operating Day containing Offer Data specified in Tariff, Attachment K-Appendix, section 1.10.1A(k), and may update such offers up to 65 minutes prior to such clock hour. Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements. An Economic Load Response Participant that curtails or causes the curtailment of demand in real-time in response to PJM dispatch, and for which the applicable real-time LMP is equal to or greater than the threshold price established under the Net Benefits Test, will be compensated by PJM Settlement at the real-time Locational Marginal Price.

(b) In cases where the demand reduction follows dispatch, as defined in Tariff, Attachment K-Appendix, section 3.2.3(o-1), as instructed by the Office of the Interconnection, and the demand reduction offer price is equal to or greater than the threshold price established under the Net Benefits Test, payment will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing demand, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the demand reduction must be committed.

Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, real-time operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) For purposes of load reductions qualifying for compensation hereunder, an Economic Load Response Participant shall accumulate credits for energy reductions in those hours when the energy delivered to the end-use customer is less than the end-use customer's Customer Baseline Load at the applicable Locational Marginal Price for the Real-time Settlement Interval. In the event that the end-use customer's hourly energy consumption is greater than the Customer Baseline Load, the Economic Load Response Participant will accumulate debits at the applicable Locational Marginal Price for the Real-time Settlement Interval for the amount the end-use customer's hourly energy consumption is greater than the Customer Baseline Load. If the actual load reduction, compared to the desired load reduction is outside the deviation levels specified in Tariff, Attachment K-Appendix, section 3.2.3(o), the Economic Load Response Participant shall be assessed balancing operating reserve charges in accordance with Tariff, Attachment K-Appendix, section 3.2.3.

(d) The cost of payments to Economic Load Response Participants under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions that are compensated at the applicable full LMP, in any Zone for any hour, shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in each Zone for which the load-weighted average Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under the Net Benefits Test for that month, with the ratio shares determined as follows:

The ratio share for LSE i in zone z shall be $RTL_{iz}/(RTL + X)$ and the ratio share for party j shall be $X_j/(RTL + X)$.

Where:

RTL is the total real time load in all zones where $LMP \geq$ Net Benefits Test price;
 RTL_{iz} is the real-time load for LSE i in zone z ;
 X is the total export quantity from PJM in that hour; and
 X_j is the export quantity by party j from PJM.

3.3A.6 Market Settlements in the Day-ahead Energy Market.

(a) Economic Load Response Participants dispatched as a result of a qualifying demand reduction offer in the Day-ahead Energy Market shall be compensated for reducing demand based on the reductions of kWh committed in the Day-ahead Energy Market. An Economic Load Response Participant that submits a demand reduction bid day ahead that is accepted by the Office of the Interconnection and for which the applicable day ahead LMP is greater than or equal to the Net Benefits Test shall be compensated by PJM Settlement at the day-ahead Locational Marginal Price.

Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements.

(b) Total payments to Economic Load Response Participants for accepted day-ahead demand reduction bids with an offer price equal to or greater than the threshold price established under the Net Benefits Test that follow the dispatch instructions of the Office of the Interconnection will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing load, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the load reduction must be committed. Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, day-ahead operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) Economic Load Response Participants that have demand reductions committed in the Day-ahead Energy Market that deviate from the day-ahead schedule in real time shall be charged or credited for such variance at the real time LMP plus or minus an amount equal to the applicable balancing operating reserve charge in accordance with Tariff, Attachment K-Appendix, section 3.2.3. Load Serving Entities that otherwise would have load that was reduced shall receive any associated operating reserve credit.

(d) The cost of payments to Economic Load Response Participants for accepted day-ahead demand reduction bids that are compensated at the applicable full, day ahead LMP under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions in any Zone for any hour shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in each Zone for which the load-weighted average real-time Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under

the Net Benefits Test for that month, in accordance with the formula prescribed in Tariff, Attachment K-Appendix, section 3.3A.5(d).

3.3A.7 Prohibited Economic Load Response Participant Market Settlements.

(a) Settlements pursuant to sections 3.3A.5 and 3.3A.6 shall be limited to demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market that satisfy the Net Benefits Test and are dispatched by the Office of the Interconnection.

(b) Demand reductions that do not meet the requirements of section 3.3A.7(a) shall not be eligible for settlement pursuant to sections 3.3A.5 and 3.3A.6. Examples of settlements prohibited pursuant to this section 3.3A.7(b) include, but are not limited to, the following:

i. Settlements based on variable demand where the timing of the demand reduction supporting the settlement did not change in direct response to Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market;

ii. Consecutive daily settlements that are the result of a change in normal demand patterns that are submitted to maintain a CBL that no longer reflects the relevant end-use customer's demand;

iii. Settlements based on On-Site Generator data if the On Site Generation is not supporting demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market;

iv. Settlements based on demand reductions that are the result of operational changes between multiple end-use customer sites in the PJM footprint;

v. Settlements that do not include all hours that the Office of the Interconnection dispatched the load reduction, or for which the load reduction cleared in the Day-ahead Market.

(c) The Office of the Interconnection shall disallow settlements for demand reductions that do not meet the requirements of section 3.3A.7(a). If the Economic Load Response Participant continues to submit settlements for demand reductions that do not meet the requirements of section 3.3A.7(a), then the Office of the Interconnection shall suspend the Economic Load Response Participant's PJM Interchange Energy Market activity and refer the matter to the FERC Office of Enforcement.

3.3A.8 Economic Load Response Participant Review Process.

(a) The Office of the Interconnection shall review the participation of an Economic Load Response Participant in the PJM Interchange Energy Market under the following circumstances:

i. An Economic Load Response Participant's registrations submitted pursuant to Tariff, Attachment K-Appendix, section 1.5A.3 are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

ii. An Economic Load Response Participant's settlements pursuant to sections 3.3A.5 and 3.3A.6 are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

iii. An Economic Load Response Participant's settlements pursuant to sections 3.3A.5 and 3.3A.6 are denied by the Office of the Interconnection more than 10% of the time.

iv. An Economic Load Response Participant's registration will be reviewed when settlements are frequently submitted or if its actual loads frequently deviate from the previously scheduled quantities (as determined for purposes of assessing balancing operating reserves charges). PJM will notify the Participant when their registration is under review. While the Participant's registration is under review by PJM, the Participant may continue economic load reductions but all settlements will be denied by PJM until the registration review is resolved pursuant to subsection (i) or (ii) below. PJM will require the Participant to provide information within 30 days to support that the settlements were submitted for load reduction activity done in response to price and not submitted based on the End-Use Customer's normal operations.

i) If the Participant is unable to provide adequate supporting information to substantiate the load reductions submitted for settlement, PJM will terminate the registration and may refer the Participant to either the Market Monitoring Unit or the Federal Energy Regulatory Commission for further investigation.

ii) If the Participant does provide adequate supporting information, the settlements denied by PJM will be resubmitted by the Participant for review according to existing PJM market rules. Further, PJM may introduce an alternative Customer Baseline Load if the existing Customer Baseline Load does not adequately reflect what the customer load would have been absent a load reduction.

v. The electric distribution company may only deny settlements during the normal settlement review process for inaccurate data including, but not limited to: meter data, line loss factor, Customer Baseline Load calculation, interval meter owner and a known recurring End-Use Customer outage or holiday.

(b) The Office of the Interconnection shall have thirty days to conduct a review pursuant to this section 3.3A.8. The Office of the Interconnection may refer the matter to the PJM MMU and/or the FERC Office of Enforcement if the review indicates the relevant Economic Load Response Participant and/or relevant electric distribution company or LSE is engaging in activity that is inconsistent with the PJM Interchange Energy Market rules governing Economic Load Response Participants.

Section(s) of the
PJM Operating Agreement
(Clean Format)

3.3A Economic Load Response Participants.

3.3A.1 Compensation.

Economic Load Response Participants shall be compensated pursuant to sections 3.3A.5 and/or 3.3A.6 of this Schedule, for demand reduction offers submitted in the Day-Ahead Energy Market or Real-time Energy Market that satisfy the Net Benefits Test of section 3.3A.4; that are scheduled by the Office of the Interconnection; and that follow the dispatch instructions of the Office of the Interconnection. Qualifying demand reductions shall be measured by: 1) comparing actual metered load to an end-use customer's Customer Baseline Load or alternative CBL determined in accordance with the provisions of section 3.3A.2 or 3.3A.2.01, respectively; or 2) non-interval metered residential Direct Load Control customers, as metered on a current statistical sample of electric distribution company accounts, as described in the PJM Manuals or 3) by the MWs produced by on-Site Generators pursuant to the provisions of section 3.3A.2.02.

3.3A.2 Customer Baseline Load.

For Economic Load Response Participants that choose to measure demand reductions using an end-use customer's Customer Baseline Load ("CBL"), the CBL shall be determined using the following formula for such participant's Non-Variable Loads. Additionally, the following formula shall be used to determine a Peak Shaving Adjustment End-Use Customer's demand reductions when determining peak shaving performance rating as described in PJM Manual 19, unless an alternative CBL is approved pursuant to section 3.3A.2.01 of this schedule:

(a) The CBL for weekdays shall be the average of the highest 4 out of the 5 most recent load weekdays in the 45 calendar day period preceding the relevant load reduction event.

i. For the purposes of calculating the CBL for weekdays, weekdays shall not include:

1. NERC holidays;
2. Weekend days;
3. Event days. For the purposes of this section an event day shall be either:
 - (i) any weekday that an Economic Load Response Participant submits a settlement pursuant to section 3.3A.4 or 3.3A.5, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or
 - (ii) any weekday where the end-use customer location that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer

locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.

4. Any weekday where the average daily event period usage is less than 25% of the average event period usage for the five days.

- ii. If a 45-day period does not include 5 weekdays that meet the conditions in subsection (a)(i) of this section, provided there are 4 weekdays that meet the conditions in subsection (a)(i) of this section, the CBL shall be based on the average of those 4 weekdays. If there are not 4 eligible weekdays, the CBL shall be determined in accordance with subsection (iii) of this section.

- iii. Section 3.3A.2(a)(i)(3) notwithstanding, if a 45-day period does not include 4 weekdays that meet the conditions in subsection (a)(i) of this section, event days will be used as necessary to meet the 4 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(b) The CBL for weekend days and NERC holidays shall be determined in accordance with the following provisions:

- i. The CBL for Saturdays and Sundays/NERC holidays shall be the average of the highest 2 load days out of the 3 most recent Saturdays or Sundays/NERC holidays, respectively, in the 45 calendar day period preceding the relevant load reduction event, provided that the following days shall not be used to calculate a Saturday or Sunday/NERC holiday CBL:

1. Event days. For the purposes of this section an event day shall be either:
 - a. any Saturday and Sunday/NERC holiday that an Economic Load Response Participant submits a settlement pursuant to section 3.3A.5 or 3.3A.6, provided that Event Days shall exclude such days if the settlement is denied by the relevant LSE or electric distribution company or is disallowed by the Office of the Interconnection; or
 - b. any Saturday and Sunday/NERC holiday where the end-use customer that is registered in the Economic Load Response program is also registered as a Demand Resource, and all end-use customer locations on the relevant Economic Load Response registration have been dispatched by PJM during an emergency event.
 2. Any Saturday or Sunday/NERC holiday where the average daily event period usage is less than 25% of the average event period usage level for the three days;
 3. Any Saturday or Sunday/NERC holiday that corresponds to the beginning or end of daylight savings.

ii. If a 45-day period does not include 3 Saturdays or 3 Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, provided there are 2 Saturdays or Sundays/NERC holidays that meet the conditions in subsection (b)(i) of this section, the CBL will be based on the average of those 2 Saturdays or Sundays/NERC holidays. If there are not 2 eligible Saturdays or Sundays/NERC holidays, the CBL shall be determined in accordance with subsection (iii) of this section.

iii. Section 3.3A.2(b)(i)(1) notwithstanding, if a 45-day period does not include 2 Saturdays or Sundays/NERC holidays, respectively, that meet the conditions in subsection (b)(i) of this section, event days will be used as necessary to meet the 2 day requirement to calculate the CBL, provided that any such event days shall be the highest load event days within the relevant 45-day period.

(c) CBLs established pursuant to this section shall represent end-use customers' actual load patterns. If the Office of the Interconnection determines that a CBL or alternative CBL does not accurately represent a customer's actual load patterns, the CBL shall be revised accordingly pursuant to section 3.3A.2.01. Consistent with this requirement, if an Economic Load Response Participant chooses to measure load reductions using a Customer Baseline Load, the Economic Load Response Participant shall inform the Office of the Interconnection of a change in its operations or the operations of the end-use customer upon whose behalf it is acting that would result in the adjustment of more than half the hours in the affected party's Customer Baseline Load by twenty percent or more for more than twenty days.

3.3A.2.01 Alternative Customer Baseline Methodologies.

(a) During the Economic Load Response Participant registration process pursuant to section 1.5A.3 of this Schedule, the relevant Economic Load Response Participant or the Office of the Interconnection ("Interested Parties") may, in the case of such participant's Non-Variable Load customers, and shall, in the case of its Variable Load customers, propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to section 3.3A.2. During the Emergency and Pre-Emergency Load Response registration process pursuant to section 8.4 of this schedule, or as otherwise approved by the Office of the Interconnection, the relevant participant or the Office of the Interconnection may propose an alternative CBL calculation that more accurately reflects the relevant end-use customer's consumption pattern relative to the CBL determined pursuant to section 3.3A.2 of this schedule. In support of such proposal, the participant shall demonstrate that the alternative CBL method shall result in an hourly relative root mean square error of twenty percent or less compared to actual hourly values, as calculated in accordance with the technique specified in the PJM Manuals. Any proposal made pursuant to this section shall be provided to the other Interested Party.

(b) The Interested Parties shall have 30 days to agree on a proposal issued pursuant to subsection (a) of this section. The 30-day period shall start the day the proposal is provided to the other Interested Party. If both Interested Parties agree on a proposal issued pursuant to this section, that alternative CBL calculation methodology shall be effective consistent with the date of the relevant Economic Load Response Participant registration.

(c) If agreement is not reached pursuant to subsection (b) of this section, the Office of the Interconnection shall determine a CBL methodology that shall result, as nearly as practicable, in an hourly relative root mean square error of twenty percent or less compared to actual hourly values within 20 days from the expiration of the 30-day period established by subsection (b). A CBL established by the Office of the Interconnection pursuant to this subsection (c) shall be binding upon both Interested Parties unless the Interested Parties reach agreement on an alternative CBL methodology prior to the expiration of the 20-day period established by this subsection (c).

(d) Operation of this section 3.3A.2.01 shall not delay Economic Load Response Participant registrations pursuant to Section 1.5A.3, provided that the alternative CBL established pursuant to this section shall be used for all related energy settlements made pursuant to sections 3.3A.5 and 3.3A.6.

(e) The Office of the Interconnection shall periodically publish alternative CBL methodologies established pursuant to this section in the PJM Manuals.

(f) Emergency and Pre-Emergency Load Response registrations will use the CBL defined on the associated economic registration for measuring demand reductions when determining the participant's compliance with its capacity obligations pursuant to Schedule 6 of the RAA, unless it is the maximum baseload CBL as defined in the PJM Manuals, in which case the participant will use the CBL set forth in the Emergency or Pre-Emergency Load Response registration.

3.3A.2.02 On-Site Generators.

On-Site Generators used as the basis for Economic Load Response Participant status pursuant to Tarif, Attachment K-Appendix, section 1.5A shall be subject to the following provisions:

i. The On-Site Generator shall be used solely to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market and shall not otherwise have been operating;

ii. If subsection (i) does not apply, the amount of energy from an On-Site Generator used to enable an Economic Load Response Participant to provide demand reductions in response to the Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market shall be capable of being quantified in a manner that is acceptable to the Office of the Interconnection.

3.3A.3 Symmetric Additive Adjustment.

(a) Customer Baseline Levels established pursuant to section 3.3A.2 shall be adjusted by the Symmetric Additive Adjustment. Unless an alternative formula is approved by the Office

of the Interconnection, the Symmetric Additive Adjustment shall be calculated using the following formula:

Step 1: Calculate the average usage over the 3 hour period ending 1 hour prior to the start of event.

Step 2: Calculate the average usage over the 3 hour period in the CBL that corresponds to the 3 hour period described in Step 1.

Step 3: Subtract the results of Step 2 from the results of Step 1 to determine the symmetric additive adjustment (this may be positive or negative).

Step 4: Add the symmetric additive adjustment (i.e. the results of Step 3) to each hour in the CBL that corresponds to each event hour.

(b) Following a Load Reduction Event that is submitted to the Office of the Interconnection for compensation, the Office of the Interconnection shall provide the Notification window(s), if applicable, directly metered data and Customer Baseline Load and Symmetric Additive Adjustment calculation to the appropriate electric distribution company for optional review. The electric distribution company will have ten Business Days to provide the Office of the Interconnection with notification of any issues related to the metered data or calculations.

3.3A.4 Net Benefits Test.

The Office of the Interconnection shall identify each month the price on a supply curve, representative of conditions expected for that month, at which the benefit of load reductions provided by Economic Load Response Participants exceed the costs of those reductions to other loads. In formulaic terms, the net benefit is deemed to be realized at the price point on the supply curve where $(\text{Delta LMP} \times \text{MWh consumed}) > (\text{LMP}_{\text{NEW}} \times \text{DR})$, where LMP_{NEW} is the market clearing price after Economic Load Response is dispatched and Delta LMP is the price before Economic Load Response is dispatched minus the LMP_{NEW} .

The Office of the Interconnection shall update and post the Net Benefits Test results and analysis for a calendar month no later than the 15th day of the preceding calendar month. As more fully specified in the PJM Manuals, the Office of the Interconnection shall calculate the net benefit price level in accordance with the following steps:

Step 1. Retrieve generation offers from the same calendar month (of the prior calendar year) for which the calculation is being performed, employing market-based price offers to the extent available, and cost-based offers to the extent market-based price offers are not available. To the extent that generation offers are unavailable from historical data due to the addition of a Zone to the PJM Region the Office of the Interconnection shall use the most recent generation offers that best correspond to the characteristics of the calendar month for which the calculation is being performed, provided that at least 30 days of such data is available. If less than 30 days of data is

available for a resource or group of resources, such resource[s] shall not be considered in the Net Benefits Test calculation.

Step 2: Adjust a portion of each prior-year offer representing the typical share of fuel costs in energy offers in the PJM Region, as specified in the PJM Manuals, for changes in fuel prices based on the ratio of the reference month spot price to the study month forward price. For such purpose, natural gas shall be priced at the Henry Hub price, number 2 fuel oil shall be priced at the New York Harbor price, and coal shall be priced as a blend of coal prices representative of the types of coal typically utilized in the PJM Region.

Step 3. Combine the offers to create daily supply curves for each day in the period.

Step 4. Average the daily curves for each day in the month to form an average supply curve for the study month.

Step 5. Use a non-linear least squares estimation technique to determine an equation that reasonably approximates and smooths the average supply curve.

Step 6. Determine the net benefit level as the point at which the price elasticity of supply is equal to 1 for the estimated supply curve equation established in Step 5.

3.3A.5 Market Settlements in Real-time Energy Market.

(a) Economic Load Response Participants that submit offers for load reductions in the Day-ahead Energy Market by no later than 2:15 p.m. on the day prior to the Operating Day that cleared or that otherwise are dispatched by the Office of the Interconnection for the Operating Day shall be compensated for reducing demand based on the actual kWh relief provided in excess of committed day-ahead load reductions. The offer shall contain the Offer Data specified in Tariff, Attachment K-Appendix, section 1.10.1A(k) and shall not thereafter be subject to change; provided, however, the Economic Load Response Participant may update the previously specified minimum or maximum load reduction quantity and associated price by submitting a Real-time Offer for a clock hour by providing notice to the Office of the Interconnection in the form and manner specified in the PJM Manuals no later than 65 minutes prior to such clock hour. Economic Load Response Participants may also submit Real-time Offers for a clock hour for an Operating Day containing Offer Data specified in Tariff, Attachment K-Appendix, section 1.10.1A(k), and may update such offers up to 65 minutes prior to such clock hour. Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements. An Economic Load Response Participant that curtails or causes the curtailment of demand in real-time in response to PJM dispatch, and for which the applicable real-time LMP is equal to or greater than the threshold price established under the Net Benefits Test, will be compensated by PJM Settlement at the real-time Locational Marginal Price.

(b) In cases where the demand reduction follows dispatch, as defined in Tariff, Attachment K-Appendix, section 3.2.3(o-1), as instructed by the Office of the Interconnection, and the demand reduction offer price is equal to or greater than the threshold price established under the Net Benefits Test, payment will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing demand, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the demand reduction must be committed.

Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, real-time operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) For purposes of load reductions qualifying for compensation hereunder, an Economic Load Response Participant shall accumulate credits for energy reductions in those hours when the energy delivered to the end-use customer is less than the end-use customer's Customer Baseline Load at the applicable Locational Marginal Price for the Real-time Settlement Interval. In the event that the end-use customer's hourly energy consumption is greater than the Customer Baseline Load, the Economic Load Response Participant will accumulate debits at the applicable Locational Marginal Price for the Real-time Settlement Interval for the amount the end-use customer's hourly energy consumption is greater than the Customer Baseline Load. If the actual load reduction, compared to the desired load reduction is outside the deviation levels specified in Tariff, Attachment K-Appendix, section 3.2.3(o), the Economic Load Response Participant shall be assessed balancing operating reserve charges in accordance with Tariff, Attachment K-Appendix, section 3.2.3.

(d) The cost of payments to Economic Load Response Participants under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions that are compensated at the applicable full LMP, in any Zone for any hour, shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in each Zone for which the load-weighted average Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under the Net Benefits Test for that month, with the ratio shares determined as follows:

The ratio share for LSE i in zone z shall be $RTL_{iz}/(RTL + X)$ and the ratio share for party j shall be $X_j/(RTL + X)$.

Where:

RTL is the total real time load in all zones where $LMP \geq$ Net Benefits Test price;
 RTL_{iz} is the real-time load for LSE i in zone z ;
 X is the total export quantity from PJM in that hour; and
 X_j is the export quantity by party j from PJM.

3.3A.6 Market Settlements in the Day-ahead Energy Market.

(a) Economic Load Response Participants dispatched as a result of a qualifying demand reduction offer in the Day-ahead Energy Market shall be compensated for reducing demand based on the reductions of kWh committed in the Day-ahead Energy Market. An Economic Load Response Participant that submits a demand reduction bid day ahead that is accepted by the Office of the Interconnection and for which the applicable day ahead LMP is greater than or equal to the Net Benefits Test shall be compensated by PJM Settlement at the day-ahead Locational Marginal Price.

Economic Load Response Participants may, at their option, combine separately registered loads that have a common pricing point into a single portfolio for purposes of offering and dispatching their load reduction capability; provided however that any load reductions will continue to be measured and verified at the individual registration level prior to aggregation at the portfolio level for purposes of energy market and balancing operating reserves settlements.

(b) Total payments to Economic Load Response Participants for accepted day-ahead demand reduction bids with an offer price equal to or greater than the threshold price established under the Net Benefits Test that follow the dispatch instructions of the Office of the Interconnection will not be less than the total value of the demand reduction bid. For the purposes of this subsection, the total value of a demand reduction bid shall include any submitted start-up costs associated with reducing load, including direct labor and equipment costs and opportunity costs and any costs associated with a minimum number of contiguous hours for which the load reduction must be committed. Any shortfall between the applicable Locational Marginal Price and the total value of the demand reduction bid will be made up through normal, day-ahead operating reserves. In all cases under this subsection, the applicable zonal or aggregate (including nodal) Locational Marginal Price shall be used as appropriate for the individual end-use customer.

(c) Economic Load Response Participants that have demand reductions committed in the Day-ahead Energy Market that deviate from the day-ahead schedule in real time shall be charged or credited for such variance at the real time LMP plus or minus an amount equal to the applicable balancing operating reserve charge in accordance with Tariff, Attachment K-Appendix, section 3.2.3. Load Serving Entities that otherwise would have load that was reduced shall receive any associated operating reserve credit.

(d) The cost of payments to Economic Load Response Participants for accepted day-ahead demand reduction bids that are compensated at the applicable full, day ahead LMP under this section (excluding any portion of the payments recovered as operating reserves pursuant to subsection (b) of this section) for load reductions in any Zone for any hour shall be recovered from Market Participants on a ratio-share basis based on their real-time exports from the PJM Region and from Load Serving Entities on a ratio-share basis based on their real-time loads in each Zone for which the load-weighted average real-time Locational Marginal Price for the hour during which such load reduction occurred is greater than or equal to the price determined under

the Net Benefits Test for that month, in accordance with the formula prescribed in Tariff, Attachment K-Appendix, section 3.3A.5(d).

3.3A.7 Prohibited Economic Load Response Participant Market Settlements.

(a) Settlements pursuant to sections 3.3A.5 and 3.3A.6 shall be limited to demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market that satisfy the Net Benefits Test and are dispatched by the Office of the Interconnection.

(b) Demand reductions that do not meet the requirements of section 3.3A.7(a) shall not be eligible for settlement pursuant to sections 3.3A.5 and 3.3A.6. Examples of settlements prohibited pursuant to this section 3.3A.7(b) include, but are not limited to, the following:

i. Settlements based on variable demand where the timing of the demand reduction supporting the settlement did not change in direct response to Locational Marginal Prices in the Real-time Energy Market and/or the Day-ahead Energy Market;

ii. Consecutive daily settlements that are the result of a change in normal demand patterns that are submitted to maintain a CBL that no longer reflects the relevant end-use customer's demand;

iii. Settlements based on On-Site Generator data if the On Site Generation is not supporting demand reductions executed in response to the Locational Marginal Price in the Real-time Energy Market and/or the Day-ahead Energy Market;

iv. Settlements based on demand reductions that are the result of operational changes between multiple end-use customer sites in the PJM footprint;

v. Settlements that do not include all hours that the Office of the Interconnection dispatched the load reduction, or for which the load reduction cleared in the Day-ahead Market.

(c) The Office of the Interconnection shall disallow settlements for demand reductions that do not meet the requirements of section 3.3A.7(a). If the Economic Load Response Participant continues to submit settlements for demand reductions that do not meet the requirements of section 3.3A.7(a), then the Office of the Interconnection shall suspend the Economic Load Response Participant's PJM Interchange Energy Market activity and refer the matter to the FERC Office of Enforcement.

3.3A.8 Economic Load Response Participant Review Process.

(a) The Office of the Interconnection shall review the participation of an Economic Load Response Participant in the PJM Interchange Energy Market under the following circumstances:

i. An Economic Load Response Participant's registrations submitted pursuant to Tariff, Attachment K-Appendix, section 1.5A.3 are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

ii. An Economic Load Response Participant's settlements pursuant to sections 3.3A.5 and 3.3A.6 are disputed more than 10% of the time by any relevant electric distribution company(ies) or Load Serving Entity(ies).

iii. An Economic Load Response Participant's settlements pursuant to sections 3.3A.5 and 3.3A.6 are denied by the Office of the Interconnection more than 10% of the time.

iv. An Economic Load Response Participant's registration will be reviewed when settlements are frequently submitted or if its actual loads frequently deviate from the previously scheduled quantities (as determined for purposes of assessing balancing operating reserves charges). PJM will notify the Participant when their registration is under review. While the Participant's registration is under review by PJM, the Participant may continue economic load reductions but all settlements will be denied by PJM until the registration review is resolved pursuant to subsection (i) or (ii) below. PJM will require the Participant to provide information within 30 days to support that the settlements were submitted for load reduction activity done in response to price and not submitted based on the End-Use Customer's normal operations.

i) If the Participant is unable to provide adequate supporting information to substantiate the load reductions submitted for settlement, PJM will terminate the registration and may refer the Participant to either the Market Monitoring Unit or the Federal Energy Regulatory Commission for further investigation.

ii) If the Participant does provide adequate supporting information, the settlements denied by PJM will be resubmitted by the Participant for review according to existing PJM market rules. Further, PJM may introduce an alternative Customer Baseline Load if the existing Customer Baseline Load does not adequately reflect what the customer load would have been absent a load reduction.

v. The electric distribution company may only deny settlements during the normal settlement review process for inaccurate data including, but not limited to: meter data, line loss factor, Customer Baseline Load calculation, interval meter owner and a known recurring End-Use Customer outage or holiday.

(b) The Office of the Interconnection shall have thirty days to conduct a review pursuant to this section 3.3A.8. The Office of the Interconnection may refer the matter to the PJM MMU and/or the FERC Office of Enforcement if the review indicates the relevant Economic Load Response Participant and/or relevant electric distribution company or LSE is engaging in activity that is inconsistent with the PJM Interchange Energy Market rules governing Economic Load Response Participants.

Section(s) of the
PJM Reliability Assurance Agreement
(Clean Format)

ARTICLE 1 – DEFINITIONS

Unless the context otherwise specifies or requires, capitalized terms used herein shall have the respective meanings assigned herein or in the Schedules hereto, or in the PJM Tariff or PJM Operating Agreement if not otherwise defined in this Agreement, for all purposes of this Agreement (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references herein to Articles, Sections or Schedules, are to Articles, Sections or Schedules of this Agreement. As used in this Agreement:

Agreement:

“Agreement” shall mean this Reliability Assurance Agreement, together with all Schedules hereto, as amended from time to time.

Annual Demand Resource:

“Annual Demand Resource” shall mean a resource that is placed under the direction of the Office of the Interconnection during the Delivery Year, and will be available for an unlimited number of interruptions during such Delivery Year by the Office of the Interconnection, and will be capable of maintaining each such interruption between the hours of 10:00AM to 10:00PM Eastern Prevailing Time for the months of June through October and the following May, and 6:00AM through 9:00PM Eastern Prevailing Time for the months of November through April unless there is an Office of the Interconnection approved maintenance outage during October through April. The Annual Demand Resource must be available in the corresponding Delivery year to be offered for sale or Self-Supplied in an RPM Auction, or included as an Annual Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Annual Energy Efficiency Resource:

“Annual Energy Efficiency Resource” shall mean a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of Reliability Assurance Agreement, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the summer and winter periods described in such Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.

Applicable Regional Entity:

“Applicable Regional Entity” shall have the same meaning as in the PJM Tariff.

Base Capacity Demand Resource:

“Base Capacity Demand Resource” shall mean, for the 2018/2019 and 2019/2020 Delivery

Years, a resource that is placed under the direction of the Office of the Interconnection and that will be available June through September of a Delivery Year, and will be available to the Office of the Interconnection for an unlimited number of interruptions during such months, and will be capable of maintaining each such interruption for at least a 10-hour duration between the hours of 10:00AM to 10:00PM Eastern Prevailing Time. The Base Capacity Demand Resource must be available June through September in the corresponding Delivery Year to be offered for sale or self-supplied in an RPM Auction, or included as a Base Capacity Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Base Capacity Energy Efficiency Resource:

“Base Capacity Energy Efficiency Resource” shall mean, for the 2018/2019 and 2019/2020 Delivery Years, a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of RAA, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the summer peak periods as described in Reliability Assurance Agreement, Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Base Capacity Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.

Base Capacity Resource:

“Base Capacity Resource” shall have the same meaning as in Tariff, Attachment DD.

Base Residual Auction:

“Base Residual Auction” shall have the same meaning as in Tariff, Attachment DD.

Behind The Meter Generation:

“Behind The Meter Generation” shall refer to a generating unit that delivers energy to load without using the Transmission System or any distribution facilities (unless the entity that owns or leases the distribution facilities consented to such use of the distribution facilities and such consent has been demonstrated to the satisfaction of the Office of the Interconnection; provided, however, that Behind The Meter Generation does not include (i) at any time, any portion of such generating unit’s capacity that is designated as a Capacity Resource or (ii) in any hour, any portion of the output of such generating unit that is sold to another entity for consumption at another electrical location or into the PJM Interchange Energy Market.

Black Start Capability:

“Black Start Capability” shall mean the ability of a generating unit or station to go from a shutdown condition to an operating condition and start delivering power without assistance from the power system.

Capacity Emergency Transfer Objective (CETO):

“Capacity Emergency Transfer Objective” or “CETO” shall mean the amount of electric energy that a given area must be able to import in order to remain within a loss of load expectation of one event in 25 years when the area is experiencing a localized capacity emergency, as determined in accordance with the PJM Manuals. Without limiting the foregoing, CETO shall be calculated based in part on EFORD determined in accordance with Reliability Assurance Agreement, Schedule 5, Paragraph C.

Capacity Emergency Transfer Limit (CETL):

Capacity Emergency Transfer Limit” or “CETL” shall mean the capability of the transmission system to support deliveries of electric energy to a given area experiencing a localized capacity emergency as determined in accordance with the PJM Manuals.

Capacity Import Limit:

For any Delivery Year up to and including the 2019/2020 Delivery Year, “Capacity Import Limit” shall mean, (a) for the PJM Region, (1) the maximum megawatt quantity of external Generation Capacity Resources that PJM determines for each Delivery Year, through appropriate modeling and the application of engineering judgment, the transmission system can receive, in aggregate at the interface of the PJM Region with all external balancing authority areas and deliver to load in the PJM Region under capacity emergency conditions without violating applicable reliability criteria on any bulk electric system facility of 100kV or greater, internal or external to the PJM Region, that has an electrically significant response to transfers on such interface, minus (2) the then-applicable Capacity Benefit Margin; and (b) for certain source zones identified in the PJM manuals as groupings of one or more balancing authority areas, (1) the maximum megawatt quantity of external Generation Capacity Resources that PJM determines the transmission system can receive at the interface of the PJM Region with each such source zone and deliver to load in the PJM Region under capacity emergency conditions without violating applicable reliability criteria on any bulk electric system facility of 100kV or greater, internal or external to the PJM Region, that has an electrically significant response to transfers on such interface, minus the then-applicable Capacity Benefit Margin times (2) the ratio of the maximum import quantity from each such source zone divided by the PJM total maximum import quantity. As more fully set forth in the PJM Manuals, PJM shall make such determination based on the latest peak load forecast for the studied period, the same computer simulation model of loads, generation and transmission topography employed in the determination of Capacity Emergency Transfer Limit for such Delivery Year, including external facilities from an industry standard model of the loads, generation, and transmission topography of the Eastern Interconnection under peak conditions. PJM shall specify in the PJM Manuals the areas and minimum distribution factors for identifying monitored bulk electric system facilities that have an electrically significant response to such transfers on the PJM interface. Employing such tools, PJM shall model increased power transfers from external areas into PJM to determine the transfer level at which one or more reliability criteria is violated on any monitored bulk electric system facilities that have an electrically significant response to such transfers. For the

PJM Region Capacity Import Limit, PJM shall optimize transfers from other source areas not experiencing any reliability criteria violations as appropriate to increase the Capacity Import Limit. The aggregate megawatt quantity of transfers into PJM at the point where any increase in transfers on the interface would violate reliability criteria will establish the Capacity Import Limit. Notwithstanding the foregoing, a Capacity Resource located outside the PJM Region shall not be subject to the Capacity Import Limit if the Capacity Market Seller seeks an exception thereto by demonstrating to PJM, by no later than five (5) business days prior to the commencement of the offer period for the relevant RPM Auction, that such resource meets all of the following requirements:

(i) it has, at the time such exception is requested, met all applicable requirements to be pseudo-tied into the PJM Region, or the Capacity Market Seller has committed in writing that it will meet such requirements, unless prevented from doing so by circumstances beyond the control of the Capacity Market Seller, prior to the relevant Delivery Year;

(ii) at the time such exception is requested, it has long-term firm transmission service confirmed on the complete transmission path from such resource into PJM; and

(iii) it is, by written commitment of the Capacity Market Seller, subject to the same obligations imposed on Generation Capacity Resources located in the PJM Region by Tariff, Attachment DD, section 6.6 to offer their capacity into RPM Auctions; provided, however, that (a) the total megawatt quantity of all exceptions granted hereunder for a Delivery Year, plus the Capacity Import Limit for the applicable interface determined for such Delivery Year, may not exceed the total megawatt quantity of Network External Designated Transmission Service on such interface that PJM has confirmed for such Delivery Year; and (b) if granting a qualified exception would result in a violation of the rule in clause (a), PJM shall grant the requested exception but reduce the Capacity Import Limit by the quantity necessary to ensure that the total quantity of Network External Designated Transmission Service is not exceeded.

Capacity Only Option:

“Capacity Only Option” shall mean participation in Emergency Load Response Program or Pre-Emergency Program which allows, pursuant to Tariff, Attachment DD and as applicable, a capacity payment for the ability to reduce load during a pre-emergency or emergency event.

Capacity Performance Resource:

“Capacity Performance Resource” shall have the same meaning as in Tariff, Attachment DD.

Capacity Resources:

“Capacity Resources” shall mean megawatts of (i) net capacity from Existing Generation Capacity Resources or Planned Generation Capacity Resources meeting the requirements of the Reliability Assurance Agreement, Schedules 9 and Reliability Assurance Agreement, Schedule 10 that are or will be owned by or contracted to a Party and that are or will be committed to satisfy that Party's obligations under the Reliability Assurance Agreement, or to satisfy the reliability requirements of the PJM Region, for a Delivery Year; (ii) net capacity from Existing

Generation Capacity Resources or Planned Generation Capacity Resources not owned or contracted for by a Party which are accredited to the PJM Region pursuant to the procedures set forth in such Schedules 9 and 10; and (iii) load reduction capability provided by Demand Resources or Energy Efficiency Resources that are accredited to the PJM Region pursuant to the procedures set forth in the Reliability Assurance Agreement, Schedule 6.

Capacity Transfer Right:

“Capacity Transfer Right” shall have the meaning specified in Tariff, Attachment DD.

Compliance Aggregation Area (CAA):

“Compliance Aggregation Area” or “CAA” shall have the same meaning as in the Tariff.

Consolidated Transmission Owners Agreement, PJM Transmission Owners Agreement or Transmission Owners Agreement:

“Consolidated Transmission Owners Agreement,” “PJM Transmission Owners Agreement” or “Transmission Owners Agreement” shall mean that certain Consolidated Transmission Owners Agreement, dated as of December 15, 2005, by and among the Transmission Owners and by and between the Transmission Owners and PJM Interconnection, L.L.C. on file with the Commission, as amended from time to time.

Control Area:

“Control Area” shall mean an electric power system or combination of electric power systems bounded by interconnection metering and telemetry to which a common generation control scheme is applied in order to:

- (a) match the power output of the generators within the electric power system(s) and energy purchased from entities outside the electric power system(s), with the load within the electric power system(s);
- (b) maintain scheduled interchange with other Control Areas, within the limits of Good Utility Practice;
- (c) maintain the frequency of the electric power system(s) within reasonable limits in accordance with Good Utility Practice and the criteria of NERC and each Applicable Regional Entity;
- (d) maintain power flows on transmission facilities within appropriate limits to preserve reliability; and
- (e) provide sufficient generating capacity to maintain operating reserves in accordance with Good Utility Practice.

Daily Unforced Capacity Obligation:

“Daily Unforced Capacity Obligation” shall mean the capacity obligation of a Load Serving Entity during the Delivery Year, determined in accordance with the Reliability Assurance Agreement, Schedule 8 or, as to an FRR Entity, in the Reliability Assurance Agreement, Schedule 8.1.

Delivery Year:

“Delivery Year” shall mean a Planning Period for which a Capacity Resource is committed pursuant to the auction procedures specified in Tariff, Attachment DD or pursuant to an FRR Capacity Plan under RAA, Schedule 8.1.

Demand Resource (DR):

“Demand Resource” or “DR” shall mean a Limited Demand Resource, Extended Summer Demand Resource, Annual Demand Resource, Base Capacity Demand Resource or Summer-Period Demand Resource with a demonstrated capability to provide a reduction in demand or otherwise control load in accordance with the requirements of RAA, Schedule 6 that offers and that clears load reduction capability in a Base Residual Auction or Incremental Auction or that is committed through an FRR Capacity Plan.

Demand Resource Factor or DR Factor:

“Demand Resource Factor” or “DR Factor” shall mean, for Delivery Years through May 31, 2018, that factor approved from time to time by the PJM Board used to determine the unforced capacity value of a Demand Resource in accordance with Reliability Assurance Agreement, Schedule 6

Demand Resource Officer Certification Form:

“Demand Resource Officer Certification Form” shall mean a certification as to an intended Demand Resource Sell Offer, in accordance with Reliability Assurance Agreement, Schedule 6 and Reliability Assurance Agreement, Schedule 8.1 and the PJM Manuals.

Demand Resource Registration:

“Demand Resource Registration” shall mean a registration in the Full Program Option or Capacity Only Option of the Emergency or Pre-Emergency Load Resource Program in accordance with Tariff, Attachment K-Appendix, section 8.

Demand Resource Sell Offer Plan:

“Demand Resource Sell Offer Plan” shall mean the plan required by Reliability Assurance Agreement, Schedule 6 and Reliability Assurance Agreement, Schedule 8.1 in support of an

intended offer of Demand Resources in an RPM Auction, or an intended inclusion of Demand Resources in an FRR Capacity Plan.

Electric Cooperative:

“Electric Cooperative” shall mean an entity owned in cooperative form by its customers that is engaged in the generation, transmission, and/or distribution of electric energy.

Electric Distributor:

“Electric Distributor” shall mean a Member that 1) owns or leases with rights equivalent to ownership of electric distribution facilities that are used to provide electric distribution service to electric load within the PJM Region; or 2) is a generation and transmission cooperative or a joint municipal agency that has a member that owns electric distribution facilities used to provide electric distribution service to electric load within the PJM Region.

Emergency:

“Emergency” shall mean (i) an abnormal system condition requiring manual or automatic action to maintain system frequency, or to prevent loss of firm load, equipment damage, or tripping of system elements that could adversely affect the reliability of an electric system or the safety of persons or property; or (ii) a fuel shortage requiring departure from normal operating procedures in order to minimize the use of such scarce fuel; or (iii) a condition that requires implementation of emergency procedures as defined in the PJM Manuals.

End-Use Customer:

“End-Use Customer” shall mean a Member that is a retail end-user of electricity within the PJM Region. For purposes of Members Committee sector classification, a Member that is a retail end-user that owns generation may qualify as an End-Use customer if: (1) the average physical unforced capacity owned by the Member and its affiliates in the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average PJM capacity obligation for the Member and its affiliates over the same time period; or (2) the average energy produced by the Member and its affiliates within the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average energy consumed by that Member and its affiliates within the PJM region over the same time period. The foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer.

Energy Efficiency Resource:

“Energy Efficiency Resource” shall mean a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of RAA, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the periods

described in Reliability Assurance Agreement, Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention. Annual Energy Efficiency Resources, Base Capacity Energy Efficiency Resources and Summer-Period Energy Efficiency Resources are types of Energy Efficiency Resources.

Existing Demand Resource:

“Existing Demand Resource” shall mean a Demand Resource for which the Demand Resource Provider has identified existing end-use customer sites that are registered for the current Delivery Year with PJM (even if not registered by such Demand Resource Provider) and that the Demand Resource Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the Delivery Year for which such resource is offered.

Existing Generation Capacity Resource:

“Existing Generation Capacity Resource” shall mean, for purposes of the must-offer requirement and mitigation of offers for any RPM Auction for a Delivery Year, a Generation Capacity Resource that, as of the date on which bidding commences for such auction: (a) is in service; or (b) is not yet in service, but has cleared any RPM Auction for any prior Delivery Year. A Generation Capacity Resource shall be deemed to be in service if interconnection service has ever commenced (for resources located in the PJM Region), or if it is physically and electrically interconnected to an external Control Area and is in full commercial operation (for resources not located in the PJM Region). The additional megawatts of a Generation Capacity Resource that is being, or has been, modified to increase the number of megawatts of available installed capacity thereof shall not be deemed to be an Existing Generation Capacity Resource until such time as those megawatts (a) are in service; or (b) are not yet in service, but have cleared any RPM Auction for any prior Delivery Year.

Extended Summer Demand Resource:

“Extended Summer Demand Resource” shall mean, for Delivery Years through May 31, 2018, and for FRR Capacity Plans Delivery Years through May 31, 2019, a resource that is placed under the direction of the Office of the Interconnection and that will be available June through October and the following May, and will be available for an unlimited number of interruptions during such months by the Office of the Interconnection, and will be capable of maintaining each such interruption for at least a 10-hour duration between the hours of 10:00AM to 10:00PM Eastern Prevailing Time. The Extended Summer Demand Resource must be available June through October and the following May in the corresponding Delivery Year to be offered for sale or Self-Supplied in an RPM Auction, or included as an Extended Summer Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Facilities Study Agreement:

“Facilities Study Agreement” shall have the same meaning as in Tariff, Part VI, section 206.

FERC or Commission:

“FERC” or “Commission” shall mean the Federal Energy Regulatory Commission or any successor federal agency, commission or department exercising jurisdiction over the Tariff, Operating Agreement and Reliability Assurance Agreement.

Firm Point-To-Point Transmission Service:

“Firm Point-To-Point Transmission Service” shall have the meaning specified in the Tariff.

Firm Transmission Service:

“Firm Transmission Service” shall mean transmission service that is intended to be available at all times to the maximum extent practicable, subject to an Emergency, an unanticipated failure of a facility, or other event beyond the control of the owner or operator of the facility or the Office of the Interconnection.

Fixed Resource Requirement Alternative or FRR Alternative:

“Fixed Resource Requirement Alternative” or “FRR Alternative” shall mean an alternative method for a Party to satisfy its obligation to provide Unforced Capacity hereunder, as set forth in the Reliability Assurance Agreement, Schedule 8.1.

Forecast Pool Requirement:

“Forecast Pool Requirement” or “FPR” shall mean the amount equal to one plus the unforced reserve margin (stated as a decimal number) for the PJM Region required pursuant to this Reliability Assurance Agreement, as approved by the PJM Board pursuant to Reliability Assurance Agreement, Schedule 4.1.

FRR Capacity Plan or FRR Plan:

“FRR Capacity Plan” or “FRR Plan” shall mean a long-term plan for the commitment of Capacity Resources to satisfy the capacity obligations of a Party that has elected the FRR Alternative, as more fully set forth in the Reliability Assurance Agreement, Schedule 8.1.

FRR Entity:

“FRR Entity” shall mean, for the duration of such election, a Party that has elected the FRR Alternative hereunder.

FRR Service Area:

“FRR Service Area” shall mean (a) the service territory of an IOU as recognized by state law, rule or order; (b) the service area of a Public Power Entity or Electric Cooperative as recognized by franchise or other state law, rule, or order; or (c) a separately identifiable geographic area that is: (i) bounded by wholesale metering, or similar appropriate multi-site aggregate metering, that is visible to, and regularly reported to, the Office of the Interconnection, or that is visible to, and regularly reported to an Electric Distributor and such Electric Distributor agrees to aggregate the load data from such meters for such FRR Service Area and regularly report such aggregated information, by FRR Service Area, to the Office of the Interconnection; and (ii) for which the FRR Entity has or assumes the obligation to provide capacity for all load (including load growth) within such area. In the event that the service obligations of an Electric Cooperative or Public Power Entity are not defined by geographic boundaries but by physical connections to a defined set of customers, the FRR Service Area in such circumstances shall be defined as all customers physically connected to transmission or distribution facilities of such Electric Cooperative or Public Power Entity within an area bounded by appropriate wholesale aggregate metering as described above.

Full Program Option:

“Full Program Option” shall mean participation in Emergency Load Response Program or Pre-Emergency Program which allows, pursuant to Tariff, Attachment DD and as applicable, (i) an energy payment for load reductions during a pre-emergency or emergency event, and (ii) a capacity payment for the ability to reduce load during a pre-emergency or emergency event.

Full Requirements Service:

“Full Requirements Service” shall mean wholesale service to supply all of the power needs of a Load Serving Entity to serve end-users within the PJM Region that are not satisfied by its own generating facilities.

Generation Capacity Resource:

“Generation Capacity Resource” shall mean a generation unit, or the contractual right to capacity from a specified generation unit, that meets the requirements of RAA, Schedule 9 and RAA, Schedule 10, and, for generation units that are committed to an FRR Capacity Plan, that meets the requirements of RAA, Schedule 8.1. A Generation Capacity Resource may be an Existing Generation Capacity Resource or a Planned Generation Capacity Resource.

Generation Owner:

“Generation Owner” shall mean a Member that owns or leases with rights equivalent to ownership, or otherwise controls and operates one or more operating generation resources located in the PJM Region. The foregoing notwithstanding, for a planned generation resource to qualify a Member as a Generation Owner, such resource shall have cleared an RPM auction, and for Energy Resources, the resource shall have a FERC-jurisdictional interconnection agreement or wholesale market participation agreement within PJM. Purchasing all or a portion of the output of a generation resource shall not be sufficient to qualify a Member as a Generation

Owner. For purposes of Members Committee sector classification, a Member that is primarily a retail end-user of electricity that owns generation may qualify as a Generation Owner if: (1) the generation resource is the subject of a FERC-jurisdictional interconnection agreement or wholesale market participation agreement within PJM; (2) the average physical unforced capacity owned by the Member and its affiliates over the five Planning Periods immediately preceding the relevant Planning Period exceeds the average PJM capacity obligation of the Member and its affiliates over the same time period; and (3) the average energy produced by the Member and its affiliates within PJM over the five Planning Periods immediately preceding the relevant Planning Period exceeds the average energy consumed by the Member and its affiliates within PJM over the same time period.

Generator Forced Outage:

“Generator Forced Outage” shall mean an immediate reduction in output or capacity or removal from service, in whole or in part, of a generating unit by reason of an Emergency or threatened Emergency, unanticipated failure, or other cause beyond the control of the owner or operator of the facility, as specified in the relevant portions of the PJM Manuals. A reduction in output or removal from service of a generating unit in response to changes in market conditions shall not constitute a Generator Forced Outage.

Generator Maintenance Outage:

“Generator Maintenance Outage” shall mean the scheduled removal from service, in whole or in part, of a generating unit in order to perform repairs on specific components of the facility, if removal of the facility qualifies as a maintenance outage pursuant to the PJM Manuals.

Generator Planned Outage:

“Generator Planned Outage” shall mean the scheduled removal from service, in whole or in part, of a generating unit for inspection, maintenance or repair with the approval of the Office of the Interconnection in accordance with the PJM Manuals.

Good Utility Practice:

“Good Utility Practice” shall mean any of the practices, methods and acts engaged in or approved by a significant portion of the electric utility industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather is intended to include acceptable practices, methods, or acts generally accepted in the region; including those practices required by Federal Power Act Section 215(a)(4).

Incremental Auction:

“Incremental Auction” shall mean any of several auctions conducted for a Delivery Year after the Base Residual Auction for such Delivery Year and before the first day of such Delivery Year, including the First Incremental Auction, Second Incremental Auction, Third Incremental Auction, or Conditional Incremental Auction. Incremental Auctions (other than the Conditional Incremental Auction), shall be held for the purposes of:

(i) allowing Market Sellers that committed Capacity Resources in the Base Residual Auction for a Delivery Year, which subsequently are determined to be unavailable to deliver the committed Unforced Capacity in such Delivery Year (due to resource retirement, resource cancellation or construction delay, resource derating, EFORd increase, a decrease in the Nominated Demand Resource Value of a Planned Demand Resource, delay or cancellation of a Qualifying Transmission Upgrade, or similar occurrences) to submit Buy Bids for replacement Capacity Resources; and

(ii) allowing the Office of the Interconnection to reduce or increase the amount of committed capacity secured in prior auctions for such Delivery Year if, as a result of changed circumstances or expectations since the prior auction(s), there is, respectively, a significant excess or significant deficit of committed capacity for such Delivery Year, for the PJM Region or for an LDA.

IOU:

“IOU” shall mean an investor-owned utility with substantial business interest in owning and/or operating electric facilities in any two or more of the following three asset categories: generation, transmission, distribution.

Limited Demand Resource:

“Limited Demand Resource” shall mean, for Delivery Years through May 31, 2018, and for FRR Capacity Plans Delivery Years through May 31, 2019, a resource that is placed under the direction of the Office of the Interconnection and that will, at a minimum, be available for interruption for at least 10 Load Management Events during the summer period of June through September in the Delivery Year, and will be capable of maintaining each such interruption for at least a 6-hour duration. At a minimum, the Limited Demand Resource shall be available for such interruptions on weekdays, other than NERC holidays, from 12:00PM (noon) to 8:00PM Eastern Prevailing Time. The Limited Demand Resource must be available during the summer period of June through September in the corresponding Delivery Year to be offered for sale or Self-Supplied in an RPM Auction, or included as a Limited Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Load Serving Entity or LSE:

“Load Serving Entity” or “LSE” shall mean any entity (or the duly designated agent of such an entity), including a load aggregator or power marketer, (i) serving end-users within the PJM Region, and (ii) that has been granted the authority or has an obligation pursuant to state or local

law, regulation or franchise to sell electric energy to end-users located within the PJM Region. Load Serving Entity shall include any end-use customer that qualifies under state rules or a utility retail tariff to manage directly its own supply of electric power and energy and use of transmission and ancillary services.

Locational Reliability Charge:

“Locational Reliability Charge” shall mean the charge determined pursuant to Operating Agreement, Schedule 8.

Markets and Reliability Committee:

“Markets and Reliability Committee” shall mean the committee established pursuant to the Operating Agreement as a Standing Committee of the Members Committee.

Maximum Emergency Service Level:

“Maximum Emergency Service Level” or “MESL” of Price Responsive Demand shall mean the level, determined at a PRD Substation level, to which Price Responsive Demand shall be reduced during the Delivery Year when a Maximum Generation Emergency is declared and the Locational Marginal Price exceeds the price associated with such Price Responsive Demand identified by the PRD Provider in its PRD Plan.

Member:

“Member” shall have the meaning provided in the Operating Agreement.

Members Committee:

“Members Committee” shall mean the committee specified in Operating Agreement, section 8 composed of the representatives of all the Members.

NERC:

“NERC” shall mean the North American Electric Reliability Corporation or any successor thereto.

Network External Designated Transmission Service:

“Network External Designated Transmission Service” shall mean the quantity of network transmission service confirmed by PJM for use by a market participant to import power and energy from an identified Generation Capacity Resource located outside the PJM Region, upon demonstration by such market participant that it owns such Generation Capacity Resource, has an executed contract to purchase power and energy from such Generation Capacity Resource, or has a contract to purchase power and energy from such Generation Capacity Resource contingent upon securing firm transmission service from such resource.

Network Resources:

“Network Resources” shall have the meaning set forth in the PJM Tariff.

Network Transmission Service:

“Network Transmission Service” shall mean transmission service provided pursuant to the rates, terms and conditions set forth in Tariff, Part III or transmission service comparable to such service that is provided to a Load Serving Entity that is also a Transmission Owner.

Nominal PRD Value:

“Nominal PRD Value” shall mean, as to any PRD Provider, an adjustment, determined in accordance with Operating Agreement, Schedule 6.1, to the peak-load forecast used to determine the quantity of capacity sought through an RPM Auction, reflecting the aggregate effect of Price Responsive Demand on peak load resulting from the Price Responsive Demand to be provided by such PRD Provider.

Nominated Demand Resource Value:

“Nominated Demand Resource Value” shall have the meaning specified in Tariff, Attachment DD.

Non-Retail Behind the Meter Generation:

“Non-Retail Behind the Meter Generation” shall mean Behind the Meter Generation that is used by municipal electric systems, electric cooperatives, and electric distribution companies to serve load.

Obligation Peak Load:

“Obligation Peak Load” shall have the meaning specified in Operating Agreement, Schedule 8.

Office of the Interconnection:

“Office of the Interconnection” shall mean the employees and agents of PJM Interconnection, L.L.C., subject to the supervision and oversight of the PJM Board, acting pursuant to the Operating Agreement.

Operating Agreement of the PJM Interconnection, L.L.C., Operating Agreement or PJM Operating Agreement:

“Operating Agreement of the PJM Interconnection, L.L.C.,” “Operating Agreement” or “PJM Operating Agreement” shall mean that agreement, dated as of April 1, 1997 and as amended and restated as of June 2, 1997, including all Schedules, Exhibits, Appendices, addenda or

supplements hereto, as amended from time to time thereafter, among the Members of the PJM Interconnection, L.L.C, on file with the Commission.

Operating Day:

“Operating Day” shall have the same meaning as provided in the Operating Agreement.

Operating Reserve:

“Operating Reserve” shall mean the amount of generating capacity scheduled to be available for a specified period of an Operating Day to ensure the reliable operation of the PJM Region, as specified in the PJM Manuals.

Other Supplier:

“Other Supplier” shall mean a Member that: (i) is engaged in buying, selling or transmitting electric energy, capacity, ancillary services, Financial Transmission Rights or other services available under PJM’s governing documents in or through the Interconnection or has a good faith intent to do so, and (ii) is not a Generation Owner, Electric Distributor, Transmission Owner or End-Use Customer.

Partial Requirements Service:

“Partial Requirements Service” shall mean wholesale service to supply a specified portion, but not all, of the power needs of a Load Serving Entity to serve end-users within the PJM Region that are not satisfied by its own generating facilities.

Party:

“Party” shall mean an entity bound by the terms of the Operating Agreement.

Peak Shaving Adjustment:

“Peak Shaving Adjustment” shall mean a load forecast mechanism that allows load reductions by end-use customers to result in a downward adjustment of the summer load forecast for the associated Zone. Any End-Use Customer identified in an approved peak shaving plan shall not also participate in PJM Markets as Price Responsive Demand, Demand Resource, Base Capacity Demand Resource, Capacity Performance Demand Resource, or Economic Load Response Participant.

Performance Assessment Interval:

“Performance Assessment Interval” shall have the meaning specified in Tariff, Attachment DD.

Percentage Internal Resources Required:

“Percentage Internal Resources Required” shall mean, for purposes of an FRR Capacity Plan, the percentage of the LDA Reliability Requirement for an LDA that must be satisfied with Capacity Resources located in such LDA.

PJM:

“PJM” shall mean PJM Interconnection, L.L.C., including the Office of the Interconnection as referenced in the PJM Operating Agreement. When such term is being used in the RAA it shall also include the PJM Board.

PJM Board:

“PJM Board” shall mean the Board of Managers of the LLC, acting pursuant to the Operating Agreement, except when such term is being used in Tariff, Attachment M, in which case PJM Board shall mean the Board of Managers of PJM or its designated representative, exclusive of any members of PJM Management.

PJM Manuals:

“PJM Manuals” shall mean the instructions, rules, procedures and guidelines established by the Office of the Interconnection for the operation, planning and accounting requirements of the PJM Region.

PJM Tariff, Tariff, O.A.T.T., OATT or PJM Open Access Transmission Tariff:

“PJM Tariff,” “Tariff,” “O.A.T.T.,” “OATT” or “PJM Open Access Transmission Tariff” shall mean that certain PJM Open Access Transmission Tariff, including any schedules, appendices, or exhibits attached thereto, on file with FERC and as amended from time to time thereafter.

PJM Region:

“PJM Region” shall have the same meaning as provided in the Operating Agreement.

PJM Region Installed Reserve Margin:

“PJM Region Installed Reserve Margin” shall mean the percent installed reserve margin for the PJM Region required pursuant to Schedule 4.1 of this agreement, as approved by the PJM Board

Planned Demand Resource:

“Planned Demand Resource” shall mean any Demand Resource that does not currently have the capability to provide a reduction in demand or to otherwise control load, but that is scheduled to be capable of providing such reduction or control on or before the start of the Delivery Year for which such resource is to be committed, as determined in accordance with the requirements of

Operating Agreement, Schedule 6. As set forth in Operating Agreement, Schedule 6 and Operating Agreement, Schedule 8.1, a Demand Resource Provider submitting a DR Sell Offer Plan shall identify as Planned Demand Resources in such plan all Demand Resources in excess of those that qualify as Existing Demand Resources.

Planned External Generation Capacity Resource:

“Planned External Generation Capacity Resource” shall mean a proposed Generation Capacity Resource, or a proposed increase in the capability of a Generation Capacity Resource, that (a) is to be located outside the PJM Region, (b) participates in the generation interconnection process of a Control Area external to PJM, (c) is scheduled to be physically and electrically interconnected to the transmission facilities of such Control Area on or before the first day of the Delivery Year for which such resource is to be committed to satisfy the reliability requirements of the PJM Region, and (d) is in full commercial operation prior to the first day of such Delivery Year, such that it is sufficient to provide the Installed Capacity set forth in the Sell Offer forming the basis of such resource’s commitment to the PJM Region. Prior to participation in any Base Residual Auction for such Delivery Year, the Capacity Market Seller must demonstrate that it has a fully executed system impact study agreement (or other documentation which is functionally equivalent to a System Impact Study Agreement under the PJM Tariff) or, for resources which are greater than 20MWs participating in a Base Residual Auction for the 2019/2020 Delivery Year and subsequent Delivery Years, an agreement or other documentation which is functionally equivalent to a Facilities Study Agreement under the PJM Tariff), with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider. Prior to participating in any Incremental Auction for such Delivery Year, the Capacity Market Seller must demonstrate it has entered into an interconnection agreement, or such other documentation that is functionally equivalent to an Interconnection Service Agreement under the PJM Tariff, with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider. A Planned External Generation Capacity Resource must provide evidence to PJM that it has been studied as a Network Resource, or such other similar interconnection product in such external Control Area, must provide contractual evidence that it has applied for or purchased transmission service to be deliverable to the PJM border, and must provide contractual evidence that it has applied for transmission service to be deliverable to the bus at which energy is to be delivered, the agreements for which must have been executed prior to participation in any Reliability Pricing Model Auction for such Delivery Year. Any such resource shall cease to be considered a Planned External Generation Capacity Resource as of the earlier of (i) the date that interconnection service commences as to such resource; or (ii) the resource has cleared an RPM Auction, in which case it shall become an Existing Generation Capacity Resource for purposes of the mitigation of offers for any RPM Auction for all subsequent Delivery Years.

Planned Generation Capacity Resource:

“Planned Generation Capacity Resource” shall mean a Generation Capacity Resource, or additional megawatts to increase the size of a Generation Capacity Resource that is being or has been modified to increase the number of megawatts of available installed capacity thereof,

participating in the generation interconnection process under Tariff, Part IV, Subpart A, as applicable, for which: (i) Interconnection Service is scheduled to commence on or before the first day of the Delivery Year for which such resource is to be committed to RPM or to an FRR Capacity Plan; (ii) for any such resource seeking to offer into a Base Residual Auction, or for any such resource of 20 MWs or less seeking to offer into a Base Residual Auction, a System Impact Study Agreement (or, for resources for which a System Impact Study Agreement is not required, has such other agreement or documentation that is functionally equivalent to a System Impact Study Agreement) has been executed prior to the Base Residual Auction for such Delivery Year; (iii) for any such resource of more than 20 MWs seeking to offer into a Base Residual Auction for the 2019/2020 Delivery Year and subsequent Delivery Years, a Facilities Study Agreement (or, for resources for which a Facilities Study Agreement is not required, has such other agreement or documentation that is functionally equivalent to a Facility Studies Agreement) has been executed prior to the Base Residual Auction for such Delivery Year; (iv) an Interconnection Service Agreement has been executed prior to any Incremental Auction for such Delivery Year in which such resource plans to participate; and (iv) no megawatts of capacity have cleared an RPM Auction for any prior Delivery Year. For purposes of the must-offer requirement and mitigation of offers for any RPM Auction for a Delivery Year, a Generation Capacity Resource shall cease to be considered a Planned Generation Capacity Resource as of the earlier of (i) the date that Interconnection Service commences as to such resource; or (ii) the resource has cleared an RPM Auction for any Delivery Year, in which case it shall become an Existing Generation Capacity Resource for any RPM Auction for all subsequent Delivery Years.

Planning Period:

“Planning Period” shall mean the 12 months beginning June 1 and extending through May 31 of the following year, or such other period approved by the Members Committee.

PRD Curve:

“PRD Curve” shall mean a price-consumption curve at a PRD Substation level, if available, and otherwise at a Zonal (or sub-Zonal LDA, if applicable) level, that details the base consumption level of Price Responsive Demand and the decreasing consumption levels at increasing prices.

PRD Provider:

“PRD Provider” shall mean (i) a Load Serving Entity that provides PRD; or (ii) an entity without direct load serving responsibilities that has entered contractual arrangements with end-use customers served by a Load Serving Entity that satisfy the eligibility criteria for Price Responsive Demand.

PRD Provider’s Zonal Expected Peak Load Value of PRD:

“PRD Provider’s Zonal Expected Peak Load Value of PRD” shall mean the expected contribution to Delivery Year peak load of a PRD Provider’s Price Responsive Demand, were such demand not to be reduced in response to price, based on the contribution of the end-use

customers comprising such Price Responsive Demand to the most recent prior Delivery Year's peak demand, escalated to the Delivery Year in question, as determined in a manner consistent with the Office of the Interconnection's load forecasts used for purposes of the RPM Auctions.

PRD Reservation Price:

"PRD Reservation Price" shall mean an RPM Auction clearing price identified in a PRD Plan for Price Responsive Demand load below which the PRD Provider desires not to commit the identified load as Price Responsive Demand.

PRD Substation:

"PRD Substation" shall mean an electrical substation that is located in the same Zone or in the same sub-Zonal LDA as the end-use customers identified in a PRD Plan or PRD registration and that, in terms of the electrical topography of the Transmission Facilities comprising the PJM Region, is as close as practicable to such loads.

Price Responsive Demand:

"Price Responsive Demand" or "PRD" shall mean end-use customer load registered by a PRD Provider pursuant to Schedule 6.1 of the PJM Reliability Assurance Agreement that have, as set forth in more detail in the PJM Manuals, the metering capability to record electricity consumption at an interval of one hour or less, Supervisory Control capable of curtailing such load (consistent with applicable RERRA requirements) at each PRD Substation identified in the relevant PRD Plan or PRD registration in response to a Maximum Generation Emergency declared by the Office of the Interconnection, and a retail rate structure, or equivalent contractual arrangement, capable of changing retail rates as frequently as an hourly basis, that is linked to or based upon changes in real-time Locational Marginal Prices at a PRD Substation level and that results in a predictable automated response to varying wholesale electricity prices.

Price Responsive Demand Credit:

"Price Responsive Demand Credit" shall mean a credit, based on committed Price Responsive Demand, as determined under Operating Agreement, Schedule 6.1.

Price Responsive Demand Plan or PRD Plan:

"Price Responsive Demand Plan" or "PRD Plan" shall mean a plan, submitted by a PRD Provider and received by the Office of the Interconnection in accordance with Operating Agreement, Schedule 6.1 and procedures specified in the PJM Manuals, claiming a peak demand limitation due to Price Responsive Demand to support the determination of such PRD Provider's Nominal PRD Value.

Public Power Entity:

“Public Power Entity” shall mean any agency, authority, or instrumentality of a state or of a political subdivision of a state, or any corporation wholly owned by any one or more of the foregoing, that is engaged in the generation, transmission, and/or distribution of electric energy.

Qualifying Transmission Upgrades:

“Qualifying Transmission Upgrades” shall have the meaning specified in Tariff, Attachment DD.

Relevant Electric Retail Regulatory Authority:

“Relevant Electric Retail Regulatory Authority” or “RERRA” shall have the meaning specified in the PJM Operating Agreement.

Reliability Principles and Standards:

“Reliability Principles and Standards” shall mean the principles and standards established by NERC or an Applicable Regional Entity to define, among other things, an acceptable probability of loss of load due to inadequate generation or transmission capability, as amended from time to time.

Required Approvals:

“Required Approvals” shall mean all of the approvals required for the Operating Agreement to be modified or to be terminated, in whole or in part, including the acceptance for filing by FERC and every other regulatory authority with jurisdiction over all or any part of the Operating Agreement.

Self-Supply:

“Self-Supply” shall have the meaning provided in Tariff, Attachment DD.

Small Commercial Customer:

“Small Commercial Customer” shall have the same meaning as in the PJM Tariff.

State Consumer Advocate:

“State Consumer Advocate” shall mean a legislatively created office from any State, all or any part of the territory of which is within the PJM Region, and the District of Columbia established, inter alia, for the purpose of representing the interests of energy consumers before the utility regulatory commissions of such states and the District of Columbia and the FERC.

State Regulatory Structural Change:

“State Regulatory Structural Change” shall mean as to any Party, a state law, rule, or order that, after September 30, 2006, initiates a program that allows retail electric consumers served by such

Party to choose from among alternative suppliers on a competitive basis, terminates such a program, expands such a program to include classes of customers or localities served by such Party that were not previously permitted to participate in such a program, or that modifies retail electric market structure or market design rules in a manner that materially increases the likelihood that a substantial proportion of the customers of such Party that are eligible for retail choice under such a program (a) that have not exercised such choice will exercise such choice; or (b) that have exercised such choice will no longer exercise such choice, including for example, without limitation, mandating divestiture of utility-owned generation or structural changes to such Party's default service rules that materially affect whether retail choice is economically viable.

Summer-Period Demand Resource:

Summer-Period Demand Resource shall mean, for the 2020/2021 Delivery Year and subsequent Delivery Years, a resource that is placed under the direction of the Office of the Interconnection, and will be available June through October and the following May of the Delivery Year, and will be available for an unlimited number of interruptions during such months by the Office of the Interconnection, and will be capable of maintaining each such interruption between the hours of 10:00AM to 10:00PM Eastern Prevailing Time. The Summer-Period Demand Resource must be available June through October and the following May in the corresponding Delivery Year to be offered for sale in an RPM Auction, or included as a Summer-Period Demand Resource in an FRR Capacity Plan for the corresponding Delivery Year.

Summer-Period Energy Efficiency Resource:

Summer-Period Energy Efficiency Resource shall mean, for the 2020/2021 Delivery Year and subsequent Delivery Years, a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, meeting the requirements of Reliability Assurance Agreement, Schedule 6 and exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during the summer peak periods as described in Reliability Assurance Agreement, Schedule 6 and the PJM Manuals) reduction in electric energy consumption that is not reflected in the peak load forecast prepared for the Delivery Year for which the Summer-Period Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.

Supervisory Control:

“Supervisory Control” shall mean the capability to curtail, in accordance with applicable RERRA requirements, load registered as Price Responsive Demand at each PRD Substation identified in the relevant PRD Plan or PRD registration in response to a Maximum Generation Emergency declared by the Office of the Interconnection. Except to the extent automation is not required by the provisions of the Operating Agreement, the curtailment shall be automated, meaning that load shall be reduced automatically in response to control signals sent by the PRD Provider or its designated agent directly to the control equipment where the load is located without the requirement for any action by the end-use customer.

Threshold Quantity:

“Threshold Quantity” shall mean, as to any FRR Entity for any Delivery Year, the sum of (a) the Unforced Capacity equivalent (determined using the Pool-Wide Average EFORD) of the Installed Reserve Margin for such Delivery Year multiplied by the Preliminary Forecast Peak Load for which such FRR Entity is responsible under its FRR Capacity Plan for such Delivery Year, plus (b) the lesser of (i) 3% of the Unforced Capacity amount determined in (a) above or (ii) 450 MW. If the FRR Entity is not responsible for all load within a Zone, the Preliminary Forecast Peak Load for such entity shall be the FRR Entity’s Obligation Peak Load last determined prior to the Base Residual Auction for such Delivery Year, times the Base FRR Scaling Factor (as determined in accordance with Operating Agreement, Schedule 8.1).

Transmission Facilities:

“Transmission Facilities” shall mean facilities that: (i) are within the PJM Region; (ii) meet the definition of transmission facilities pursuant to FERC’s Uniform System of Accounts or have been classified as transmission facilities in a ruling by FERC addressing such facilities; and (iii) have been demonstrated to the satisfaction of the Office of the Interconnection to be integrated with the PJM Region transmission system and integrated into the planning and operation of the PJM Region to serve all of the power and transmission customers within the PJM Region.

Transmission Owner:

“Transmission Owner” shall mean a Member that owns or leases with rights equivalent to ownership Transmission Facilities and is a signatory to the PJM Transmission Owners Agreement. Taking transmission service shall not be sufficient to qualify a Member as a Transmission Owner.

Unforced Capacity:

“Unforced Capacity” shall mean installed capacity rated at summer conditions that is not on average experiencing a forced outage or forced derating, calculated for each Capacity Resource on the 12-month period from October to September without regard to the ownership of or the contractual rights to the capacity of the unit.

Winter Peak Load (or WPL):

“Winter Peak Load” or “WPL” shall mean the *average of the Demand Resource customer’s specific peak hourly load between hours ending 7:00 EPT through 21:00 EPT on the PJM defined 5 coincident peak days from December through February two Delivery Years prior the Delivery Year for which the registration is submitted. Notwithstanding, if the average use between hours ending 7:00 EPT through 21:00 EPT on a winter 5 coincident peak day is below 35% of the average hours ending 7:00 EPT through 21:00 EPT over all five of such peak days, then up to two such days and corresponding peak demand values may be excluded from the calculation. Upon approval by the Office of the Interconnection, a Curtailment Service Provider*

may provide alternative data to calculate Winter Peak Load, as outlined in the PJM Manuals, when there is insufficient hourly load data for the two Delivery Years prior to the relevant Delivery Year or if more than two days meet the exclusion criteria described above.

Zonal Capacity Price:

“Zonal Capacity Price” shall mean the clearing price required in each Zone to meet the demand for Unforced Capacity and satisfy Locational Deliverability Requirements for the LDA or LDAs associated with such Zone. If the Zone contains multiple LDAs with different Capacity Resource Clearing Prices, the Zonal Capacity Price shall be a weighted average of the Capacity Resource Clearing Prices for such LDAs, weighted by the Unforced Capacity of Capacity Resources cleared in each such LDA.

Zone or Zonal:

“Zone” or “Zonal” shall refer to an area within the PJM Region, as set forth in Tariff, Attachment J and RAA, Schedule 15, or as such areas may be (i) combined as a result of mergers or acquisitions or (ii) added as a result of the expansion of the boundaries of the PJM Region. A Zone shall include any Non-Zone Network Load located outside the PJM Region that is served from such Zone under Tariff, Attachment H-A.

Zonal Winter Weather Adjustment Factor (ZWWAF):

“Zonal Winter Weather Adjustment Factor” or “ZWWAF” shall mean the PJM zonal winter weather normalized coincident peak divided by PJM zonal average of 5 coincident peak loads in December through February.

SCHEDULE 6.1

PRICE RESPONSIVE DEMAND

A. As more fully set forth in this Schedule 6.1 and the PJM Manuals, for any Delivery Year beginning on or after June 1, 2015 (subject to a transition plan, as set forth below), any PRD Provider, including any FRR Entity, may commit that certain loads identified by such PRD Provider shall not exceed a specified demand level at specified prices during Maximum Generation Emergencies, as a consequence of the implementation of Price Responsive Demand. Based on information provided by the PRD Provider in a PRD Plan (and, to the extent such plan identifies a PRD Reservation Price, based on the clearing price in the Base Residual Auction or Third Incremental Auction, as applicable), the Office of the Interconnection shall determine the Nominal PRD Value for the specified loads identified by such PRD Provider by Zone (or sub-Zonal LDA, if applicable). The Office of the Interconnection shall adjust the PJM Region Reliability Requirement and LDA Reliability Requirements, as applicable, to reflect committed PRD. Actual PRD reductions in response to price shall be added back in determining peak load contributions. Any PRD Provider that fails fully to honor its PRD commitments for a Delivery Year shall be assessed compliance charges.

B. End-use customer loads identified in a PRD Plan or PRD registration for a Delivery Year as Price Responsive Demand may not, for such Delivery Year, (i) be registered as Economic Load Response, Pre-Emergency Load Response or Emergency Load Response; (ii) be used as the basis of any Demand Resource Sell Offer or Energy Efficiency Resource Sell Offer in any RPM Auction; or (iii) be identified in a PRD Plan or PRD registration of any other PRD Provider.

C. Any PRD Provider seeking to commit PRD hereunder for a Delivery Year must submit to the Office of the Interconnection a PRD Plan identifying and supporting the Nominal PRD Value (calculated as the difference between the PRD Provider's Zonal Expected Peak Load Value of PRD and the Maximum Emergency Service Level of Price Responsive Demand) for each Zone (or sub-Zonal LDA, if applicable) for which such PRD is committed; such information shall be provided on a PRD Substation level to the extent available at the time the PRD Plan is submitted. Such plan must be submitted no later than (a) March 17, 2019 for the Base Residual Auction for the 2022/2023 Delivery Year or (b) the January 15 that last precedes the Base Residual Auction for the 2023/2024 and subsequent Delivery Years for which such PRD is committed; any submitted plan that does not contain, by such applicable deadline, all information required hereunder shall be rejected. A PRD Provider may submit a PRD Plan, or a modified PRD Plan, by the January 15 last preceding the Third Incremental Auction for such Delivery Year requesting approval of additional Price Responsive Demand but only in the event, and to the extent, that the final peak load forecast for the relevant LDA for such Delivery Year exceeds the preliminary peak load forecast for such LDA and Delivery Year. The Office of the Interconnection shall revise such requests (as adjusted, to the extent a PRD Reservation Price is specified, for the results of the Third Incremental Auction) for additional Price Responsive Demand downward, in accordance with rules in the PJM Manuals, if the submitted requests (as adjusted) in the aggregate exceed the increase in the load forecast in the LDA modeled. The Office of the Interconnection shall advise the PRD Provider, following the Third Incremental

Auction, of its acceptance of, or any downward adjustment to, the Nominal PRD Value based on its review of the PRD Plan and the results of the auction. Approval of the PRD Plan by the Office of the Interconnection shall establish a firm commitment by the PRD Provider to the specified Nominal PRD Value of Price Responsive Demand at each Zone (or sub-Zonal LDA, if applicable) during the relevant Delivery Year (subject to any PRD Reservation Price), and may not be uncommitted or replaced by any Capacity Resource. Although the PRD Plan may include reasonably supported forecasts and expectations concerning the development of Price Responsive Demand for a Delivery Year, the PRD Provider's commitment to a Nominal PRD Value for such Delivery Year shall not depend or be conditioned upon realization of such forecasts or expectations.

D. All submitted PRD Plans must comply with the requirements and criteria in the PJM Manuals for such plans, including assumptions and standards specified in the PJM Manuals for estimates of expected load levels. The PRD Plan shall explain and justify the methods used to determine the Nominal PRD Value. All assumptions and relevant variables affecting the Nominal PRD Value must be clearly stated. The PRD Plan must include sufficient data to allow a third party to audit the procedures and verify the Nominal PRD Value. Any non-compliance with a Nominal PRD Value for a prior Delivery Year shall be identified and taken into account. In addition, each submitted PRD Plan must include:

(i) documentation, in the form specified in the PJM Manuals, that: (1) where the PRD Provider is a Load Serving Entity, the Relevant Electric Retail Regulatory Authority has provided any required approval (including conditional approval, but only if the Load Serving Entity asserts that all such conditions have been satisfied) of such Load Serving Entity's time-varying retail rate structure and, regardless of whether RERRA approval is required, that such rate structure adheres to PRD implementation standards specified in the PJM Manuals; and (2) where the PRD Provider is not a Load Serving Entity, such PRD Provider has in place contractual arrangements with the relevant end-use customers establishing a time-varying retail rate structure that conforms to any RERRA requirements, and adheres to PRD implementation standards specified in the PJM Manuals; in such cases, the PRD Provider shall provide the Office of the Interconnection copies of its applicable contracts with end-use customers (including any proposed contracts) within ten Business Days after a request for such contracts, or its PRD Plan shall be rejected;

(ii) the expected peak load value that would apply, absent load reductions in response to price, to the end-use customer loads at a PRD Substation level, including applicable peak-load contribution data for such customers, to the extent available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level;

(iii) the Maximum Emergency Service Level of the identified load given the load's price-responsive characteristics, at a PRD Substation level if available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level;

(iv) Price-consumption curves ("PRD Curves") at a PRD Substation level if available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level that detail the base consumption level of the identified loads; and the decreasing consumption levels at increasing prices, provided that all identified load reductions must be capable of full implementation within 15 minutes of

declaration of a Maximum Generation Emergency by the Office of the Interconnection, and provided further that the specified prices may not exceed the maximum energy offer price cap under the PJM Tariff and Operating Agreement;

(v) the estimated Nominal PRD Value of the Price Responsive Demand at a PRD Substation level if available and otherwise at a Zonal (or sub-Zonal LDA if applicable) level;

(vi) specifications of equipment used to satisfy the advanced metering and Supervisory Control criteria for eligible Price Responsive Demand, including a timeline and milestones demonstrating that such equipment shall be available and operational for the start of the relevant Delivery Year. Such equipment shall comply with applicable RERRA requirements and shall be designed to meet all PRD requirements, including, without limitation, meter reading requirements and Supervisory Control requirements, specified in the PJM Manuals. The PRD Provider shall demonstrate in the PRD Plan that the Supervisory Control equipment enables an automated load response by Price Responsive Demand to the price trigger; provided, however, that the PRD Provider may request in the PRD Plan an exception to the automation requirement for any individual registered end-use customer that is located at a single site and that has Supervisory Control over processes by which load reduction would be accomplished; and provided further that nothing herein relieves such end-use customer of the obligation to respond within 15 minutes to declaration of a Maximum Generation Emergency in accordance with applicable PRD Curves. In addition to the above requirements and those in the PJM Manuals for metering equipment and associated data, metering equipment shall provide integrated hourly kWh values on an electric distribution company account basis and shall either meet the electric distribution company requirements for accuracy or have a maximum error of two percent over the full range of the metering equipment (including potential transformers and current transformers). The installed metering equipment must be that used for retail electric service; or metering equipment owned by the end-use customer or PRD Provider that is approved by PJM and either read electronically by PJM or read by the customer or PRD Provider and forwarded to PJM, in either case in accordance with requirements set forth in the PJM Manuals; and

(vii) any RPM Auction clearing price below which the PRD Provider does not choose to commit PRD (“PRD Reservation Price”), specifying the relevant auction, Zone (or sub-Zonal LDA if applicable), and, if applicable, a range of up to ten pairs of PRD commitment levels and associated minimum RPM Auction clearing prices; provided however that the Office of the Interconnection may interpolate PRD commitment levels based on clearing prices between prices specified by the PRD Provider.

E. Each PRD Provider that commits Price Responsive Demand through an accepted PRD Plan must, no later than one day before the tenth Business Day prior to the start of the Delivery Year for which such PRD is committed, register with PJM, in the form and manner specified in the PJM Manuals, sufficient PRD-eligible load at a PRD Substation level to satisfy its Nominal PRD Value commitment. All information required in the PRD Plan to be at a PRD Substation level if available at the time of submission of the PRD Plan that was not provided at the time of submission of such plan must be provided with the registration. The PRD Provider shall also identify in the registration each individual end-use customer with a peak demand of 10 kW or greater included in such Price Responsive Demand, the peak demand of such customers, the Load Serving Entity responsible for serving such customers, and the Load Serving Entities

responsible for serving the end-use customers not identified on an individual basis. PJM shall provide notification of such PRD registrations to the applicable electric distribution company(ies) and load serving entity(ies). The PRD Provider shall maintain, and provide to the Office of the Interconnection upon request, an identification of all individual end-use customers with a peak load contribution of less than 10kW included in such Price Responsive Demand, and the peak load contribution of such customers. The PRD Provider must maintain its PRD Substation-level registration of PRD-eligible load at the level of its Zonal (or sub-zonal LDA, if applicable) Nominal PRD Value commitment during each day of the Delivery Year for which such commitment was made. The PRD Provider may change the end-use customer registered to meet the PRD Provider's commitment during the Delivery Year, but such PRD Provider must always in the aggregate register sufficient Price Responsive Demand to meet or exceed the Zonal (or sub-Zonal LDA, if applicable) committed Nominal PRD Value level. A PRD Provider must timely notify the Office of the Interconnection, in accordance with the PJM Manuals, of all changes in PRD registrations. Such notification must remove from the PRD Provider's registration(s) any end-use customer load that no longer meets the eligibility criteria for PRD, effective as of the first day that such end-use customer load is no longer PRD-eligible.

F. Each PRD Provider that is a Load Serving Entity shall be required to identify its committed Price Responsive Demand as price-sensitive demand at a PRD Substation level in the Day-Ahead and Real-Time Energy Markets. Each PRD Provider that is not a Load Serving Entity shall be required to identify its committed Price Responsive Demand as price-sensitive demand at a PRD Substation level in the Real-Time Energy Market. The most recent PRD Curve submitted by the PRD Provider in its PRD Plan or PRD registration shall be used for such purpose unless and until changed by the PRD Provider in accordance with the market rules of the Office of the Interconnection, provided that any changes to PRD Curves must be consistent with the PRD Provider's commitment of Price Responsive Demand hereunder.

G. The Obligation Peak Load of a Load Serving Entity that serves end-users registered as Price Responsive Demand in any Zone shall be as determined in Schedule 8 to this Agreement; provided, however, that such Load Serving Entity shall receive, for each day that an approved Price Response Demand registration is effective and applicable to such LSE's load, a Price Responsive Demand Credit for such registration during the Delivery Year, against the Locational Reliability Charge otherwise assessed upon such Load Serving Entity in such Zone for such day, determined as follows:

$$\text{LSE PRD Credit} = [(\text{Share of Zonal Nominal PRD Value committed in Base Residual Auction} * (\text{FZWNSP}/\text{FZPLDY}) * \text{Final Zonal RPM Scaling Factor} * \text{FPR} * \text{Final Zonal Capacity Price}) + (\text{Share of Zonal Nominal PRD Value committed in Third Incremental Auction} * (\text{FZWNSP}/\text{FZPLDY}) * \text{Final Zonal RPM Scaling Factor} * \text{FPR} * \text{Final Zonal Capacity Price} * \text{Third Incremental Auction Component of Final Zonal Capacity Price stated as a Percentage})]$$

Where:

Share of Zonal Nominal PRD Value Committed in Base Residual Auction = Nominal PRD Value for such registration/Total Zonal Nominal PRD Value of all Price Responsive

Demand registered by the PRD Provider of such registration *Zonal Nominal PRD Value committed in the Base Residual Auction by the PRD Provider of such registration .

Share of Zonal Nominal PRD Value Committed in Third Incremental Auction =
Nominal PRD Value for such registration/Total Zonal Nominal PRD Value of all Price Responsive Demand registered by the PRD Provider of such registration *Zonal Nominal PRD Value committed in the Third Incremental Auction by the PRD Provider of such registration.

FZPLDY = Final Zonal Peak Load Forecast for such Delivery Year; and

FZWNSP = Zonal Weather-Normalized Peak Load for the summer concluding prior to the commencement of such Delivery Year;

And where the PRD registration is associated with a sub-Zone, the Share of the Nominal PRD Value Committed in Base Residual Auction or Third Incremental Auction will be based on the Nominal PRD Values committed and registered in a sub-Zone. A Load Serving Entity will receive a LSE PRD Credit for each approved Price Responsive Demand registration that is effective and applicable to load served by such Load Serving Entity on a given day. The total daily credit to an LSE in a Zone shall be the sum of the credits received as a result of all approved registrations in the Zone for load served by such LSE on a given day.

H. A PRD Provider may transfer all or part of its PRD commitment for a Delivery Year in a Zone (or sub-Zonal LDA) to another PRD Provider for its use in the same Zone or sub-Zonal LDA, through notice of such transfer provided by both the transferor and transferee PRD Providers to the Office of the Interconnection in the form and manner specified in the PJM Manuals. From and after the effective date of such transfer, and to the extent of such transfer, the transferor PRD Provider shall be relieved of its PRD commitment and credit requirements, shall not be liable for PRD compliance charges, and shall not be entitled to a Price Responsive Demand Credit; and the transferee PRD Provider, to the extent of such transfer, shall assume such PRD commitment, credit requirements, and obligation for compliance charges and, if it is a Load Serving Entity, shall be entitled to a Price Responsive Demand Credit.

I. Any PRD Provider that commits Price Responsive Demand and does not register and maintain registration of sufficient PRD-eligible load, (including, without limitation, failing to install or maintain the required advanced metering or Supervisory Control facilities) in a Zone (or sub-Zonal LDA, if applicable) to satisfy in full its Nominal PRD Value commitment in such Zone (or sub-Zonal LDA) on each day of the Delivery Year for which such commitment is made shall be assessed a compliance charge for each day that the registered Price Responsive Demand is less than the committed Nominal PRD Value. Such daily penalty shall equal:

[MW Shortfall] * [Forecast Pool Requirement] * [(Weighted Final Zonal Capacity Price in \$/MW-day)

+ higher of (0.2 * Weighted Final Zonal Capacity Price) or (\$20/MW-day)]

Where: MW Shortfall = Daily Nominal PRD Value committed in such PRD Provider's PRD Plan (including any permitted amendment to such plan) for the relevant Zone or sub-Zonal LDA – Daily Nominal PRD Value as a result of PRD registration for such Zone or sub-Zonal LDA; and

Weighted Final Zonal Capacity Price is the average of the Final Zonal Capacity Price and the price component of the Final Zonal Capacity Price attributable to the Third Incremental Auction, weighted by the Nominal PRD Values committed by such PRD Provider in connection with the Base Residual Auction and those committed by such PRD Provider in connection with the Third Incremental Auction.

The MW Shortfall shall not be reduced through replacement of the Price Responsive Demand by any Capacity Resource or Excess Commitment Credits, provided, however, that the PRD Provider may register additional PRD-eligible end-use customer load to satisfy its PRD commitment.

J. PRD Providers shall be responsible for verifying the performance of their PRD loads during each maximum emergency event declared by the Office of the Interconnection. PRD Providers shall demonstrate that the identified PRD loads performed in accordance with the PRD Curves submitted at a PRD Substation level in the PRD Plan or PRD registration; provided, however, that the previously submitted MESL value shall be adjusted by a ratio equal to the amount by which the actual Zonal load during the declared event exceeded the PJM load forecast underlying the previously submitted MESL value. In accordance with procedures and deadlines specified in the PJM Manuals, the PRD Providers must submit actual customer load levels for all hours during the declared event and all other information reasonably required by the Office of the Interconnection to verify performance of the committed PRD loads.

K. If the identified loads submitted for a Zone (or sub-Zonal LDA) by a PRD Provider exceed during any Emergency the aggregate Maximum Emergency Service Level (“MESL”) specified in all PRD registrations of such PRD Provider that have a PRD Curve specifying a price at or below the highest Real-time LMP recorded during such Emergency, the PRD Provider that committed such loads as Price Responsive Demand shall be assessed a compliance charge hereunder. The charge shall be based on the net performance during an Emergency of the loads that were identified as Price Responsive Demand for such Delivery Year in the PRD registrations submitted by such PRD Provider in each Zone (or sub-Zonal LDA, if applicable) and that specified a price at the MESL that is at or below the highest Real-Time LMP recorded during such Emergency. The compliance charge hereunder shall equal:

[MW Shortfall] * [Forecast Pool Requirement] * [(Weighted Final Zonal Capacity Price in \$/MW-day)

+ higher of (0.2 * Final Zonal Capacity Price) or (\$20/MW-day)] * 365 days

Where: MW Shortfall = [highest hourly integrated aggregate metered load for such PRD Provider’s PRD load in the Zone or sub-Zonal LDA meeting the price condition specified above] – {(aggregate MESL for the Zone or sub-Zonal LDA) * the higher of [1.0] or [(actual Zonal load – actual total PRD load in Zone) / (Final Zonal Peak Load Forecast – final Zonal Expected Peak Load Value of PRD in total for all PRD load in Zone meeting the price condition specified above)]}.

For purposes of the above provision, the MW Shortfall for any portion of the Emergency event that is less than a full clock hour shall be treated as a shortfall for a full clock hour unless either: (i) the load was reduced to the adjusted MESL level within 15 minutes of the emergency procedures notification, regardless of the response rate submitted, or (ii) the hourly integrated value of the load was at or below the adjusted MESL. Such MW shortfall shall not be reduced

through replacement of the Price Responsive Demand by any Capacity Resource or Excess Commitment Credits; provided, however, that the performance and MW Shortfalls of all PRD-eligible load registered by the PRD Provider, including any additional or replacement load registered by such PRD Provider, provided that it meets the price condition specified above, shall be reflected in the calculation of the overall MW Shortfall. Any greater MW Shortfall during a subsequent Emergency for such Zone or sub-Zonal LDA during the same Delivery Year shall result in a further charge hereunder, limited to the additional increment of MW Shortfall. As appropriate, the MW Shortfall for non-compliance during an Emergency shall be adjusted downward to the extent such PRD Provider also was assessed a compliance penalty for failure to register sufficient PRD to satisfy its PRD commitment.

L. PRD Providers that register Price Responsive Demand shall be subject to test at least once per year to demonstrate the ability of the registered Price Responsive Demand to reduce to the specified Maximum Emergency Service Level, and such PRD Providers shall be assessed a compliance charge to the extent of failure by the registered Price Responsive Demand during such test to reduce to the Maximum Emergency Service Level, in accordance with the following:

(i) If the Office of the Interconnection does not declare during the relevant Delivery Year a Maximum Generation Emergency that requires the registered PRD to reduce to the Maximum Emergency Service Level then such registered PRD must demonstrate that it was tested for a one-hour period during any hour when a Maximum Generation Emergency may be called during June through October or the following May of the relevant Delivery Year. If a Maximum Generation Emergency that requires the registered PRD to reduce to the Maximum Emergency Service Level is called during the relevant Delivery Year, then no compliance charges will be assessed hereunder.

(ii) All PRD registered in a zone must be tested simultaneously except that, when less than 25 percent (by megawatts) of a PRD Provider's total PRD registered in a Zone fails a test, the PRD Provider may conduct a re-test limited to all registered PRD that failed the prior test, provided that such re-test must be at the same time of day and under approximately the same weather conditions as the prior test, and provided further that all affiliated registered PRD must test simultaneously, where affiliated means registered PRD that has any ability to shift load and that is owned or controlled by the same entity. If less than 25 percent of a PRD Provider's total PRD registered in a Zone fails the test and the PRD Provider chooses to conduct a retest, the PRD Provider may elect to maintain the performance compliance result for registered PRD achieved during the test if the PRD Provider: (1) notifies the Office of the Interconnection 48 hours prior to the re-test under this election; and (2) the PRD Provider retests affiliated registered PRD under this election as set forth in the PJM Manuals.

(iii) A PRD Provider that registered PRD shall be assessed a PRD Test Failure Charge equal to the net PRD capability testing shortfall in a Zone during such test in the aggregate of all of such PRD Provider's registered PRD in such Zone times the PRD Test Failure Charge Rate. The net capability testing shortfall in such Zone shall be the following megawatt quantity, converted to an Unforced Capacity basis using the applicable Forecast Pool Requirement:

MW Shortfall = [highest hourly integrated aggregate metered load for such PRD Provider's PRD load in the Zone or sub-Zonal LDA] – {(aggregate MESL for the Zone or sub-Zonal LDA) * the higher of [1.0] or [(actual Zonal load – actual total PRD load in Zone) / (Final Zonal Peak Load Forecast – final Zonal Expected Peak Load Value of PRD in total for all PRD load in Zone)]}.

The net PRD capability testing shortfall in such Zone shall be reduced by the PRD Provider's summer daily average of the MW shortfalls determined for compliance charge purposes under section I of this Schedule 6.1 in such Zone for such PRD Provider's registered PRD.

(iv) The PRD Test Failure Charge Rate shall equal such PRD Provider's Weighted Final Zonal Capacity Price in such Zone plus the greater of (0.20 times the Weighted Final Zonal Capacity Price in such Zone or \$20/MW-day) times the number of days in the Delivery Year, where the Weighted Final Zonal Capacity Price is the average of the Final Zonal Capacity Price and the price component of the Final Zonal Capacity Price attributable to the Third Incremental Auction, weighted by the Nominal PRD Values committed by such PRD Provider in connection with the Base Residual Auction and those committed by such PRD Provider in connection with the Third Incremental Auction. Such charge shall be assessed daily and charged monthly (or otherwise in accordance with customary PJM billing practices in effect at the time); provided, however, that a lump sum payment may be required to reflect amounts due, as a result of a test failure, from the start of the Delivery Year to the day that charges are reflected in regular billing.

M. The revenue collected from assessment of the charges assessed under subsections I, K, and L of this Schedule 6.1 shall be distributed on a pro-rata basis to all entities that committed Capacity Resources in the RPM Auctions for the Delivery Year for which the compliance charge is assessed, pro rata based on each such entity's revenues from Capacity Market Clearing Prices in such auctions, net of any compliance charges incurred by such entity.

N. Aggregate Price Responsive Demand that may be registered shall be limited for the first three Delivery Years that peak load adjustments for Price Responsive Demand are allowed under this Agreement. The maximum quantity of Price Responsive Demand that may be registered by all PRD Providers for the PJM Region as a whole shall be:

1. 2500 MW for the Delivery Year that begins on June 1, 2016;
2. 3500 MW for the Delivery Year that begins on June 1, 2017; and
3. 4000 MW for the Delivery Year that begins on June 1, 2018.

For Delivery Years in which the region-wide limit is not met, no limit as to the amount of Price Responsive Demand that may register in a Zone (or sub-Zone) shall apply. However, in the event the region-wide limit is met for a Delivery Year, then a portion of such limit shall be assigned to each Zone (or sub-Zonal LDA, if applicable) pro rata based on each such Zone's (or sub-Zone's) Preliminary Zonal Peak Load Forecast for the Delivery Year compared to the PJM Region's Preliminary RTO Peak Load Forecast for such Delivery Year (less, in each case, load expected to be served in such area under the Fixed Resource Requirement). Within each Zone (or sub-Zonal LDA, if applicable) the permitted registrations shall be those quantities within the Zonal (or sub-Zonal LDA) limit with the lowest identified PRD Reservation Prices for their identified loads; and, as between PRD Providers submitting PRD registrations at the same PRD Reservation Price, pro rata based on each such LSE's share of the Preliminary Zonal Peak Load

Forecast for such Zone (or sub-Zonal LDA) less load expected to be served under the Fixed Resource Requirement. For Delivery Years in which the region-wide limit is met, any PRD registrations that are not permitted by operation of this section will, to the extent not permitted, not be required to perform in accordance with its registration, not be considered in determining an LSE's PRD Credit or Nominal PRD Value, and not be accounted for in the applicable PRD Provider's PRD Curves. Nothing in this section precludes price-responsive load from exercising any opportunity it may otherwise have to participate in the day-ahead or real-time energy markets in the PJM Region. For Delivery Years beginning on or after June 1, 2019, there is no limit on the quantity of Price Responsive Demand that may register.

Attachment C

Revisions to PJM Manual 19
(Marked/Redline Format)

PJM Manual 19:

Load Forecasting and Analysis

Revision: ~~3233~~

Effective Date: ~~August 22, 2018~~ October 25, 2018

Prepared by
Resource Adequacy Planning

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Approval

Approval Date: ~~08/22/2018~~ 11/08/2017
Effective Date: ~~08/22/2018~~ 10/25/2018

Thomas A. Falin, Manager
Resource Adequacy Planning Department

Current Revision**Revision 332 (10/25/2018~~12/01/2017~~):**

- The following changes were made to implement the solution package of the Summer-Only Demand Response Senior Task Force:
 - o Section 3: Revisions to the load forecast development process to explicitly recognize approved summer-only peak shaving programs.
 - o Attachment D (new): Creates the rules and timelines related to Peak Shaving Adjustment Plans.
 - o Attachment E (new): A template for the Peak Shaving Officer Certification Form. Cover to Cover Periodic Review
- Section 3: Revisions to the methods used to forecast Demand Response and Price Responsive Demand
- Attachment A: Conforming changes to clarify when load drop estimates are produced and definitions of calculations for load drop estimates in non-summer period, in accordance with FERC Order E17-367 approved on March 21, 2017.

Introduction

Welcome to the ***PJM Manual for Load Forecasting and Analysis***. In this Introduction you will find the following information:

- What you can expect from the PJM Manuals in general (see “*About PJM Manuals*”).
- What you can expect from this PJM Manual (see “*About This Manual*”).
- How to use this manual (see “*Using This Manual*”).

About PJM Manuals

The PJM Manuals are the instructions, rules, procedures, and guidelines established by the PJM Office of the Interconnection for the operation, planning, and accounting requirements of the PJM RTO and the PJM Energy Market. The manuals are grouped under the following categories:

- Transmission
- PJM Energy Market
- Generation and transmission interconnection
- Reserve
- Accounting and billing
- PJM administrative services
- Miscellaneous

For a complete list of all PJM manuals, go to the Library section on PJM.com.

About This Manual

The ***PJM Manual for Load Forecasting and Analysis*** is one of a series of manuals within the Reserve group of manuals. This manual focuses on load-related topics. This manual describes the data input requirements, the processing performed on the data, computer programs involved in processing the data, and the reports that are produced. It then describes processes used to analyze load data and produce a long-term planning forecast.

The ***PJM Manual for Load Forecasting and Analysis*** consists of four sections. These sections are listed in the table of contents beginning on page 2.

Intended Audience

The intended audiences for the PJM Manual for Load Forecasting and Analysis are:

- *Electric Distribution Company (EDC) planners* — The EDC planners are responsible for supplying historical load data in the required format, for using coincident peaks to allocate normalized peaks, and for input data verification.
- *Load Serving Entity (LSE) planners* — LSEs use allocated peaks and the Load Management systems to determine their capacity obligations.

- *PJM staff* — PJM is responsible for the calculation of hourly PJM loads, normalizing PJM seasonal peaks, forecasting RTO and zonal peaks for system planning and capacity obligations, compiling the PJM Load Forecast Report, and administering Load Management. This information is used in calculating the capacity obligations.
- *Planning Committee members* — The Planning Committee is responsible for the stakeholder review of the peak forecasts and techniques for their determination.
- *Reliability Assurance Agreement Signatories* — The Markets Reliability Committee is involved in the review of rules, methods and parameters associated with Load Forecasting and Analysis.

References

There are several references to other documents that provide background or additional detail. The ***PJM Manual for Load Forecasting and Analysis*** does not replace any information in these reference documents. The following documents are the primary source of specific requirements and implementation details:

- Power Meter documentation
- DR Hub documentation
- PJM Load Forecast Report
- [PJM Manual for Emergency Operations \(M-13\)](#)
- Reliability Assurance Agreement
- [Behind-the-Meter Generation Business Rules \(in Manual M-14D\)](#)

Using This Manual

We believe that explaining concepts is just as important as presenting the procedures. This philosophy is reflected in the way we organize the material in this manual. We start each section with an overview. Then, we present details, procedures or references to procedures found in other PJM manuals. The following provides an orientation to the manual's structure.

What You Will Find In This Manual

- A table of contents that lists two levels of subheadings within each of the sections.
- An approval page that lists the required approvals and a brief outline of the current revision.
- Sections containing the specific guidelines, requirements, or procedures including PJM actions and PJM Member actions.
- Attachments that include additional supporting documents, forms, or tables in this PJM Manual.
- A section at the end detailing all previous revisions of this PJM manual.

Section 1: Overview

Welcome to the *Overview* section of the ***PJM Manual for Load Forecasting and Analysis***. In this section you will find the following information:

- An overview of the Load Forecasting and Analysis (see “Overview of Load Forecasting and Analysis”)

1.1 Overview of Load Forecasting and Analysis

Load Forecasting and Analysis utilizes the PJM Power Meter load data, Load Management, PJM Load Forecast Model, and Weather Normalization and Peak Allocation.

PJM Hourly Load Data — After-the-fact hourly load data are entered by EDCs and used by PJM for deriving seasonal load profiles, weather normalized peak and energy, 1CP zonal load contributions for Network Service billing, charts contained in the PJM Load Forecast Report, and Operations reports.

PJM Load Forecast Model — PJM staff produces an independent forecast of monthly and seasonal peak load and load management, for each PJM zone, region, the RTO, and selected combinations of zones. The PJM Load Forecast Report includes tables and charts presenting the results.

Weather Normalization and Peak Allocation — PJM uses approved techniques for weather-normalizing historical summer and winter zonal peaks, and determining RTO unrestricted coincident peaks.

Section 2: PJM Hourly Load Data

Welcome to the *PJM Hourly Load Data* section of the ***PJM Manual for Load Forecasting and Analysis***. In this section you will find the following information:

- An overview of the historic hourly load data file (see “Load Data Overview”)
- Guidelines for reporting load data to PJM (see “Load Data Reporting Business Rules”)

2.1 Load Data Overview

Official historic hourly load data for each EDC with revenue-metered tie data reported to PJM are collected via the Power Meter application. For EDCs submitting all internal generation, Power Meter will calculate a revenue-quality load based on submitted tie and generation meter values. This ensures that all customer demand is counted once and only once, on an aggregated and dispersed basis. EDCs may accept these values as their reported hourly service territory load, with the option to input data directly through the application's user interface or via uploaded XML files. The entered data are available through Power Meter screens, postings on the PJM website, or in several reports produced by the Performance Compliance Department.

[For details on submitting data into Power Meter, refer to the information posted on the PJM Website (under "Tools Sign In", select "Power Meter.")]

Load Data Definitions

Actual Net Metered Interchange: The sum of allocated tie metered values to which the EDC is a party.

Total Internal Generation: The sum of all meter values for non-500kV generators electrically located in the EDC's zone. For PJM Western and Southern regions, 500kV generation will be counted as part of internal generation.

Allocated Mid-Atlantic 500kV Losses: Participant's share of total PJM Mid-Atlantic 500kV losses

Calculated Load = Actual Net Metered Interchange + Total Internal Generation + Allocated 500kV Losses.

2.2 Load Data Reporting Business Rules

As established by the PJM Planning Committee, the following guidelines govern the reporting of load data into the PJM Power Meter application:

Data Reporting Responsibility

- It will be the responsibility of each PJM electric distribution company (EDC) with fully-metered tie flows to report hourly load data for its metered area(s), regardless of which entity is responsible for serving end-use customers.
- For all entities using network transmission service, it will be the responsibility of the signatory to the Network Integration Transmission Service Agreement to ensure that hourly load data are reported to PJM for its customers via PJM InSchedule.

- Curtailment Service Providers (CSPs) are responsible for providing information to estimate load management impacts as detailed in Attachment A.

Data Specifications

- Load data supplied to Power Meter will reflect each entity's total impact to the system, counting all customer demand once and only once, and will therefore need to properly account for system losses and flows. PJM will adjust loads for their assigned share of Extra High Voltage losses. LSEs providing load management impact estimates will adjust loads for system losses. Data are accepted in Power Meter in 0.001 MWh increments.

Reporting Schedule

- The data for each day should initially be entered within the following ten calendar days, except during peak periods, when the data must be entered daily. PJM contacts EDCs when daily reporting is needed.
- Edits to load data should be made by the tenth calendar day of the following month.
- PJM will adjust submitted load data, as necessary, to reflect additional load that is determined by PJM after-the-fact, resulting from third-party supply of generator station power requirements.
- EDC ability to submit loads via Power Meter is subject to a reporting window that includes the current month and three previous months. For example, in April, values for April, March, February, and January can be freely edited. For updates to months older than three full months prior, the participant must have PJM make the submission on their behalf. PJM may be contacted at mrkt_settlement_ops@pjm.com to arrange for assistance.
- Failure to report data to PJM in a timely and complete manner will subject responsible parties to Data Submission Charges, as outlined in Schedule 11 of the Reliability Assurance Agreement.

EDC/CSP Actions

- Enter Hourly Load Data — PJM EDCs submit aggregate hourly load values into Power Meter, as required. CSPs provide resource-specific settlements data to quantify Load Management impacts into the DR Hub application. (See Attachment A).
- Edit the Data as necessary — All hourly load value changes for a given month must be entered and edited by the 10th of the following month.
- Notify PJM of All Changes — Without this notification, PJM can only determine that changes have been made but cannot readily identify specific changes which were made.

PJM Actions

- Allocate Extra High Voltage Losses: — 500kV losses in the PJM Mid-Atlantic region are calculated as the total 500kV system energy injections minus withdrawals. Hourly 500kV losses are allocated to each PJM Mid-Atlantic EDC with revenue metered tie flows reported to Power Meter, in proportion to their real-time load ratio share.

- **Post Zonal Data:** — PJM will publish zonal load data in an electronic format on a monthly basis.
- **Data Usage:** — PJM uses the hourly load data for operational analysis, for calculating seasonal load factors, developing weather normalization curves, for allocating the PJM weather normalized seasonal peaks, for preparing various charts and tables in the PJM Load Forecast Report, and for reporting to regulatory and other authorities.

Section 3: PJM Load Forecast Model

Welcome to the *PJM Load Forecast Model* section of the ***PJM Manual for Load Forecasting and Analysis***. In this section you will find the following information:

- An overview of the PJM Load Forecast Model (see “Forecast Model Overview”).
- A description of the methodology used to produce the PJM forecast (see “Development of the Forecast”).
- A description of the forecast review and approval process (see “Review and Approval the Forecast”).

3.1 Forecast Model Overview

The PJM Load Forecast Model produces 15-year monthly forecasts of unrestricted peaks assuming a range of weather conditions for each PJM zone, locational deliverability area (LDA) and the RTO. The model uses trends in equipment and appliance usage, anticipated economic growth and historical weather patterns to estimate growth in peak load and energy use. It is used to set the peak loads for capacity obligations, for reliability studies, and to support the Regional Transmission Expansion Plan. Net energy forecasts are used in reporting requirements of FERC and NERC, and for market efficiency studies. The forecast is produced by PJM and released prior to each Planning Period, typically in January.

3.2 Development of the Forecast

The PJM Load Forecast employs econometric multiple regression models to estimate daily peak load for each PJM zone (the non-coincident peak), the zone’s contribution to the daily RTO/LDA peak (the coincident peak), and monthly net energy for load. Definitions of each model variable are presented in Exhibit 1. The variables included are:

Dependent Variable - Load

Hourly metered load data are supplemented with estimated load drops (as outlined in Attachment A) and estimated distributed solar generation to obtain unrestricted hourly loads. For the non-coincident models, the maximum value for each day is used in the regressions. For the coincident models, the zone’s contribution to the daily RTO/LDA unrestricted peak load is used in the regressions. For the net energy models, the sum of each day’s hourly loads is used in the regressions.

Calendar Effects

Days of the week, month of the year, holiday, and Daylight Saving Time impacts are included in the model using binary variables. Holiday seasonal lighting load is reflected using a trend variable.

Weather Data

Weather is included in the models using different variables for heating, cooling and shoulder seasons. Weather variables are specified as splines over defined ranges. For the heating and shoulder seasons (January, February, March, April, October, November and December), the Winter Weather Parameter is defined as:

$$\begin{aligned} & \text{If } WIND > 10 \text{ mph,} \\ & WWP = DB - (0.5 * (WIND - 10)) \\ & \text{If } WIND \leq 10 \text{ mph,} \\ & WWP = DB \end{aligned}$$

Where:

WIND	Wind velocity, in miles per hour
WWP	Wind speed adjusted dry bulb temperature
DB	Dry bulb temperature (°F)

For the cooling and shoulder seasons (March, April, May, June, July, August September, October and November), Temperature-Humidity Index (THI) is used as the weather variable:

$$\begin{aligned} & \text{If } DB \geq 58, \\ & THI = DB - 0.55 * (1 - HUM) * (DB - 58) \\ & \text{If } DB < 58, \\ & THI = DB \end{aligned}$$

Where:

THI	Temperature humidity index
DB	Dry bulb temperature (°F)
HUM	Relative Humidity (where 100% = 1)

Additionally, measures of heating and cooling degree days are included, using the current and previous day's weather. Weather data for each PJM zone are calculated according to the mapping presented in Exhibit 2.

Economic Drivers

Measures of economic and demographic activity are included in the forecast models, representing total U.S., state, or metropolitan areas, depending upon their predictive value. Economic drivers for states and metropolitan areas are assigned to each PJM zone according to the mapping presented in Exhibit 3. Models for each PJM zone share the same general specification.

End-Use Trends

Measures of the stock and efficiency of various electrical equipment and appliances used in residential and commercial settings are included in the forecast models, grouped by heating,

cooling, and other. End-use variables for each PJM zone are applied by Census Division, as presented in Exhibit 3. End-use variables are weighted by the Residential and Commercial sales of each zone, per FERC Form 1 filings.

Peak Shaving

In cases where a zone contains a peak shaving program with an approved Peak Shaving Adjustment Plan, the zone's forecast will be adjusted to reflect the program's impact.

Load Adjustments

In cases where a zone has experienced or is anticipated to experience a significant load change that may not be captured in the load forecast, PJM may elect to apply a load forecast in one of two ways: 1) for identified changes that have not yet occurred, by an explicit adjustment to the modeled forecast; and 2) for changes that have already occurred, by the introduction of a binary variable into the affected zone's model specification.

In cases where the load change has not yet occurred, PJM will base any adjustment on information received from EDC load forecasters in response to PJM's annual request for details on large load changes that are known to the EDC. PJM will handle these requests on a case-by-case basis and perform (or have performed) whatever analysis is required to establish the degree of certainty and magnitude of the load change. Attachment C provides load forecast adjustment guidelines.

In cases where a zone has experienced a large, sudden shift in load (or following the use of a manual load adjustment in a prior forecast), a load adjustment dummy (binary) variable may be added to the zone's model specification. The resulting model coefficient must satisfy the following criteria:

- Be explained by an identifiable occurrence (such as the migration of load from another service territory, factory shutdown, or a price shock);
- Be statistically significant;
- Have a sign in the expected direction;
- Have a magnitude that is consistent with the expected load shift;
- Have a magnitude, relative to the zone's metered peak, large enough to make a discernible difference in the forecast; and
- Make an appreciable improvement to model fit statistics.

Peak Shaving Adjustments

In cases where a zone has an approved Peak Shaving Plan (as described in Attachment D), PJM will develop a load forecast adjustment to capture the impact of the program. Initially, existing load history will be compared with modified load history that assumes the program's anticipated curtailment behavior occurred in all historical years used in the forecast model to determine the program's ability to reduce daily peaks. Programs will then be incorporated into the weather rotation simulation process to establish the program's initial forecast adjustment MW value.

Once incorporated into the PJM load forecast, the program's performance will be measured against its committed MW curtailment value (as dictated by the program

specifications) and scored over a rolling three-year period¹. Results of this measurement may result in a revision of the program's forecast adjustment MW value, as described in Attachment D.

Any program receiving a peak shaving adjustment will be required to peak shave on any day in which its "trigger" is met or exceeded. The trigger will be based on the actual maximum daily temperature-humidity index (THI) for the relevant PJM zone as determined in advance by the relevant entity. If triggered, the peak shaving must comply with its pre-established parameters regarding number of hours of interruption, dispatch sequence, etc. Failure to operate to these parameters will lead to a reduction in the peak shaving adjustment.

Non-Coincident Base and 90/10 Scenarios

For each PJM zone, a distribution of non-coincident peak (NCP) forecasts is produced using a weather rotation simulation process. Using this approach, load forecasts are developed for each zone using the actual weather patterns that were observed in that zone over many years. The simulation process produces a distribution of monthly forecast results by selecting the 12 monthly peak values per forecast year for each weather scenario. For each year, by weather scenario, the maximum daily NCP load for a zone over each season is found. For each zone and year, a distribution of zonal NCP by weather scenario is developed. From this distribution, the median values are used to shape the monthly profile within each season.

The median result is used as the base (50/50) forecast; the values at the 10th percentile and 90th percentile are assigned to the 90/10 weather bands.

RTO and Coincident Forecasts

To obtain the RTO/LDA peak forecast, the solution for each of the zonal coincident peak (CP) models are summed by day and weather scenario to obtain the RTO/LDA peak for the day. By weather scenario, the maximum daily RTO/LDA value for the season is found. For the RTO/LDA, a distribution of the seasonal RTO/LDA peak vs. weather scenario is developed. From this distribution, the median result is used as the base (50/50) forecast; the values at the 10th percentile and 90th percentile are assigned to the 90/10 weather bands.

To determine the final zonal RTO/LDA-coincident peak (CP) forecasts, a methodology similar to the process for deriving zonal NCPs is applied. By weather scenario, the maximum daily CP load for a zone over the summer season is found. For each zone a distribution of zonal CP vs. weather scenario is developed. From this distribution the median value is selected. The median zonal CPs are summed and this sum is then used to apportion the forecasted RTO/LDA peak to produce the final zonal CP forecasts.

Net Energy for Load Forecasts

For each PJM zone, a distribution of forecasts is produced using a weather rotation simulation process. The weather distributions are developed using observed historical weather data. The simulation process produces a distribution of monthly forecast results by summing the daily values per forecast year for each weather scenario.

¹ For programs with less than three years of history, a one- or two-year performance score will be used.

Load Management, Price Responsive Demand and Behind-the-Meter Generation

PJM incorporates assumptions of load management, price responsive demand and behind-the-meter generation to supplement the base, unrestricted forecast.

For Demand Resources (DR), forecasted values for each zone are computed based on the following procedure. The forecast is based on the PJM final summer season Committed DR amount, where the Committed DR means all DR that has committed through RPM, Base Residual Auction and all Incremental Auctions, or a Fixed Resource Requirement plan.

1. Compute the final amount of Committed DR (by DR product) for each of the most recent three Delivery Years. Express the Committed DR amount (by DR product) as a percentage of the zone's 50/50 forecast summer peak from the January Load Forecast Report immediately preceding the respective Delivery Year.
2. Compute the most recent three year average Committed DR percentage, by DR product, for each zone. For DR products with less than three years' worth of Committed DR data, compute the most recent one or two-year average Committed DR percentage.
3. The DR forecast, by DR product, for each zone shall be equal to the zone's 50/50 forecast summer peak multiplied by the corresponding result from Step 2 minus the amount of the PRD forecast (described below) that in previous years committed as a different DR product.

For Price Responsive Demand (PRD), forecasted values for each zone on or after Delivery Year 2020/21 are computed based on the procedure below. The forecast is based on the amount of Cleared PRD in Base Residual Auctions on or after Delivery Year 2020/21. The PRD forecast for Delivery Years prior to 2020/21 shall be equal to zero because no PRD has cleared in those years' Base Residual Auctions.

1. Compute the final amount of Cleared PRD for the most recent three Base Residual Auctions targeting Delivery Years 2020/21 or afterwards. Express the Cleared PRD amount as a percentage of the zone's 50/50 forecast summer peak for the corresponding Delivery Year from the most recent PJM Load Forecast Report.
2. Compute the most recent three year average Cleared PRD percentage for each zone. If there is less than three years' worth Cleared PRD data, compute the most recent one or two-year average Cleared PRD percentage.
3. The PRD forecast for each zone shall be equal to the zone's 50/50 forecast summer peak multiplied by the corresponding result from Step 2.

The total amount of behind-the-meter solar generation will be forecasted separately from the load forecast model. This forecasted amount will be used to adjust the unrestricted load of each zone.

Note:

More information on behind-the-meter generation can be found in the Behind-the-Meter Generation Business Rules in the PJM Manual for [Generator Operational Requirements \(M-14D\)](#) posted on PJM.com.

3.3 Non-Zone Peak Forecast

For use in the Reliability Pricing Model (RPM), PJM staff develops summer peak forecasts of the recognized non-zone loads. These forecasts are produced separately from the PJM Load Forecast Model, and utilize methods appropriate for each situation. Non-zone forecasted loads are added to the associated PJM zone for RPM purposes only.

3.4 Review of the Forecast

The PJM Load Forecast is reviewed by the Load Analysis Subcommittee and the Planning Committee.

A member of the Planning Committee may submit an appeal (detailing the issue and outlining a solution) for a review of part or all of the forecast, which will be forwarded by the Chair of the Planning Committee to PJM, upon a vote of the Committee.

Calendar Data

Variable Name	Type/Formula	Description
Day of week		
Monday	Binary	Day of the Week
Tuesday	Binary	Day of the Week
Wednesday	Binary	Day of the Week
Thursday	Binary	Day of the Week
Friday	Binary	Day of the Week
Saturday	Binary	Day of the Week
Holiday		
MartinLutherKingDay	Fuzzy	MLK Day Holiday
PresidentsDay	Fuzzy	President's Day Holiday
GoodFriday	Binary	Good Friday Religious Holiday
MemorialDay	Fuzzy	Memorial Day Holiday
July4th	Fuzzy	Independence Day and surrounding days
LaborDay	Fuzzy	Labor Day Holiday
Thanksgiving	Binary	Thanksgiving Holiday

Variable Name	Type/Formula	Description
FridayAfterThanksgiving	Fuzzy	Friday After Thanksgiving Holiday
XMasWkB4	Fuzzy	Week Before Christmas
ChristmasEve	Fuzzy	Christmas Eve (value depends on day of week)
ChristmasDay	Binary	Christmas Day
XMasWk	Fuzzy	Week after Christmas Holiday
NewYearsEve	Fuzzy	New Years Eve(value depends on day of week)
NewYearsDay	Binary	New Years Day Holiday
XMasLights	Trend	Christmas Lights/Retail Operations Trend
Month		
January	Binary	Month of the Year
February	Binary	Month of the Year
March	Binary	Month of the Year
April	Binary	Month of the Year
May	Binary	Month of the Year
June	Binary	Month of the Year
July	Binary	Month of the Year
August	Binary	Month of the Year
September	Binary	Month of the Year
October	Binary	Month of the Year
November	Binary	Month of the Year
Other		
DLSav_EPA2005	Binary	Daylight Saving Time conversion

Note:

Binary – A variable which has a value of 1 for the indicated characteristic, otherwise the value is 0.

Fuzzy – A variable which has a conditional value for the indicated characteristic, otherwise the value is 0.

Trend - A variable which has a value with increasing then decreasing value for the indicated characteristic, otherwise the value is 0.

End-Use/ Weather Variables

S1_THI IF (month ≥ 5 & month ≤ 9)
THEN MaxTHI²
ELSE 0

Cool_S2_THI IF (month ≥ 5 & month ≤ 9)
AND Spline2 Threshold < MaxTHI
THEN Cool * (MaxTHI – Spline2 Threshold)
ELSE 0

Cool_S3_THI IF (month ≥ 5 & month ≤ 9)
AND Spline3 Threshold < MaxTHI
THEN Cool * (MaxTHI – Spline3 Threshold)
ELSE 0

Cool_S4_THI IF (month ≥ 5 & month ≤ 9)
AND MaxTHI > Spline4 Threshold
THEN Cool * (MaxTHI – Spline4 Threshold)
ELSE 0

$$Cool = (Residential\ Equipment\ Index * (R / (R + C))) * (Commercial\ Equipment\ Index * (C / (R + C)))$$

Where:

R Residential sector electricity sales

² Intermediate Calculations: MaxTHI Maximum THI over 24 hours

C	Commercial sector electricity sales
Residential Equipment Index	$\sum_{u=1-n, y=1998-yr} (\text{Saturation}_{u,y} / \text{Efficiency}_{u,y}) / (\text{Saturation}_{u,1998} / \text{Efficiency}_{u,1998})$
Commercial Equipment Index	$\sum_{u=1-n, y=1998-yr} (\text{Saturation}_{u,y} / \text{Efficiency}_{u,y}) / (\text{Saturation}_{u,1998} / \text{Efficiency}_{u,1998})$
U	Equipment type
Y	Year

Heat_S1_WWP	IF (month ≤ 2 or month = 12) THEN Heat * WWP_HR19 ³ ELSE 0
Heat_S2_WWP	IF (month ≤ 2 or month = 12) AND WWP_HR19 < Spline2 Threshold THEN Heat * (WWP_HR19 - Spline2 Threshold) ELSE 0
Heat_S3_WWP	IF (month ≤ 2 or month = 12) AND WWP_HR19 < Spline3 Threshold THEN Heat * (WWP_HR19 – Spline3 Threshold) ELSE 0
Heat_S4_WWP	IF (month ≤ 2 or month = 12) AND WWP_HR19 < Spline4 Threshold THEN Heat * (WWP_HR19 – Spline4 Threshold) ELSE 0

$$\text{Heat} = (\text{Residential Equipment Index} * (R / (R + C))) * (\text{Commercial Equipment Index} * (C / (R + C)))$$

³ WWP_HR19 WWP for hour ending 19:00

Heat_Shldr_50LT IF (month = 3 or month = 4 or month = 10 or month = 11) THEN
IF (WWP_HR19 < 50) THEN
Heat * (WWP_HR19 – 50)
ELSE 0

Shldr_BASE IF (month = 3 or month = 4 or month = 10 or month = 11) THEN
IF (WWP_HR19 >= 50 and WWP_HR19 <= 70) THEN
WWP_HR19
ELSE 0

Cool_Shldr_THI IF (month = 3 or month = 4 or month = 10 or month = 11) THEN
IF (Heat_Shldr_50LT = 0 and Shldr_BASE = 0) THEN
Cool * MaxTHI
ELSE 0

End-Use/Economic/Weather Data

Variable Name	Formula	Description
Cool_IN2_CDD	Cool*DailyEconIndex ⁴ *CDD	Cooling equipment index interacted with degree days and economic index.
Cool_IN2_LAG1CDD	Cool *DailyEconIndex *CDD_LAG ⁵	Cooling equipment index interacted with lagged degree days and economic index.
Heat_IN2_HDD	Heat *DailyEconIndex *HDD ⁶	Heating equipment index interacted with degree days and economic index.
Heat_IN2_LAG1 HDD	Heat*DailyEconIndex*HDD_LAG ⁷	Heating equipment index interacted with

⁴ CDD Max(AvgTmp-65.0) Cooling Degree Days

⁵ CDD_LAG Cooling degree days from prior day

⁶ HDD Max(60-AvgTmp,0) Heating Degree Days

⁷ HDD_LAG Heating degree days from prior day

Variable Name	Formula	Description
		degree days and economic index.

End-Use/Economic Data

Variable Name	Formula	Description
Other_IN2	Other * DailyEconIndex	Other equipment index interacted with economic index.

$$Other = (Residential\ Equipment\ Index * (R / (R + C))) * (Commercial\ Equipment\ Index * (C / (R + C)))$$

Economic Data

Variable Name	Description
DailyEconIndex	Economic index quarterly values converted to daily.

$$EconIndex = ResWt \times (HH_{y,m} / HH_{base})^{0.47} \times (Pop_{y,m} / Pop_{base})^{0.26} \times (PInc_{y,m} / PInc_{base})^{0.27} \\ + ComWt \times (NMEmp_{y,m} / NMEmp_{base})^{0.47} \times (GDP_{y,m} / GDP_{base})^{0.20} \\ \times (GMP_{y,m} / GMP_{base})^{0.16} \times (Pop_{y,m} / Pop_{base})^{0.17} \\ + IndWt \times (GDP_{y,m} / GDP_{base})^{0.47} \times (GMP_{y,m} / GMP_{base})^{0.53}$$

Where:

ResWt	Residential sector sales percentage to total zonal electric sales in year (y)
HH	Number of households in year (y) and month (m)
Pop	Population in year (y) and month (m)
PInc	Value of total real personal income in year (y) and month (m)
ComWt	Commercial sector sales percentage to total zonal electric sales in year (y)
NMEmp	Number of non-manufacturing employees in the metro area(s) in year (y) and month (m)
GDP	Value of total real gross domestic product in the United States in year (y) and month (m)
GMP	Value of total real gross metropolitan product in the metro area(s) in year (y) and month (m)
IndWt	Industrial sector sales percentage to total zonal electric sales in year (y)

And base indexes the base year

Load Adjustment

Variable Name	Type/Formula	Description
LA_<yy>	Binary	Adjustment for year 20yy forward

Exhibit 1: Model Variable Definitions

Zone	Weather Station	Airport Name	Weight
AE	ACY	Atlantic City International	1
AEP	CAK	Akron-Canton Regional Airport	0.151
AEP	CMH	Columbus Port Columbus International	0.234
AEP	CRW	Charleston Yeager Airport	0.226
AEP	FWA	Fort Wayne International Airport	0.227
AEP	ROA	Roanoke Regional Airport	0.162
APS	IAD	Washington Dulles	0.3
APS	PIT	Pittsburgh International	0.7
ATSI	CAK	Akron-Canton Regional Airport	0.465
ATSI	CLE	Cleveland Hopkins Airport	0.3
ATSI	TOL	Toledo Express Airport	0.15
ATSI	PIT	Pittsburgh International Airport	0.085
BGE	BWI	Baltimore Washington International	1
COMED	ORD	Chicago O'Hare International	1
DAY	DAY	Cox-Dayton International	1

Zone	Weather Station	Airport Name	Weight
DEOK	CVG	Cincinnati Northern KY Airport	1
DLCO	PIT	Pittsburgh International	1
DOM	IAD	Washington Dulles	0.3333
DOM	ORF	Norfolk International	0.3333
DOM	RIC	Richmond International	0.3334
DPL	ILG	Wilmington New Castle County Airport	0.7
DPL	WAL	Wallops Island Flight Center	0.3
EKPC	CVG	Cincinnati Northern KY Airport	0.25
EKPC	LEX	Blue Grass Airport	0.49
EKPC	SDF	Louisville International Airport	0.26
JCPL	EWR	Newark International	0.75
JCPL	ACY	Atlantic City International	0.25
METED	PHL	Philadelphia International	0.5
METED	ABE	Allentown Lehigh Valley International	0.5
PECO	PHL	Philadelphia International	1
PENLC	ERI	Erie International	0.5
PENLC	IPT	Williamsport Regional	0.5
PEPCO	DCA	Washington Reagan National	1
PL	ABE	Allentown Lehigh Valley International	0.25
PL	AVP	Wilkes-Barre Scranton International	0.25
PL	IPT	Williamsport Regional	0.25
PL	MDT	Harrisburg International	0.25
PS	EWR	Newark International	1
RECO	EWR	Newark International	1
UGI	AVP	Wilkes-Barre Scranton International	1

Exhibit 2: Assignment of Weather Stations to Zones

Zone	State(s)	Metro Area Name(s)	Census Division
AE	NJ	Atlantic City-Hammonton NJ, Ocean City NJ, Vineland-Bridgeton NJ	Middle Atlantic
AEP	OH, WV, VA, IN	Elkhart-Goshen IN, Fort Wayne IN, Muncie IN, South Bend-Mishawaka IN-MI, Niles-Benton Harbor MI, Canton-Massillon OH, Columbus OH, Lima OH, Kingsport-Bristol TN, Blacksburg-Christiansburg-Radford, VA, Lynchburg VA, Roanoke VA, Beckley, WV, Charleston WV, Huntington-Ashland WV-KY-OH, Weirton-Steubenville WV-OH	East North Central
APS	PA, OH, WV	Cumberland MD-WV, Hagerstown-Martinsburg MD-WV, Chambersburg-Waynesboro PA, State College PA, Winchester VA-WV, Morgantown WV, Parkersburg-Vienna WV	South Atlantic
ATSI	PA, OH	Akron OH, Cleveland-Elyria OH, Mansfield OH, Springfield OH, Toledo OH, Youngstown-Warren-Boardman OH-PA, Pittsburgh PA	East North Central
BGE	MD	Baltimore-Columbia-Towson MD	South Atlantic
COMED	IL	Chicago-Naperville-Arlington Heights IL, Elgin IL, Kankakee IL, Lake County-Kenosha County IL-WI, Rockford IL	East North Central
DAY	OH	Dayton OH	East North Central
DEOK	OH	Cincinnati OH-KY-IN	East North Central
DLCO	PA	Pittsburgh PA	Middle Atlantic
DOM	VA	Charlottesville VA, Harrisonburg VA, Richmond VA, Roanoke VA, Staunton-Waynesboro VA, Virginia Beach-Norfolk-Newport News VA,	South Atlantic
DPL	DE	Dover DE, Wilmington DE-MD-NJ, Salisbury MD-DE	South Atlantic
EKPC	KY	Cincinnati OH-KY-IN, Louisville/Jefferson County KY-IN, Elizabethtown-Fort Knox KY, Bowling Green KY, Lexington-Fayette KY, Huntington-Ashland WV-KY-OH	East South Central
JCPL	NJ	Camden NJ, Newark NJ-PA, Trenton NJ	Middle Atlantic
METED	PA	Allentown-Bethlehem-Easton PA-NJ, East Stroudsburg PA, Gettysburg PA, Lebanon PA, Reading PA, York-Hanover PA,	Middle Atlantic
PECO	PA	Montgomery County-Bucks County-Chester County PA, Philadelphia PA	Middle Atlantic

Zone	State(s)	Metro Area Name(s)	Census Division
PENLC	PA	Altoona PA, Erie PA, Johnstown PA	Middle Atlantic
PEPCO	MD	Washington D.C., California-Lexington Park MD	South Atlantic
PL	PA	Allentown-Bethlehem-Easton PA, Bloomsburg-Berwick PA, East Stroudsburg PA, Harrisburg-Carlisle PA, Lancaster PA, Scranton-Wilkes-Barre-Hazleton PA, Williamsport PA	Middle Atlantic
PS	NJ	Camden NJ, Newark NJ-PA, Trenton NJ	Middle Atlantic
RECO	NJ	Newark NJ-PA	Middle Atlantic
UGI	PA	Scranton-Wilkes-Barre-Hazleton PA	Middle Atlantic

Exhibit 3: Assignment of Metropolitan Areas, Census Divisions and States to Zones

Section 4: Weather Normalization and Coincident Peaks

Welcome to the *Weather Normalization and Coincident Peaks* section of the **PJM Manual for Load Forecasting and Analysis**. In this section you will find the following information:

- An overview of the weather normalization process (see “Weather Normalization Overview”).
- A description of the weather normalization procedure (see “Weather Normalization Procedure”).
- A description of the identification and calculation of PJM unrestricted coincident peaks (see “Peak Load Allocation (5CP)”).

4.1 Weather Normalization Overview

PJM performs load studies on summer and winter loads, for both coincident and non-coincident peaks, according to the procedures described below. The weather normalized (W/N) coincident peaks are used by EDCs to determine capacity peak load shares for wholesale and retail customers. W/N non-coincident peaks are provided by PJM for use by stakeholders in reviewing the PJM load forecast.

4.2 Weather Normalization Procedure

For non-coincident weather-normalized seasonal peaks, daily zonal peak loads on non-holiday weekdays for a three-year period (the study year and two prior years) are regressed against a seasonal weather variable. The seasonal weather variables are those used in the load forecast model (as described in Section 3.2). Regressions only include days in the heating/cooling range (summer > 74 WTHI, winter < 45 WWP). A binary adjustment is applied for each of the two earlier years, to allow for load growth. The resulting regression equation is solved at each zone’s weather standard, which is the average of the extreme seasonal weather variable values on non-holiday weekdays for a period consistent with the load forecast.

To determine coincident zonal weather-normalized seasonal peaks, the results of the non-coincident process described above are adjusted by each zone’s average annual diversity to the PJM RTO seasonal peak over available history. The zonal values are summed to determine the PJM RTO seasonal weather-normalized peak.

EDC/ CSP Actions

- Enter hourly load data into Power Meter as described in Section 2 of this manual.
- Provide resource-specific settlements data to quantify Load Management impacts into the DR Hub application
- Submit voltage reduction and loss of Load Drop Estimates as described in Attachment A of this manual.
- Participate in review of seasonal load studies, through the Load Analysis Subcommittee.

PJM Actions

- Obtain weather observations

- Produce voltage reduction load drop estimates, as described in Attachment A of this manual.
- Weather-normalize the zonal RTO-coincident winter and summer peak loads.

4.3 Peak Load Allocation (5CP)

Zonal weather-normalized RTO-coincident summer peak loads are allocated to the wholesale and retail customers in the zones using EDC-specific methodologies that typically employ the customer's shares of RTO actual peaks. The resulting Peak Load Contributions are then used in the determination of capacity obligations.

PJM establishes and publishes information, referred to as the 5CP, to aid EDCs in the calculation of Peak Load Contributions (also known as "tickets"). For each summer:

- Hourly metered load and load drop estimate data are gathered for the period June 1 through September 30
- RTO unrestricted loads are created by adding load drop estimates to metered load
- From the unrestricted values, the five highest non-holiday weekday RTO unrestricted daily peaks (5CP) are identified

5CP data are typically released in mid-October.

Attachment A: Load Drop Estimate Guidelines

General

Load Drop Estimates (also referred to as addbacks) are produced for three types of occurrences:

1. Curtailment of load for customers registered in the PJM emergency or pre-emergency program either as a Load Management resource (Demand Resource) or an Emergency – Energy Only resource, or customers registered to meet a Price Responsive Demand (PRD) commitment for either the Reliability Pricing Model (RPM) or the FRR Alternative.
2. Voltage Reductions implemented by PJM or an EDC
3. Significant losses of load.

PJM is responsible for producing Load Management/Emergency/Pre-Emergency load drop estimates, from CSP and EDC input into the appropriate PJM system. EDCs are responsible for reporting the estimated impact of voltage reductions (optional) or significant losses of load on their systems.

PJM is responsible for producing PRD load drop estimates, from PRD Provider input into the appropriate PJM system. For purposes of 5CP identification, PRD Providers that registered price responsive demand to satisfy a PRD commitment for either RPM or FRR Alternative must provide PJM with meter data for a set of high load days to be identified by PJM by the end of each September. Meter data is entered at the site level; load drop estimates will be calculated at the registration level. Load drop estimates will only be applied for Maximum Emergency Generation hours as well as for any 5CP hours when there was no Maximum Emergency Generation event.

Load drop estimates are used to construct unrestricted loads used in the PJM Load Forecast Model, weather normalization of PJM seasonal peaks, and to calculate the unrestricted Peak Load Contributions used in formulating capacity obligations.

These rules also apply to Non-Retail Behind-the-Meter Generation as provided in Section G of Schedule 6 to the Reliability Assurance Agreement.

Load Drop Estimates for Load Management Customers

The table below summarizes the requirements for producing load drop estimates for customers registered as a Demand Resource, or in the Emergency– Energy Only option, or as Economic load response, depending upon the cause of the load curtailment. Following the table are descriptions of the methods used by PJM to calculate load drop estimates for each load management type (Firm Service Level, and Guaranteed Load Drop).

Requirements for Production of Load Drop Estimates

Reason for Load Drop		PJM-Initiated Emergency or Pre-Emergency Event or CSP-Initiated Test	Economic Event	EDC- or CSP-Initiated Event
Program Registration	Emergency/Pre-Emergency Full (DR) or Emergency/Pre-Emergency Capacity Only (DR)	Load Drop Estimates must be produced for any interruption that occurs during a product-type registration's required availability window set forth in PJM Manual 18 or any interruption outside the required availability window for which such registration received Bonus MWs in the Performance Assessment Hour .	Load Drop Estimates must be produced for any settled interruptions.	No Load Drop Estimates required.
	Emergency Energy Only	Load Drop Estimates must be produced for any interruptions during Emergency/Pre-Emergency hours .	No Load Drop Estimates required.	No Load Drop Estimates required.
	Economic	No Load Drop Estimates required.	No Load Drop Estimates required.	No Load Drop Estimates required.

Actual Emergency and Pre-Emergency Load Response and Economic Load Response load reductions for Load Management resources registered as Emergency Full or Emergency Capacity Only resources will be added back for the purpose of calculating peak load for capacity for the following Delivery Year and consistent with the load response recognized for capacity compliance as set forth in the Manual.

Non-Interval Metered Customers

The estimated load drop for residential customers without interval metering is determined in accordance with Attachment C, Residential Non-Interval Metered Guidelines.

Contractually Interruptible

The estimated load drop for Firm Service Level and Guaranteed Load Drop customers is calculated as follows:

For Guaranteed Load Drop end-use customers, the lesser of (a) comparison load used to best represent what the load would have been if PJM did not declare a Load Management event or the CSP did not initiate a test as outlined in the PJM Manuals, minus the metered load ("Load") and then multiplied by the loss factor ("LF") or (b) the current Delivery Year peak load contribution ("PLC") minus the metered load multiplied by the loss factor ("LF")) is applicable in the summer period of June through October and May of the Delivery Year. For the non-summer period of November through April of the Delivery Year, the Winter Peak Load ("WPL") times the Zonal Winter Weather Adjustment Factor ("ZWWAF") times LF is used in the equation

as opposed to the PLC. A load reduction will only be recognized for capacity compliance if the metered load multiplied by the loss factor is less than the current Delivery Year peak load contribution (in summer period) or the current Delivery Year WPL times ZWWAF times LF (in non-summer period).

The calculation is represented by:

$$\text{Summer: Minimum of } \{(comparison\ load - Load) * LF, PLC - (Load * LF)\}$$

$$\text{Non-summer: Minimum of } \{(comparison\ load - Load) * LF, (WPL * ZWWAF * LF) - (Load * LF)\}$$

For Firm Service Level end-use customers the current Delivery Year peak load contribution (“PLC”) minus the metered load (“Load”) multiplied by the loss factor (“LF”) is applicable in the summer period of June through October and May of the Delivery Year. For the non-summer period of November through April of the Delivery Year, the WPL times ZWWAF times LF is used in the equation as opposed to the PLC.

The calculation is represented by:

$$\text{Summer: } PLC - (Load * LF)$$

$$\text{Non-summer: } (WPL * ZWWAF * LF) - (Load * LF)$$

Note:

Winter Peak Load (“WPL”) and Zonal Winter Weather Adjustment Factor (“ZWWAF”) are defined in accordance with PJM Manual 18, PJM Capacity Market.

Note:

When Generation interval meter data is provided to determine test or event compliance, and interval metering on load is available, the interval metered load data should be provided to ensure load drop is below the PLC or (WPL*ZWWAF*LF). It is expected that interval load data will be available for all customers that have a PLC > 0.5 MW. If no interval meter load data exists, such Generation interval meter data multiplied by loss factor will be used as the estimated load drop.

Estimate of Comparison Load for Guaranteed Load Drop (GLD) Customers

For purposes of determining compliance with a PJM-initiated Load Management event or CSP-initiated test for Guaranteed Load Drop customers, several options are available to estimate comparison loads. The method used should result in the best possible estimate of what load level would have occurred in the absence of an emergency, pre-emergency or test event.

The CSP will be responsible for supplying all necessary load data to PJM in order to calculate the load reduction for each registered end use customer. PJM will calculate the load drop amount unless otherwise indicated below or approved by PJM. The amount of load data required will depend on the GLD method selected where the minimum amount shall be 24 hours for one full calendar day.

Comparable Day: The customer’s actual hourly loads on one of the prior 10 calendar days before the test or emergency or pre-emergency event day selected by the CSP which best

represents what the load level would have been absent the emergency or pre-emergency or test event. The CSP may request use of an alternative day for extenuating circumstances with supporting documentation that clarifies why the alternative day should be utilized. PJM must approve the use of any alternative day. CSP must provide usage data for all 10 days such that PJM may validate an appropriate day was selected.

Same Day (Before/After Event): The customer's average hourly integrated consumption for two full hours prior to notification of an emergency or pre-emergency event or prior to one full hour before a test and for two full hours after skipping first full hour after the event or test. This option is appropriate for high load factor customers with no weather sensitivity.

Customer Baseline: The Customer's estimated baseline used to calculate load drops for PJM economic demand resources as defined on the applicable PJM economic registration.

Regression Analysis: The customer's estimated hourly loads from a regression analysis of the customer's actual loads versus weather. This option is appropriate for customers with significant weather sensitivity. The CSP will perform the regression analysis and provide results including supporting information to PJM. The information should include all load and weather data and associated regression statistics used to estimate the load impact on the event or test day.

Generation: The hourly integrated output from a generator used to provide Guaranteed Load Drop. This method may only be utilized if the generation would not have otherwise been deployed on the emergency or pre-emergency event or test day and must comply with the provisions contained in the PJM Manuals.

Load Drop Estimates for PRD Customers

Load Drop Estimates are applicable to price responsive demand registrations that are used to satisfy a PRD commitment for either RPM or FRR Alternative. Load Drop Estimates are not applicable to Energy Only PRD registrations.

For Maximum Emergency Generation hour or a 5CP hour without Maximum Emergency Generation:

$$\text{Load Drop Estimate} = \text{Customer Expected Peak Load} - (\text{Metered Load} * \text{EDC Loss Factor})$$

Where:

Expected Peak Load	$\text{PLC} * \text{Final Zonal Peak Load Forecast}_{\text{DY}} / \text{Zonal Weather Normalized Peak}_{\text{DY}-1}$
PLC	Peak Load Contribution for the registration
DY	Delivery Year

Missing Data

If an end use customer meter malfunctions during a Load Management test, retest or emergency or pre-emergency event and the end use customer performed the required load reduction activity and no interval meter data is available to use for purposes of measuring capacity compliance or to determine applicable energy settlements, then PJM may allow CSP one of the following two remedies, otherwise the end use customer will be considered to have taken no load reduction actions during such period:

1. CSP may provide supporting information to quantify the load reduction amount which includes an engineering analysis or meter data from a comparable site that reduced load based on the same actions during a comparable time, or;
2. CSP may perform a separate test for the end use customer(s) to quantify the load reduction that will be used for the test, retest or event time period compliance and, as appropriate, energy settlement(s). The test will need to be performed at comparable time and conditions to when the test, retest or emergency or pre-emergency event occurred.

Remedies will only be considered if the CSP and associated metering entity followed Good Utility Practice as outlined in the OATT, no interval load data is available from the EDC, and the CSP can provide supporting information, such as building automation system logs, to verify the load reduction action was taken during the test, or retest or emergency or pre-emergency event when the meter malfunctioned. CSP must also provide evidence that the meter did malfunction.

PJM must approve any remedy and CSP must meet appropriate load data submission deadline.

Voltage Reduction

Whenever a part of the PJM system experiences a voltage reduction, whether it is PJM- or locally initiated, the distribution companies involved are to estimate its impact on hourly load levels. The estimated impact of a 5% voltage reduction will be 1.7% of the load in the affected area at the time of the voltage reduction. Variances from this guideline are acceptable in cases where a thorough analysis was performed. In such cases, a written explanation of the estimate must accompany the reported values.

Loss of Load

Whenever a part of the PJM system experiences a loss of load event (beyond the level of nominal localized outages), the Distribution Company involved is to estimate its impact on hourly load levels. The method used to estimate the impact of the loss of load event will vary by the circumstances involved, but the outcome of the estimation should represent the best approximation of the actual hourly loads that would have occurred if the loss of load event had not occurred. A written explanation of the loss of load event and how its impact was estimated is to accompany the report.

Attachment B: Load Forecast Adjustment Guidelines

The intention of these guidelines is to ensure that any adjustments made to PJM's load forecast model are properly identified, estimated, and reviewed prior to incorporation into the forecast.

Issue Identification

- PJM annually solicits information from its member Electric Distribution Companies (EDC) for large load shifts (either positive or negative) which are known to the EDC but may be unknown to PJM. PJM will send the request in mid-July with responses expected in time for any proposed adjustments to be reviewed with the Load Analysis Subcommittee in October/November.
- Any other load changes which are brought to PJM's attention.

Issue Verification – verify that identified issue is real and significant, using the following methods:

- Determine if the load change has been publically acknowledged through the media, press release, regulatory process, etc.
- Verify that requesting EDC has adjusted its own financial/planning forecast
- Ascertain that the load shift is related to a single site or a limited number of related sites (not a systemic cause)
- Discuss with economic forecast vendor(s) whether or not the load shift is reflected in its/their economic forecast(s). Also, determine if the requested load adjustment's load impact is consistent with its economic impact. Additionally, determine if the requested load adjustment is tied to any of the metro areas that PJM uses to define the economic variable of a zone.
- Verify that any behind-the-meter generation adjustment has complied with PJM's behind-the-meter process
- Determine adjustment's significance, either by sheer magnitude or percentage of a zone's load.

Adjustment Estimation - for each identified and verified issue, estimate its impact on peak load using the following methods (which may be combined):

- Acquire load history for the load that has/will change and produce analysis to isolate the impact (e.g., forecast runs with and without the load involved, trend analysis)
- Acquire any contracted amounts of load changes
- For any after-the-fact adjustments, review the zone's forecast model's residual pattern
- Review any available independent analysis of the impact of the load change.

Adjustment Review – each proposed load forecast adjustment will be reviewed with the Load Analysis Subcommittee prior to inclusion in the load forecast. The final decision on any load adjustment is made by PJM.

Example 1: Loss of a Single Industrial Load

Issue Identification – in response to PJM’s annual solicitation for information regarding large load shifts, a member EDC notified PJM that it was losing a large industrial load, which was a plant scheduled to shut down in a few months (and prior to the release of the next load forecast)

Issue Verification – PJM reviewed the EDC’s request and through conference calls, e-mail exchanges, an EDC-provided case statement, and PJM independent investigation it was determined that:

- The plant closing was widely reported in local media as well as by a press release from the end-use customer;
- The EDC had adjusted its own financial and planning forecasts to reflect a closure at the plant;
- The affected load was confined to one site/customer account.
- The customer’s peak load was approximately 500 MW.

Additionally, PJM consulted with its economic forecast supplier and determined that the forecasts of metropolitan areas within the affected zone were not adjusted to reflect the plant closure. Based on these findings, PJM concluded that the load shift was factual and material.

Adjustment Estimation – PJM requested and received historical load data for the end-use customer. An attempt was made to separately model the zone’s peak load without the customer’s load in order to draw a comparison to the forecast of the zone’s full load. While the model produced a reasonable result for the first forecast year (-370MW), the difference quickly shrank and eventually became negative. As an alternative, the average daily peak over the model’s estimation was computed. This value (-369 MW) was essentially equal to the difference between the two models in the first forecast years. PJM notified the EDC and members that the zone’s load forecast would be lowered by 370MW.

Example 2: Accelerating Load

Issue Identification – a member EDC proactively notified PJM that it was in the early stages of preparing to integrate a large amount of accelerating load associated with one industry through 2023 and requested a face-to-face meeting to discuss the issue.

Issue Verification – PJM met with the EDC and through follow-up conference calls, e-mail exchanges and PJM independent investigation it was determined that:

- The load in question was associated with greenfield construction and was confined to a cluster of sites in one small area of the zone.
- The EDC had adjusted its own financial and planning forecasts to reflect the increased load;
- The new load sites have the characteristic of an extremely low number of employees per site, and therefore have a peak load impact out of proportion to their economic impact.
- Expected growth in the next three years was already underway and contracts with the EDC, construction companies, and suppliers were in place.

PJM consulted with its economic forecast supplier to verify the claim that the new load would involve very little employment increases or other economic impact and that the forecasts of metropolitan areas within the affected zone were not adjusted to reflect the activity associated

with expected construction and on-going business. Based on these findings, PJM concluded that the matter merited further review.

Adjustment Estimation – the requesting EDC provided PJM with a third-party consultant’s report analyzing the expected load expansion. The report detailed how the electric load in the industry had expanded within the EDC zone and how the consultants had extrapolated that growth to estimate the amount of peak load already incorporated into the PJM load forecast. Separately, a set of four forecast scenarios were generated to estimate the total industry load in the zone’s subarea, representing 1) continuation of the historical trend established in the area; 2) continuation of growth at a reduction of 15% from the historical trend established in the area; 3) continuation of growth at the average industry expectation; and 4) continuation of growth at a 45% reduction in historical trends. The estimated amount of peak load already contained in the PJM forecast was netted from each scenario forecast to derive the amount of load growth not captured in the PJM forecast.

PJM was given access to the consultants who prepared the report, and through phone and e-mail reviewed the report and supplied questions to the consultants. PJM requested and received the detailed data used to generate the report’s analysis and replicated it. PJM staff then reviewed the report and forecasts with PJM management. It was decided that the scenario based on the 15% reduction from the historical trend was most likely and it was used as adjustments to the PJM forecast.

Attachment C: Residential Non-Interval Metered Guidelines

Statistical sampling for residential customers

Residential customers without interval metering may participate in the Synchronized Reserve, Capacity, and Energy markets using a statistical sample extrapolated to the population to determine compliance and energy settlements. The sample data must be from the same time interval as the event being settled.

Qualifications

A registration may participate using statistical sampling to determine compliance and energy settlements under the following conditions, and subject to PJM approval:

- The registration consists entirely of residential customers.
- Locations can be sampled to accurately reflect the population load data.
- Curtailment at each location uses Direct Load Control Technology.
- Synchronized Reserve: Locations otherwise qualify for participation in the Synchronized Reserve Market. Locations do not have meters that record load data at a period of 1 minute or shorter.
- Economic Energy: Locations otherwise qualify for participation in the Economic Energy Markets. Locations do not have meters that record load data at a period of 1 hour or shorter.
- Load Management: Locations otherwise qualify for Load Management. Locations do not have meters that record load data at a period of 1 hour or shorter.

Sample Design

Samples must be designed to achieve a maximum error of 10% at 90% confidence. The locations in the sample must be randomly selected from all the locations in the population group (a population group is a group of registrations that can share a sample based on the criteria listed below). The sample must be stratified by control device size (minimum of 2 strata) and geographic location, unless otherwise approved by PJM.

For Load Management registrations that participate in the energy market, a sample is required for each combination of EDC, CSP, end-use device (such as air conditioner or water heater) or device grouping, curtailment algorithm and switch vintage if there is substantial variation among installed switch capability.

For economic registrations that participate in the Energy Markets, a sample is required for each combination of dispatch group or registration, end-use device or device grouping, curtailment algorithm, and switch vintage if switch capability is substantially different. For economic registrations that participate in the Synchronized Reserve market, a sample is required for each combination of SR subzone, dispatch group or registration, end-use device or device grouping, curtailment algorithm, and switch vintage if switch capability is substantially different.

Sample Size Determination

A variance study is used to determine the initial sample size. Interval data must be collected from at least 75 randomly selected and stratified customers during the season the end use

device is in use in order to determine the variance of the load data for the sample. Synchronized Reserves: At least 2 weeks of continuous meter data collected at a period of 1 minute or smaller.

Load Management and Economic Energy: At least 4 weeks of continuous meter data collected at a period of 1 hour or smaller.

The number of locations in the sample is then calculated as follows, unless otherwise approved by PJM:

$$n = \text{number of sampled customers in variance study, } \geq 75$$

$$X_{i,t} = \text{meter reading for customer } i \text{ during interval } t$$

Calculate the mean and variance of the meter data across all customers for each interval:

$$\text{Mean}(X_t) = \bar{X}_t = \frac{1}{n} \sum_{i=1}^n X_{i,t}$$

$$\text{Var}(X_t) = s_{X_t}^2 = \frac{1}{n} \sum_{i=1}^n (X_{i,t} - \bar{X}_t)^2$$

Calculate the sample size necessary to get 10% error at 90% confidence for each interval:

$$M_t = \left(\frac{Z_{\alpha/2}}{e} \right)^2 \frac{s_t^2}{\bar{X}_t^2}$$

Where

$$Z_{\alpha/2} = 1.645 = \text{critical value at 90\% confidence } (\alpha = 0.1)$$

$$e = 0.1 = \text{error}$$

Take the average sample size across all intervals to determine M , the sample size:

$$M = \frac{1}{T} \sum_{t=1}^T M_t$$

Where T is the total number of intervals. T should be at least 20,160 for SR (2 weeks of 1 minute intervals) and 672 for economic energy and Load management (4 weeks of hourly intervals).

Alternate calculations may be used subject to PJM approval.

Sample Recalibration

The sample must be recalibrated annually as follows:

1. The sample size must be recalculated using the same method listed above using data from all locations in the sample.
2. If the population was expanded in a non-random manner, the sample must be expanded appropriately, so that the sample is representative of the population.

3. The number of locations in each stratum in the sample must be adjusted so that the number of locations in each stratum is proportional to the population in that stratum within +/- 1 location.

Data Validation and Estimation

Data must be validated and estimated in accordance with the NAESB Validating, Editing, and Estimating (VEE) Protocol. This protocol should be used for validation and estimation of 1-minute data for the SR market as well as hourly data for capacity and energy markets. Note: All rules for hourly data shall apply to 1 minute data where the only difference is the use of 1 minute interval instead of 1 hour interval.

If 5 minutes or more are missing or faulty from 1 minute meter data for a single event, or 2 hours or more are missing or faulty from hourly meter data for a single event, data from that meter may not be used for that event. If there is 1 way switch communication, the data for that meter must be reported as the PLC level for every reported interval on the event day. If there is 2 way switch communication and a sufficient number of locations in the sample without the missing meter data to meet the minimum sample size, then the an estimate for the missing meter data should not be reported for this event. If there is 2 way switch communication and an insufficient number of locations in the sample without the missing meter data to meet the minimum sample size, then the PLC value should be reported for every reported interval for the event day for each location with missing meter data such that there are enough locations to meet the sample requirements unless otherwise approved by PJM.

Example with one-way switch communication: The minimum required sample size is 300. There are 305 meters in the sample. 7 meters have missing or faulty data that cannot be corrected. The CSP must include data from the 298 correctly functioning meters, and report the data from the 7 faulty meters as the PLC value for each of the 7 EDC accounts for every reportable hour that day.

Example with two-way switch communication: The minimum required sample size is 300. There are 305 meters in the sample. 7 meters have missing or faulty data that cannot be corrected. The CSP must include data from the 298 correctly functioning meters, and report the data from 2 randomly selected faulty meters as the PLC value for those 2 EDC accounts for every reportable hour that day.

Switch Operability

Two-way switch communication: Two-way switch communication is when the CSP receives verification from the switch that it successfully cycled base on CSP instruction. When there is two way switch communication in place, the CSP will calculate the performance factor, F_s as the total number of switches in the population that were sent the instruction to cycle for that event divided by number of switches in the population that successfully cycled for that event. The meter data will be multiplied by this value before submission to PJM to scale the sample average load data to the represent the population that performed the load reductions.

One-way switch communication: One-way switch communication is when the CSP cannot accurately determine if each switch in the population successfully cycled based on CSP instruction. In this case the operability value is implicit in the sample. The CSP must report all data from all meters in the sample, even if a switch in the sample is faulty. The CSP may not repair any faulty devices in the sample that could also be faulty in the population (for example

an air conditioner cycling switch cannot be repaired/replaced but a 1-minute meter could be repaired/replaced) unless the CSP repairs/replaces those same devices that are faulty in the population. Switch failure in the sample must be reported to PJM within 2 business days.

Converting sample data to meter data

Note:

Note that the sample data must be from the same time interval being settled.

$X_{i,t}$	is the meter reading for customer i during interval t after VEE protocol is applied per this manual
B	is the set of EDC accounts in sample that are to be included in estimation (after subject to rules in this manual)
M_s	is the sample size (number of EDC accounts in B)
M_c	is the population of Cycled customers
F	is the operability factor, calculated subject to this manual (1 for one way switch communication)

The meter data value to be submitted to PJM for interval t is Y_t :

$$Y_t = F \frac{M_c}{M_s} \sum_{i \in B} X_{i,t}$$

Measurement and Verification Plan

The CSP must submit a Measurement and Verification (M&V) plan to PJM before the registration is submitted. The M&V plan must be approved by PJM before the registration is submitted. CSP is to resubmit an updated M&V plan annually to continue participation in the PJM markets.

The M&V plan must include details on: how the variance study was conducted and sample size was determined; sample selection and stratification; meter qualification and quality assurance; data validation and error correction protocol; and how sample meter data will be converted to population meter data. A template of the M&V plan is to be published on pjm.com.

Churn and Customer Documentation

Note:

Parts of this section apply to interval metered residential customers, as indicated below.

Applicable to all residential customer registrations (interval metered and non-interval metered):

- CSP to submit initial list of customers to PJM at time of registration, including all EDC account numbers PLCs and zip codes. Where legal or regulatory conditions prohibit provision of EDC account number as personally identifiable customer information the

EDC may use unique identifying numbers for EDC account numbers, through 5/31/16 or as otherwise approved by PJM. EDC is responsible to maintain list of EDC account numbers and associated unique identifying numbers when used. EDC may need to check for duplicate as approved by PJM.

- Replacement allowed for customer who moves from their premises or customer terminates contract with CSP.
- CSP must maintain list of all replacement and furnish to PJM within 2 business days of request.
- CSP must maintain list of customers who were cycled during an event.
- All customer lists, meter data, and documentation must be furnished to PJM within 2 business days of request and be maintained by CSP for 2 years.

Applicable to interval-metered Load Management:

- CSP to submit list of PLC values for each EDC account at time of registration.
- Replacement customers must be selected to maintain PLC and load drop.
- CSP must maintain list of customers for each event and maintain for 2 years from event date.
- CSP may not add/remove customers (other than replacement). If number of customers falls below registered number, CSP must report to PJM within 2 business days and is subject to RPM Resource Deficiency Charges if applicable.

Applicable to non-interval metered Load Management:

- CSP to submit list of PLC values for each EDC account at time of registration.
- Replacement customers must be randomly selected to maintain integrity of strata, and if applicable PLC and load drop.
- CSP must maintain list of customers for each event and maintain for 2 years from event date.
- CSP may not add/remove customers (other than replacement). If the number of customers falls below registered number, CSP must report to PJM within 2 business days and is subject to RPM Resource Deficiency Charges if applicable.

Applicable to interval metered Economic Energy and Synchronized Reserve:

- There are no restrictions on replacement customers since actual meter data is submitted.
- CSP must maintain list of customers for each offer for 2 years from date of offer.
- CSP may add/remove customers at any time, but must maintain documentation and update the value on the location in DR Hub. This value must be accurate every day an offer is submitted.
- List of offered customers must be finalized at time of offer. Number of offered customers cannot exceed number of customers on location.

Applicable to non-interval metered Economic Energy and Synchronized Reserve:

- Replacement customers must be randomly selected to maintain the integrity of the strata.
- CSP must maintain list of customers for each offer for 2 years from date of offer.
- CSP may add/remove customers at any time, if it can be done such that the sample remains representative of the population. CSP must maintain documentation and update the value on the location in DR Hub. This value must be accurate every day an offer is submitted.
- If CSP offers partial list of customers to market, then such customers must be randomly assigned from pool of all registered customers. List of offered customers must be finalized at time of offer. Number of offered customers cannot exceed number of customers on location.

Attachment D: Peak Shaving Adjustment Plan and Performance Rating

Peak Shaving Adjustment Plan

The Peak Shaving Adjustment Plan is a PJM template document, requiring the information set forth below, together with an accompanying signed PJM Peak Shaving Officer Certification Form. A completed Peak Shaving Adjustment Plan (including a signed Peak Shaving Adjustment Officer Certification Form) must be submitted to PJM no later than 10 business days prior to September 30 to be effective for the next PJM load forecast update.⁸ The Peak Shaving Adjustment Plan must provide information that supports the authorized entity's intended Peak Shaving Adjustment and demonstrates that the peak shaving program(s) is/are being offered with the intention that the MW quantity is reasonably expected to be physically delivered through program registrations for the relevant summer period. The Peak Shaving registrations shall be finalized before the start of the Delivery Year and on same time line as Load Management registrations. The Peak Shaving registration process will be based on the Economic DR registration process to ensure the accuracy of the retail customer information with the electric distribution company.

The Peak Shaving Adjustment Plan encompasses both existing peak shaving and planned peak shaving. Existing peak shaving is identified as end-use customer sites that the authorized entity has under contract for the current summer period (i.e. end-use customer sites registered in the PJM DR Hub system for the current summer period) and that the authorized entity intends to have under contract for the summer period.

Both the signed PJM Peak Shaving Officer Certification Form and the completed Peak Shaving Adjustment Plan template must be submitted to PJM via email to rpm_hotline@pjm.com no later than 10 business days prior to September 30. PJM will review the Peak Shaving Adjustment Plan and notify the authorized entity via email no later than September 30 if another authorized entity has identified the same end-use customer site(s) in their Peak Shaving Adjustment Plan or DR Sell Offer Plan and request supporting documentation, such as a letter of support from the end-use customer indicating that the end-use customer and CSP are likely to execute a contract for the relevant period. Supporting documentation must be submitted via email to the rpm_hotline@pjm.com no later than October 15.⁹ PJM will notify all authorized entities via e-mail of the approved peak shaving MW quantity by zone that will be included in the next update of the PJM load forecast.

I. PJM Peak Shaving Officer Certification Form

A Peak Shaving Officer Certification Form is located in Attachment E of Manual 19 and is posted on the PJM web site. A signed Peak Shaving Officer Certification Form must accompany the Peak Shaving Adjustment Plan. The Peak Shaving Officer Certification Form specifies that the signing officer has reviewed the Peak Shaving Adjustment Plan, that the information provided therein is true and correct, and that the MW quantity that will be included in the PJM

⁸ For the 2019 RPM Load Forecast, documents must be submitted to PJM on February 1, 2019 for use in any RPM auction whose Planning Parameters post after April 15, 2019.

⁹ For Peak Shaving programs submitted for the 2019 RPM Load Forecast, supporting documentation must be submitted by February 15, 2019.

load forecast is reasonably expected to be physically delivered through customer registrations for the relevant summer period.

II. Peak Shaving Adjustment Plan Template

A Peak Shaving Adjustment Plan template (in Excel format) is provided on the PJM web site, and consists of the following four sections:

A. Peak Shaving Adjustment Plan Summary

B. Planned Peak Shaving Details

C. Program Details

D. Historic Program Impacts

E. Schedule

A. Peak Shaving Adjustment Plan Summary

The Peak Shaving Adjustment Plan requires the following information to be provided:

- Company name
- Contact information (name, phone number and email address of submitter)
- Expected peak shaving value in MWs by zone
- Copy of tariff or an order approved by the Relevant Electric Retail Regulatory Authority

Existing peak shaving is identified as end-use customer sites that the authorized entity has under contract and registered in the PJM DR Hub System for the current summer period and that the authorized entity also intends to have under contract for the forecasted summer period. Planned peak shaving is identified by the authorized entity as described in the Peak Shaving Plan Details section of the Peak Shaving Adjustment Plan template.

Based on the information provided above, a total peak shaving value in MWs will be calculated by PJM for each zone as the addition of the peak shaving value of existing peak shaving plus the peak shaving value of planned peak shaving. The total peak shaving value represents the maximum MW amount that the authorized entity intends to offer for the zone.

B. Peak Shaving Plan Details

The Peak Shaving Plan Details section describes the program(s) and provides the details and key assumptions behind the development of the peak shaving quantities contained in the entity's Peak Shaving Adjustment Plan. The Peak Shaving Plan Details section is comprised of three sub-sections.

1. Description and Key Assumptions of Peak Shaving Program

The authorized entity must describe the program(s) to be employed to achieve the peak shaving value indicated on the Peak Shaving Adjustment Plan Summary. This section must describe key program attributes and assumptions used to develop the peak shaving value.

This section must include, but is not limited to, discussion of:

- Method(s) of achieving load reduction at customer site(s)
- Equipment to be controlled or installed at customer site(s), if any

- Plan and ability to acquire customers
- Types of customer targeted
- Support of market potential and market share for the target customer base, with adjustments for existing peak shaving customers within this market and the potential for CSPs targeting the same customers
- Assumptions regarding regulatory approval of program(s), if applicable
- If offering a Legacy Direct Load Control (LDLC) program, the following additional LDLC program details must be provided:
 - o Description of the cycling control strategy
 - o A list of all load research studies (with study dates) used to develop the estimated nominated ICAP value (kW) per customer (i.e., the per-participant impact). A copy of all studies must be provided with the Peak Shaving Plan. If the LDLC program employs a radio signal, the CSP may elect to either submit a load research study to support the estimated nominated ICAP value per customer or utilize the per-participant impacts contained in the “Deemed Savings Estimates for Legacy Air Conditioning and Water Heating Direct Load Control Programs in the PJM Region” Report.
 - o Assumptions regarding switch operability rate (%)

2. Planned Peak Shaving Value by Customer Segment

For those planned peak shaving values for which an end-use customer site is not identified in section 3 of the Peak Shaving Plan Details, the program administrator must identify the Planned peak shaving values by zone and by end-use customer segment. End-use customer segments include residential, commercial, small industrial (less than 3 MW), medium industrial (between 3 MW and 10 MW) and large industrial (greater than 10 MW). If known, the program administrator may identify more specific customer segments within the commercial and industrial category.

By zone and by end-use customer segment, the program administrator must provide estimates of the following information:

- Number of end-use customers to be registered for each summer period
- Average Peak Load Contribution (PLC) per end-use customer in kW
- Average Peak Shaving Value per customer in kW

Based on the above provided information, a total peak shaving value in MW will be calculated for each end-use customer segment and for each zone. The total peak shaving value identified by customer segment and aggregated for each zone in Section 2 of the Peak Shaving Plan Details plus the total peak shaving values identified by end-use customer site(s) and aggregated for each zone in Section 3 of the Peak Shaving Plan Details must equal the total peak shaving value for each zone as identified in the Peak Shaving Plan Summary.

3. Peak Shaving Value by End-Use Customer Site

This section must be completed by the program administrator when the end-use customer is known at the time of the submittal of the Peak Shaving Adjustment Plan. This section must also be completed for peak shaving quantities identified in the Peak Shaving Plan Summary

as requiring site-specific information, since this identified quantity should reflect planned peak shaving associated with specific end-use customer sites for which the program administrator has a high degree of certainty that it will physically deliver for the relevant summer period.

The program administrator must provide the following information:

- Customer EDC account number (if known)
- Customer name
- Customer premise address
- Zone
- Customer segment
- Actual value (if known) or estimate of current PLC and estimate of expected PLC in kW
- Estimated Peak Shaving Value in kW

In the event that multiple entities identify the same end-use customer site, the MWs associated with such site will not be approved for offering into the RPM auction or inclusion in the peak shaving adjustment by any of the entities, unless it can be supported by evidence, such as a letter of support from the end-use customer indicating that they have been in contact with the CSP/program administrator and are likely to execute a contract with that CSP/program administrator for the relevant summer period. In the event that multiple letters of support indicating different entities are provided from the end use customer, the MWs associated with the end-use customer site will not be approved for inclusion in the load forecast by any of the entities.

C. Program Details

The Program Details section describes the operating characteristics of the program(s). The program administrator must provide a brief description of each submitted program, the THI threshold at which peak shaving must be operated, the hours over which the program will operate once triggered, the total peak shaving value (consistent with the Peak Shaving Plan Details), and a table of program impacts over a range of hours and THI, showing the impact for the hour/THI combination as a percentage of the total peak shaving value.

D. Historic Program Impacts

The program administrator must provide estimated hourly load impacts for each peak shaving program for every implementation back to January 1, 1998.

E. Schedule

The program administrator must provide an approximate timeline for procuring end-use customer sites in order to physically deliver the total peak shaving value (existing and planned peak shaving) by zone in the Peak Shaving Plan Summary. For each zone and for each customer segment, the program administrator must specify the cumulative number of customers and the cumulative Peak Shaving Value associated with that group of customers that the CSP expects to have under contract by the beginning of each of the summer periods in the PJM load forecast horizon.

Peak Shaving Performance Rating

The peak shaving performance rating is used to correct the impact of approved peak shaving programs in the load forecast to be consistent with how the programs have performed when required to reduce load.

For each hour of a required peak shaving event, a shortfall value is calculated as the aggregated metered load of all participants minus their aggregated Customer Baseline (CBL):

$$\text{Shortfall}_{\text{hour}} = (\text{Metered Load} * \text{Line Losses}) - (\text{CBL} - \text{Total Participating MW})$$

For the event, the performance rating is one minus the average shortfall divided by the Total Participating MW:

$$\text{Event Performance Rating} = (1 - \text{Avg Shortfall}) / \text{Total Participating MW}$$

For the year, the performance rating is the average of the event performance ratings. PJM will apply a three-year rolling average of the annual peak shaving performance ratings to the program's total participating MWs in order to determine its peak shaving adjustment. For programs with less than three years of experience, a one- or two-year average will be used.

Attachment E: Peak Shaving Officer Certification Form

PJM PEAK SHAVING OFFICER CERTIFICATION FORM

Market Participant Name: ("Participant")

I, , a duly authorized officer of Participant, understanding that PJM Interconnection, L.L.C. ("PJM") and PJM Settlement, Inc. ("PJM Settlement") are relying on this certification as evidence that Participant meets all requirements for inclusion in PJM's load forecast, as set forth in the PJM Open Access Transmission Tariff ("PJM Tariff"), the Amended and Restated Operating Agreement of PJM Interconnection, L.L.C. ("Operating Agreement"), the Reliability Assurance Agreement Among Load Serving Entities in the PJM Region ("RAA"), and in the PJM Manuals, hereby certify that, as of the date of this certification, to my knowledge and belief:

1. I have reviewed Participant's Peak Shaving Adjustment Plan (the "Plan") and the information supplied to PJM in support of the Plan is true and correct as of the date of this certification.
2. The Participant is submitting the Plan with the reasonable expectation, based upon its analyses as of the date of this certification, to physically deliver all megawatts of peak shaving by the specified summer period.
3. This certification does not in any way abridge, expand, or otherwise modify the current provisions of the PJM Tariff, Operating Agreement and/or RAA, or the Participant's rights and obligations thereunder, including Participant's ability to adjust capacity obligations through participation in PJM incremental auctions and bilateral transactions.

Date: By:

(Signature)

Print Name: Title:

Revision History

Revision 32 (12/01/2017):

- Cover to Cover Periodic Review
- Section 3: Revisions to the methods used to forecast Demand Response and Price Responsive Demand
- Attachment A: Conforming changes to clarify when load drop estimates are produced and definitions of calculations for load drop estimates in non-summer period, in accordance with FERC Order E17-367 approved on March 21, 2017.

Revision 31 (06/01/2016):

- Section 3: Corrected formulas in the End-Use/Weather Variables section
- Attachment B: Removed due to expiration of load research guidelines. The former Attachments C and D have been re-lettered.

Revision 30 (12/01/2015):

- Added the following changes that were endorsed at the MRC on 12/01/2015 but were omitted from the final version:
 - o Section 3 - distributed solar generation is now reflected in the historical load used for zonal models and a separate solar forecast is used to adjust zonal forecasts.

Revision 29 (12/01/2015):

- Section 3: This extensive revision incorporates changes to the load forecast model to add variables to account for trends in appliance usage and energy efficiency, revisions in weather variables, and the introduction of an autoregressive error correction. It also adds assignment of Census Divisions to zones and updates the assignments of economic regions and weather stations to zones. Section 4: the weather normalization procedure used for coincident and non-coincident peaks has been revised. This revision serves as the required periodic review of the Manual.

Revision 28 (08/03/2015):

- Conforming revisions for FERC Order ER15-1849, accepted on 7/23/15 and effective 8/3/15, to improve measurement and verification procedures for CSPs with Residential Demand Response Customers. Direct Load Control is re-defined as Legacy Direct Load Control and is only effective through May 31, 2016. Statistical sampling may be used instead of customer-specific measurement and verification information for residential customers without interval metering, as outlined in Attachment D of this manual.

Revision 27 (03/26/2015):

- Section 3.2: Revised DR forecast methodology

Revision 26 (11/01/2014):

- Section 3: Revised to clarify the current process of applying adjustments to load forecasts.
- Attachment C: Added to provide guidelines for load forecast adjustments and examples.

Revision 25 (06/01/2014):

- Conforming revisions for FERC Order ER14-822, accepted on 05/09/2014, and effective on 06/01/2014 for various DR operational changes.
- Attachment A updated for new distinction between Emergency and Pre-Emergency DR.

Revision 24 (04/11/2014):

- Two of the eSuite Applications have been renamed. Moving forward EES will be known as ExSchedule and eMTR will be known as Power Meter.

Revision 23 (6/1/2013):

- Section 3: Exhibits 2 and 3 revised to reflect updated economic and weather station mappings. The definition of winter load management is revised.
- Attachment B; added specific requirements for load management switch operability studies.

Revision 22 (2/28/2013):

- Administrative Change: update all references of “eSchedule” to “InSchedule”

Revision 21 (10/01/2012):

- Attachment A revised to add guidelines for load drop estimates for Price Responsive Demand participants.

Revision 20 (06/28/2012):

- Attachment A updated based on PJM Interconnection, L.L.C., Docket No. ER11-3322 (Capacity measurement and verification). This tariff and RAA update specifically requires GLD to provide reductions below the PLC and aligns any recognized reductions used to determine capacity compliance with add back process.

Revision 19 (02/23/2012):

- Attachment A changed to update Comparable Day definition, clarify data required if Generation data is used to substantiate load reduction and have PJM perform the compliance calculation.

Revision 18 (11/16/2011):

- Section 3: Revisions reflect adoption of Itron, Inc recommendations regarding the economic driver used in the load forecast model. References to the now-defunct Interruptible Load for Reliability option of Load Management were removed.

Revision 17 (07/14/2011):

- Attachment A: 24 hour data submission required and additional clarification for use of generation data to substantiate compliance (FERC Docket #: ER11-2898-000, 4/18/11). Also added revisions concerning how add backs are applied to DLC as approved by the MRC.

Revision 16 (04/01/2011):

- Section 3: Integrated the description of the net energy forecast model into the general model description.
- Revised Exhibits 2 and 3 to reflect updated economic and weather station mappings.
- Attachment A: Revised load drop estimate guidelines based on Load Management Task Force proposal approved at November 2010 Markets and Reliability Committee and January 2011 Members Committee. Corresponding tariff language changes were filed with FERC under Docket ER11-2898-000.

Revision 15 (10/01/2009):

- Attachment A: Revised load drop estimate guidelines to reflect the FERC-approved business rules. Section 3: added price responsive demand to the adjustments made to the load forecast.

Revision 14 (12/01/2008):

- Section 3: Revised load forecast model specification to allow for a load adjustment dummy variable. Clarified the review and approval process for the Load Forecast Report.
- Section 4: Revised the Weather Normalization approval process to clarify that Board approval is not required.

Revision 13 (06/01/2008):

- A new Exhibit 1 was added, presenting definitions of variables used in the load forecast model. Other exhibits were re-numbered.
- Exhibit 2 was revised to reflect a new weather station assignment for the DAY zone.
- Section 4: Removed note from Weather Normalization Procedure description (the process is finalized).
- Attachment A: Revised to reflect that the guidelines apply to both capacity- and energy-related load drop estimates.

Revision 12 (06/01/2007):

- Removed Section 3 and moved content to Manual 18.
- Removed Section 7 and moved content to Manual 18.

Revision 11 (06/01/07):

- This extensive revision incorporates changes to Load Data Systems due to the implementation of the Reliability Pricing Model (RPM). Sections on Active Load

Management and Qualified Interruptible Load have been replaced with a new Load Management section. The Zonal Scaling Factor section reflects a revised calculation. The Load Forecast Model section has been updated for enhancements made to the model specification as well as revised coincident peak forecast method. The Weather Normalization section was revised to reflect that seasonal peaks are now normalized using the load forecast model.

Revision 10 (06/01/06):

- Exhibit 1—Updated to include the new Manual 30: Alternative Collateral Program.
- Section 3—Revised to reflect changes in the handling of outlier observations in weather normalization of seasonal peaks.
- Section 4—Revised to incorporate the addition of the Full Emergency option of Load Response.
- Updated the penalties/rewards section under Compliance.

Revision 09 (01/01/06):

- This revision includes a complete revision to Section 6 to detail the PJM-produced load forecast which will be used for capacity and system planning purposes. The previous Section 3 (PJM Load Forecast Report) has been removed since Member input is no longer required for its production.

Revision 08 (06/01/05):

- Updated Exhibit 1 to include new PJM Manuals.
- This revision includes changes to Section 3 to reflect reporting requirements for sub-Zones. Section 4 was completely revised to reflect a new weather normalization method and revised basis for calculating 5CPs. Section 8 has been modified to reflect revised release dates for Zonal Scaling Factors.

Revision 07 (07/01/04):

- This revision includes changes to Section 2, to reflect that 500kV generation will be treated differently in the PJM Western and Southern regions than the Mid-Atlantic Region. Section 4 was revised to reflect that peak load allocation will be impacted for market integration. Section 5 has been modified to reflect that the Active Load Management program has been fully incorporated into the eCapacity application.

Revision 06 (10/01/03):

- This revision incorporates a new presentation format. Substantive changes were made to Section 4, to reflect changes in peak normalization procedures. Section 5 and Attachment B were revised to reflect the change in load research requirements for cycling programs to a five year cycle. The previous Section 6 (Forecast Peak Period Load) has been deleted. The section on Qualified Interruptible Load now reflects that it is the same as Active Load Management. New sections have been added for the PJM Entity Forecast and Zonal Scaling Factors. Attachment A includes an additional load

drop estimate technique, Customer Baseline. Throughout the document, changes were made to reflect the new committee structure, and the Board of Managers enhanced authority.

- Changed all references from “*PJM Interconnection, L.L.C.*” to “*PJM.*”
- Changed all references from “the PJM OI” to “PJM.”
- Renamed Exhibits to consecutive numbering.
- Reformatted to new PJM formatting standard.
- Renumbered pages to consecutive numbering.

Revision 05 (01/01/03):

- This revision contains changes to Section 2, which was revised to reflect that hourly load data are reported through the new Power Meter application. Section 5 was revised to clarify wording on existing Active Load Management rules and procedures.

Revision 04 (06/01/02):

- This revision contains changes to Section 3, which was revised to reflect a new reporting format for the PJM Load Forecast Report. Section 7 was revised to incorporate firm level customers into the Qualified Interruptible Load program.

Revision 03 (01/01/02):

- This revision incorporates changes resulting from the addition of PJM West into the Interconnection. Section 4 was revised to add a description of the peak normalization process for PJM West. Sections 6 (Qualified Interruptible Load) and 7 (Forecast Period Peak Load) were added.

Revision 02 (10/01/00):

- This revision contains changes to Section 4 to include a clarification of the weather normalization overview, and revises the summer season weather normalization to reflect the newly adopted PJM summer weather parameter. Also, the removal of Attachment A: Definitions and Abbreviations. Attachment A is being developed into a ‘new’ PJM Manual for *Definitions and Abbreviations (M-35)*. Attachments B, C, and D have been renamed A, B, and C respectively. Also, changes to the ‘new’ Attachment A: ALM Load Drop Estimate Guidelines (previously listed as Attachment B) have been in effect since 6/01/00; however, they are now being addressed in this revision.

Revision 01 (06/01/00):

- This revision contains changes to Sections 3, 4, and 5, to reflect the influence of retail choice, including the creation of a peak allocation, revamped Active Load Management rules and procedures, and revamped PJM Load Forecast Report. Also, it details a revised weather normalization procedure.

Revision 00 (07/15/97):

- This revision is the complete draft of the PJM Manual for Load Data Systems.