FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, DC 20426

OFFICE OF ENERGY MARKET REGULATION

PJM Interconnection, L.L.C. Docket No. ER25-2328-000

Issued: July 24, 2025

On May 28, 2025, PJM Interconnection, L.L.C. (PJM) submitted an amended Wholesale Market Participant Agreement (WMPA) among PJM as Transmission Provider, WS-Sarish LLC as Wholesale Market Participant, and Keystone Appalachian Transmission Company, as agent for FirstEnergy Pennsylvania Electric Company, as Transmission Owner, designated as Service Agreement No. 5981. Pursuant to authority delegated to the Director, Division of Electric Power Regulation – East, under 18 C.F.R. § 375.307, the WMPA is accepted for filing, effective July 28, 2025 as requested.

The filing was publicly noticed. No protests or adverse comments were filed. Pursuant to Rule 214 of the Commission's regulations (18 C.F.R. § 385.214), notices of intervention, timely-filed motions to intervene, and any unopposed motions to intervene out-of-time filed before the issuance date of this order are granted.

This action does not constitute approval of any service, rate, charge, classification, or any rule, regulation, contract, or practice affecting such rate or service provided for in the filed document(s); nor shall such action be deemed as recognition of any claimed contractual right or obligation affecting or relating to such service or rate; and such action is without prejudice to any findings or orders which have been or may hereafter be made by the Commission in any proceeding now pending or hereafter instituted by or against the applicant(s).

This order constitutes final agency action. Requests for rehearing by the Commission may be filed within 30 days of the date of issuance of this order, pursuant to 18 C.F.R. § 385.713.

Issued by: Kurt M. Longo, Director, Division of Electric Power Regulation – East

¹ PJM Interconnection, L.L.C., PJM Service Agreements Tariff, <u>PJM SA No. 5981, PJM SA No. 5981 Among PJM, WS-Sarish, and KATCo (5.0.0)</u>.

Document Content(s)	
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May 28, 2025

Honorable Debbie-Anne A. Reese, Secretary Federal Energy Regulatory Commission 888 First Street, NE, Room 1A Washington, DC 20426

Re: PJM Interconnection, L.L.C., Docket No. ER25-2328-000

Amendment to WMPA, SA No. 5981; Queue No. AG1-386 (amend)

Dear Secretary Reese:

Pursuant to section 205 of the Federal Power Act,¹ and part 35 of the Federal Energy Regulatory Commission's ("Commission") regulations,² PJM Interconnection, L.L.C. ("PJM") submits for filing an amended Wholesale Market Participation Agreement ("WMPA") by and among PJM as Transmission Provider, WS-Sarish LLC ("WS-Sarish") as Wholesale Market Participant, and Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric Company ("KATCo") as Transmission Owner (PJM, WS-Sarish, and KATCo are collectively referred to as the "Parties"), designated as Service Agreement No. 5981 and associated with PJM Queue No. AG1-386 ("Amended AG1-386 WMPA"). The Amended AG1-386 WMPA replaces an existing WMPA among the Parties ("Prior AG1-386 WMPA") in order to update the contact information for WS-

¹ 16 U.S.C. § 824d.

² 18 C.F.R. part 35.

Sarish, revise certain milestone dates, and make other changes.³ Also included with this filing for informational purposes is an executed Agreement to Amend among the Parties effectuating the changes to the Prior AG1-386 WMPA. PJM requests that the Commission accept the Amended AG1-386 WMPA to become effective July 28, 2025, which is 61 days after today's filing.

A clean version of the Amended AG1-386 WMPA is included as Attachment A to this filing, with a redlined version showing the changes from the Prior AG1-386 WMPA included as Attachment B. The executed Agreement to Amend is included as Attachment C.

I. DESCRIPTION AND JUSTIFICATION OF CHANGES

Both the Prior AG1-386 WMPA and the Amended AG1-386 WMPA are associated with Queue No. AG1-386 and are intended to facilitate the interconnection of the WS-Sarish Solar Participant Facility to the PJM Transmission System.⁴ The Participant Facility will be a solar generating facility located in Washington County, Pennsylvania, with a Maximum Facility Output of 20 megawatts ("MWs") and Capacity Interconnection Rights of 15.42 MW.⁵ The first paragraph of the Amended and Prior AG1-386 WMPAs lists the

³ The Prior AG1-386 WMPA was filed with the Commission on October 17, 2024. *PJM Interconnection, L.L.C.*, Amendment to WMPA, SA No. 5981; Queue No. AG1-386, Docket No. ER25-130-000 (Oct. 17, 2024) ("Docket No. ER25-130 Filing"). The Commission accepted the Prior AG1-386 WMPA effective December 17, 2024. *PJM Interconnection, L.L.C.*, Letter Order, Docket No. ER25-130-000 (Dec. 11, 2024). Capitalized terms not defined herein have the meaning set forth in the Amended AG1-386 WMPA or the PJM Open Access Transmission Tariff.

⁴ Prior AG1-386 WMPA, Specifications section 1.0(a); Amended AG1-386 WMPA, Specifications section 1.0(a).

⁵ Prior AG1-386 WMPA, Specifications sections 1.0(b)-(d) and 2.1; Amended AG1-386 WMPA, Specifications sections 1.0(b)-(d) and 2.1.

Parties to each agreement and section 2.0 provides the contact information for the Parties. Sections 3.1.1 through 3.1.4 of both agreements list the applicable milestone dates.

A number of changes are being made to the Prior AG1-386 WMPA. First, the Prior AG1-386 WMPA is being revised to update the contact information for WS-Sarish set forth in section 2.0. In addition, the milestone dates in section 3.1.2 (commercial operation) are being revised. Specifically, section 3.1.2 of the Prior AG1-386 WMPA states that on or before March 31, 2025, WS-Sarish must demonstrate commercial operation of all generating units and on or before March 31, 2025, it must demonstrate commercial sale or use of energy and, if applicable obtain capacity qualification. The Amended AG1-386 WMPA revises this section to state that these requirements must be satisfied by June 30, 2025.

Other changes have been made as well. Language has been added to the end of the first paragraph of the Amended AG1-386 WMPA to reference the Docket No. ER25-130 Filing and the Commission's acceptance of it. The executed signature page was revised to reference the executed Agreement to Amend because the executed Agreement to Amend serves as the Parties' acceptance of the rights and responsibilities under the Amended AG1-386 WMPA. The Commission has accepted other filings of agreements that were amended using similar processes, 6 and should do the same here.

II. EFFECTIVE DATE

PJM requests an effective date for the Amended AG1-386 WMPA of July 28, 2025, which is 61 days from the date of this filing. PJM also requests that the Commission grant

⁶ See PJM Interconnection, L.L.C., Letter Order, Docket No. ER25- 1563-000 (May 2, 2025); PJM Interconnection, L.L.C., Letter Order, Docket No. ER25-1023-000 (Mar. 20, 2025); PJM Interconnection, L.L.C., Letter Order, Docket No. ER25-422-000 (Jan. 10, 2025).

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any waivers of the Commission's rules and regulations necessary for acceptance of the Amended AG1-386 WMPA.

III. DOCUMENTS ENCLOSED

In addition to this transmittal letter, PJM encloses the following:

- 1. Attachment A: Amended AG1-386 WMPA (clean);
- 2. Attachment B: Amended AG1-386 WMPA (marked); and
- 3. Attachment C: Executed Agreement to Amend.

IV. CORRESPONDENCE AND COMMUNICATIONS

Correspondence and communications with respect to this filing should be sent to, and PJM requests the Secretary to include on the official service list, the following:⁷

Craig Glazer
Vice President – Federal Government Policy
PJM Interconnection, L.L.C.
1200 G Street, NW, Suite 600
Washington, DC 20005
(202) 423-4743
craig.glazer@pjm.com

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Christopher Holt Managing Counsel PJM Interconnection, L.L.C. 2750 Monroe Blvd Audubon, PA 19403-2497 (610) 666-2368 christopher.holt@pjm.com

V. SERVICE

PJM has served a copy of this filing on WS-Sarish, KATCo, and the relevant state regulatory commissions within the PJM Region.

⁷ To the extent necessary, PJM requests waiver of Rule 203(b)(3) of the Commission's Rules of Practice and Procedure, 18 C.F.R. § 385.203(b)(3), to permit all of the persons listed to be placed on the official service list for this proceeding.

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VI. CONCLUSION

For the foregoing reasons, PJM respectfully requests that the Commission accept the Amended AG1-386 WMPA for filing effective July 28, 2025.

Respectfully submitted,

Craig Glazer
Vice President – Federal Government Policy
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Counsel for PJM Interconnection, L.L.C.

Attachment A

Amended AG1-386 WMPA (clean)

(PJM Queue #AG1-386)

WHOLESALE MARKET PARTICIPATION AGREEMENT Among PJM INTERCONNECTION, L.L.C. And WS-SARISH LLC And KEYSTONE APPALACHIAN TRANSMISSION COMPANY AS AGENT FOR FIRSTENERGY PENNSYLVANIA ELECTRIC COMPANY

WHOLESALE MARKET PARTICIPATION AGREEMENT

By and Among
PJM Interconnection, L.L.C.
And
WS-SARISH LLC
And

KEYSTONE APPALACHIAN TRANSMISSION COMPANY AS AGENT FOR FIRSTENERGY PENNSYLVANIA ELECTRIC COMPANY (PJM Oueue Position #AG1-386)

This Wholesale Market Participation Agreement ("WMPA") including the Specifications, and Schedules attached hereto and incorporated herein, is entered into in order to effectuate sales of energy and/or capacity into PJM's wholesale markets, by and between PJM Interconnection, L.L.C., the Regional Transmission Organization for the PJM Region ("Transmission Provider"), WS-Sarish LLC ("Wholesale Market Participant") and Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric Company ("Transmission Owner") (referred to individually as "Party" or collectively as "the Parties"). This WMPA amends the Wholesale Market Participation Agreement among the Parties, Service Agreement No. 5981, effective December 17, 2024, filed with the Federal Energy Regulatory

WITNESSETH

Commission in Docket No. ER25-130-000.

WHEREAS, Wholesale Market Participant is developing generation that it intends to use to engage in Wholesale Transactions in PJM's markets and desires to maintain its proposed generation in the queue that PJM studies for potential reliability impacts to the Transmission System;

WHEREAS, Wholesale Market Participant is seeking to interconnect at a local distribution or sub-transmission facility, which at this time is not subject to FERC jurisdiction; and

WHEREAS, Wholesale Market Participant and Transmission Owner or its affiliate must enter into a separate two-party interconnection agreement ("Interconnection Agreement") in order to address issues of physical interconnection and local charges that may be presented by the interconnection of Wholesale Market Participant's generation to the distribution facility.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, together with other good and valuable consideration, the receipt and sufficiency is hereby mutually acknowledged by Transmission Provider, Transmission Owner and Wholesale Market Participant and the parties agree to assume all of the rights and obligations consistent with the rights and obligations relating to Network Upgrades, Local Upgrades and metering

requirements set forth in Part VI of the Tariff, as of the effective date of this WMPA, required for Wholesale Market Participant to make Wholesale Transactions in PJM's markets. The Parties mutually covenant and agree as follows:

Article 1 – DEFINITIONS and OTHER DOCUMENTS

- **1.0 Defined Terms.** All capitalized terms herein shall have the meanings as set forth in the definitions of such terms as stated in Part I, Article 1 or Part VI of the PJM Open Access Transmission Tariff ("Tariff"), except Wholesale Market Participant which shall be defined in this WMPA as a participant in a Wholesale Transaction.
- 1.1 Effective Date. This WMPA shall become effective on the date it is executed by all Parties, or, if this WMPA is filed with FERC unexecuted, upon the date specified by FERC. This WMPA shall terminate on such date as mutually agreed upon by the parties, unless earlier terminated consistent with Section 1 in Attachment O, Appendix 2, Part VI of the Tariff.
- 1.2 Assumption of Tariff Obligations. Wholesale Market Participant agrees to abide by all rules and procedures pertaining to generation and transmission in the PJM Region, including but not limited to the rules and procedures concerning the dispatch of generation or scheduling transmission set forth in the Tariff, the Operating Agreement and the PJM Manuals.
- **1.3 Incorporation Of Other Documents.** All portions of the Tariff and the Operating Agreement pertinent to the subject matter of this WMPA and not otherwise made a part hereof are hereby incorporated herein and made a part hereof.

Article 2 - NOTICES and MISCELLANEOUS

2.0 Notices. Any notice, demand or request required or permitted to be given by any Party to another and any instrument required or permitted to be tendered or delivered by any Party in writing to another may be so given, tendered or delivered by recognized national courier or by depositing the same with the United States Postal Service, with postage prepaid for delivery by certified or registered mail addressed to the Party, or by personal delivery to the Party, at the address specified below. Such notices, if agreed to by the Parties, may be made via electronic means, with e-mail confirmation of delivery.

Transmission Provider:

PJM Interconnection, L.L.C. 2750 Monroe Blvd. Audubon, PA 19403-2497

Wholesale Market Participant:

WS-Sarish LLC 40 East Montgomery Avenue, 4th Floor Ardmore, PA 19003 Attn: Geoffrey Underwood, Partner Gunderwood@ampliform.com (610) 312-4495

Transmission Owner:

Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric
76 South Main Street, 10th Floor
Akron, OH 44308
Attn: Manager, FERC & Wholesale Connection Support
mthorn@firstenergycorp.com
(330) 384-3889

With copies to:
FirstEnergy Service Company
Legal Department
76 South Main Street
A-GO-15
Akron, OH 44308
Attn: Attorney for FERC & Wholesale Connection
ajadue@firstenergycorp.com
(330) 384-5947

Either Party may change its address or designated representative for notice by notice to the other Parties in the manner provided for above.

- **2.1 Construction With Other Parts Of The Tariff.** This WMPA shall not be construed as an application for service under Part II or Part III of the Tariff.
- 2.2 Warranty for Facilities Study. In analyzing and preparing the System Impact Study, and in designing and constructing the Local Upgrades and/or Network Upgrades described in Part II of the Tariff and in the Specifications attached to this WMPA, Transmission Provider, the Transmission Owner(s), and any other subcontractors employed by Transmission Provider have had to, and shall have to, rely on information provided by Wholesale Market Participant and possibly by third parties and may not have control over the accuracy of such information. Accordingly, NEITHER TRANSMISSION PROVIDER, THE TRANSMISSION OWNER(s), NOR ANY OTHER SUBCONTRACTORS EMPLOYED BY TRANSMISSION PROVIDER OR TRANSMISSION OWNER MAKES ANY WARRANTIES, EXPRESS OR IMPLIED, WHETHER ARISING BY OPERATION OF LAW, COURSE OF PERFORMANCE OR DEALING, CUSTOM, USAGE IN THE TRADE OR PROFESSION, OR

OTHERWISE, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO THE ACCURACY, CONTENT, OR CONCLUSIONS OF THE FACILITIES STUDY OR THE SYSTEM IMPACT STUDY IF A FACILITIES STUDY WAS NOT REQUIRED OR OF THE LOCAL UPGRADES AND/OR THE NETWORK UPGRADES, PROVIDED, HOWEVER, that Transmission Provider warrants that the Transmission Owner Facilities described in the Specifications will be designed and constructed (to the extent that Transmission Owner is responsible for design and construction thereof) and operated in accordance with Good Utility Practice, as such term is defined in the Operating Agreement. Wholesale Market Participant acknowledges that it has not relied on any representations or warranties not specifically set forth herein and that no such representations or warranties have formed the basis of its bargain hereunder.

- **2.3 Waiver.** No waiver by any party of one or more defaults by the other in performance of any of the provisions of this WMPA shall operate or be construed as a waiver of any other or further default or defaults, whether of a like or different character.
- **2.4 Amendment.** This WMPA or any part thereof, may not be amended, modified, or waived other than by a written document signed by all parties hereto.
- 2.5 Addendum of Wholesale Market Participant's Agreement to Conform with IRS Safe Harbor Provisions for Non-Taxable Status. To the extent required, in accordance with Section 24.1 in Attachment O, Appendix 2 in Part VI of the Tariff, Schedule E to this WMPA shall set forth the Wholesale Market Participant's agreement to conform with the IRS safe harbor provisions for non-taxable status.

2.6 Assignment

2.6.1 Assignment with Prior Consent:

If the Interconnection Agreement between the Wholesale Market Participant and the Transmission Owner, as referenced in section 3.1.4 herein, provides that such Interconnection Agreement may be assigned, and such Interconnection Agreement was assigned, then, except as provided in Section 2.6.2 of this WMPA, no Party shall assign its rights or delegate its duties under this WMPA without the prior written consent of the other Parties, which consent shall not be unreasonably withheld, conditioned, or delayed; and any such assignment or delegation made without such prior written consent shall be null and void. A Party may make an assignment in connection with the sale, merger, or transfer of all of its properties, including the Participant Facility, which it owns, so long as the assignee in such a sale, merger, or transfer assumes in writing all rights, duties and obligations arising under this WMPA. In addition, the Transmission Owner shall be entitled, subject to applicable laws and regulations, to assign the WMPA to an Affiliate or successor that owns and operates all or a substantial portion of the Transmission Owner's transmission facilities.

2.6.2 Assignment without Prior Consent

2.6.2.1 Assignment to Owners:

If the Interconnection Agreement between the Wholesale Market Participant and the Transmission Owner, as referenced in section 3.1.4 herein, provides that such Interconnection Agreement may be assigned, and such Interconnection Agreement was assigned, then the Wholesale Market Participant may assign its rights or delegate its duties under this WMPA without the Transmission Owner's or Transmission Provider's prior consent to any Affiliate or person that purchases or otherwise acquires, directly or indirectly, all of the Participant Facility, provided that prior to the effective date of any such assignment: (1) the assignee shall demonstrate that, as of the effective date of the assignment, the assignee has the technical and operational competence to comply with the requirements of this WMPA; and (2) in writing to the Transmission Owner and Transmission Provider, assignee assumes all rights, duties, and obligations of Wholesale Market Participant arising under this WMPA. However, any assignment described herein shall not relieve or discharge the Wholesale Market Participant from any of its obligations hereunder absent the written consent of the Transmission Provider, such consent not to be unreasonably withheld, conditioned or delayed.

2.6.2.2 Assignment to Lenders:

If the Interconnection Agreement between the Wholesale Market Participant and the Transmission Owner, as referenced in section 3.1.4 herein, provides that such Interconnection Agreement may be assigned to any Project Finance Entity(ies), and such Interconnection Agreement was assigned, then the Wholesale Market Participant may, without consent of the Transmission Provider or the Transmission Owner, assign this WMPA to such Project Finance Entity(ies), provided that such assignment does not alter or diminish Wholesale Market Participant's duties and obligations under this WMPA. If Wholesale Market Participant provides the Transmission Owner and Transmission Provider with notice of an assignment to such Project Finance Entity(ies) and identifies such Project Finance Entity(ies) as a contact for notice of Breach consistent with section 15.3 of Attachment O, Appendix 2 in Part VI of the Tariff, the Transmission Provider or Transmission Owner shall provide notice and reasonable opportunity for such Project Finance Entity(ies) to cure any Breach under this WMPA in accordance with this WMPA. Transmission Provider or Transmission Owner shall, if requested by such Project Finance Entity(ies), provide such customary and reasonable documents, including consents to assignment, as may be reasonably requested with respect to the assignment and status of this WMPA, provided that such documents do not alter or diminish the rights of the Transmission Provider or Transmission Owner under this WMPA, except with respect to providing notice of Breach consistent with section 15.3 of Attachment O, Appendix 2 in Part VI of the Tariff, to such Project Finance Entity(ies). Upon presentation of the Transmission Provider and/or Transmission

Owner's invoice therefor, Wholesale Market Participant shall pay the Transmission Provider and/or the Transmission Owner's reasonable documented cost of providing such documents and certificates as requested by such Project Finance Entity(ies). Any assignment described herein shall not relieve or discharge the Wholesale Market Participant from any of its obligations hereunder absent the written consent of the Transmission Owner and Transmission Provider.

2.6.3 Successors and Assigns:

This WMPA and all of its provisions are binding upon, and inure to the benefit of, the Parties and their respective successors and permitted assigns.

ARTICLE 3 – Responsibility for Network or Local Upgrades

- 3.0 Security for Network or Local Upgrades. Consistent with Section 212.4 in Part VI of the Tariff, Wholesale Market Participant, on or before the effective date of this WMPA, shall provide the Transmission Provider (for the benefit of the Transmission Owner) with a letter of credit from an agreed provider or other form of security reasonably acceptable to the Transmission Provider and that names the Transmission Provider as beneficiary ("Security") in the amount of \$0. This amount represents the sum of the estimated Costs, determined consistent with Section 217 in Part VI of the Tariff, of (i) the Local Upgrades and/or Network Upgrades less any Costs already paid by the Wholesale Market Participant. Should Wholesale Market Participant fail to provide Security in the amount or form required in the first sentence of this Section, this WMPA shall be terminated. Wholesale Market Participant acknowledges that its ultimate cost responsibility consistent with Section 217 in Part VI of the Tariff will be based upon the actual Costs of the facilities described in the Specifications to this WMPA, whether greater or lesser than the amount of the Security provided under this Section.
- **3.1 Project Specific Milestones.** During the term of this WMPA, Wholesale Market Participant shall ensure that it meets each of the following milestones:
 - **3.1.1 Substantial Site work completed.** On or before June 30, 2024, Wholesale Market Participant must demonstrate completion of at least 20% of project site construction.
 - 3.1.2 Commercial Operation. (i) On or before June 30, 2025, Wholesale Market Participant must demonstrate commercial operation of all generating units; (ii) On or before June 30, 2025, Wholesale Market Participant must demonstrate commercial sale or use of energy and, if applicable obtain capacity qualification consistent with the requirements of the Reliability Assurance Agreement Among Load Serving Entities in the PJM Region.
 - **3.1.3 Documentation.** Within one (1) month following commercial operation of generating unit(s), Wholesale Market Participant must provide certified documentation demonstrating that "as-built" Participant Facility are consistent with applicable PJM studies and agreements. Wholesale Market Participant must also provide PJM with "as-built" electrical modeling data or confirm that previously submitted data remains valid.
 - **3.1.4 Interconnection Agreement.** On or before October 31, 2021, Wholesale Market Participant must enter into an Interconnection Agreement with the Transmission Owner in order to effectuate the WMPA. This WMPA shall automatically terminate upon the termination of the two-party Interconnection Agreement between the Wholesale Market Participant and Transmission Owner.

Wholesale Market Participant shall demonstrate the occurrence of each of the foregoing milestones to Transmission Provider's reasonable satisfaction. Transmission Provider may reasonably extend any such milestone dates, in the event of delays that Wholesale Market Participant (i) did not cause and (ii) could not have remedied through the exercise of due diligence.

If (i) the Wholesale Market Participant suspends work pursuant to a suspension provision contained in an interconnection and/or construction agreement with the Transmission Owner or (ii) the Transmission Owner extends the date by which Wholesale Market Participant must enter into an interconnection agreement relative to this WMPA, and (iii) the Wholesale Market Participant has not made a wholesale sale under this WMPA, the Wholesale Market Participant may suspend this WMPA by notifying the Transmission Provider and the Transmission Owner in writing that it wishes to suspend this WMPA, with the condition that, notwithstanding such suspension, the Transmission System shall be left in a safe and reliable condition in accordance with Good Utility Practice and Transmission Provider's safety and reliability criteria. Wholesale Market Participant's notice of suspension shall include an estimated duration of the suspension period and other information related to the suspension. Pursuant to this section 3.1, Wholesale Market Participant may request one or more suspensions of work under this WMPA for a cumulative period of up to a maximum of three years. If, however, the suspension will result in a Material Modification as defined in Part I, Section 1.18A.02 of the Tariff, then such suspension period shall be no greater than one (1) year. If the Wholesale Market Participant suspends this WMPA pursuant to this Section 3.1 and has not provided written notice that it will exit such suspension on or before the expiration of the suspension period described herein, this WMPA shall be deemed terminated as of the end of such suspension period. The suspension time shall begin on the date the suspension is requested or on the date of the Wholesale Market Participant's written notice of suspension to Transmission Provider, if no effective date was specified. All milestone dates stated in this Section 3.1 shall be deemed to be extended coextensively with any suspension period permitted pursuant to this provision.

IN WITNESS WHEREOF, Transmission Provider, Wholesale Market Participant and Transmission Owner have caused this WMPA to be executed by their respective authorized officials. By each individual signing below, each represents to the other that they are duly authorized to sign on behalf of their company and have the actual and/or apparent authority to bind the respective company to this WMPA.

(PJM Queue Position #AG1-386)

Transmission Provider: PJM I	nterconnection, L.	L.C.		
By:			_	
Name	Title	Date		
Printed name of signer:				
Wholesale Market Participant:	WS-Sarish LLC			
By:			_	
Name	Title	Date		
Printed name of signer:				
Transmission Owner: Keys FirstEnergy Pennsylvania Ele		Transmission Compa	any as agent	fo
By:			_	
Name	Title	Date		
Printed name of signer:				

All signature lines intentionally left blank. See Agreement to Amend executed by the Parties on May 7, 2025

SPECIFICATIONS FOR WHOLESALE MARKET PARTICIPATION AGREEMENT By and Among

PJM INTERCONNECTION, L.L.C.

And WS-SARISH LLC AND

KEYSTONE APPALACHIAN TRANSMISSION COMPANY AS AGENT FOR FIRSTENERGY PENNSYLVANIA ELECTRIC COMPANY (PJM Queue Position #AG1-386)

- **1.0 Description of generating unit(s)** (the "Participant Facility" or "Participant's Facility") to be used for the provision of wholesale sales into the PJM markets:
 - a. Name of Participant Facility:

WS-Sarish Solar

b. Location of Participant Facility:

Grid Coordinates: 40.3790000, -80.4060000 Washington County, Pennsylvania (Allegheny Power Zone)

c. Size in megawatts of Participant Facility:

Maximum Facility Output of 20 MW

d. Description of the equipment configuration:

A ground-mounted, inverter-based, solar photovoltaic generating facility consisting of solar arrays and step-up transformation with a high-side voltage of 25 kV.

2.0 Rights for Generation Wholesale Market Participant

2.1 Capacity Interconnection Rights:

Consistent with the applicable terms of the Tariff, the Wholesale Market Participant shall have Capacity Interconnection Rights at the point(s) of interconnection specified in Schedule A of this Wholesale Market Participant Agreement in the amount of 15.42 MW; provided however, nothing in this WMPA provides any rights with regard to the use of distribution facilities.

Pursuant to and subject to the applicable terms of the Tariff, the Wholesale Market Participant shall have Capacity Interconnection Rights at the Point(s) of Interconnection specified in this Wholesale Market Participation Agreement in the amount of 15.42 MW commencing June 1, 2024. During the time period from the effective date of this WMPA until May 31, 2024 (the "interim time period"), the Wholesale Market Participant may be awarded interim Capacity Interconnection Rights in an amount not to exceed 15.42 MW. The availability and amount of such interim Capacity Interconnection Rights shall be dependent upon completion and results of an interim deliverability study. Any interim Capacity Interconnection Rights awarded during the interim time period shall terminate on May 31, 2024.

To the extent that any portion of the Participant Facility described in Section 1.0 is not a Capacity Resource with Capacity Interconnection Rights, such portion of the Participant Facility shall be an Energy Resource. Pursuant to this WMPA, the Wholesale Market Participant may sell energy into PJM's markets in an amount equal to the Participant Facility's Maximum Facility Output indicated in Section 1.0c of the Specifications for this WMPA. PJM reserves the right to limit injections in the event reliability would be affected by output greater than such quantity.

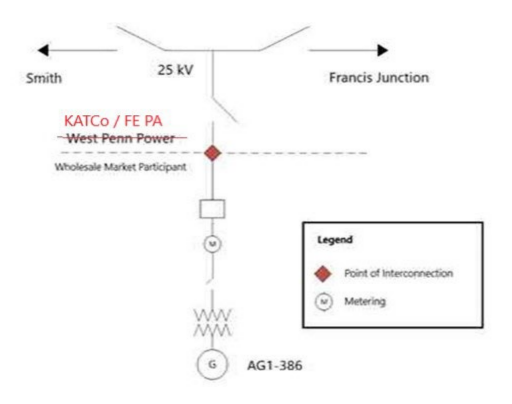
3.0 Ownership and Location of Metering Equipment. The metering equipment to be constructed, the capability of the metering equipment to be constructed, and the ownership thereof, as required for the Wholesale Transactions shall be identified on the attached Schedule B to this WMPA, and provided consistent with the PJM manuals.

SCHEDULES:

- SCHEDULE A SINGLE-LINE DIAGRAM (Showing point of interconnection)
- SCHEDULE B LIST OF METERING EQUIPMENT
- SCHEDULE C LIST OF LOCAL/NETWORK UPGRADES
- SCHEDULE D APPLICABLE TECHNICAL REQUIREMENTS AND STANDARDS
- SCHEDULE E WHOLESALE MARKET PARTICIPANT AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS
- SCHEDULE F SCHEDULE OF NON-STANDARD TERMS & CONDITIONS

SCHEDULE A

SINGLE-LINE DIAGRAM



SCHEDULE B

LIST OF METERING EQUIPMENT

Wholesale Market Participant is responsible for installing metering & telemetry equipment that shall comply with requirements specified in PJM Manuals M-01 and M-14D.

SCHEDULE C

LIST OF LOCAL/NETWORK UPGRADES

Not Required

SCHEDULE D

APPLICABLE TECHNICAL REQUIREMENTS AND STANDARDS

Not Required

SCHEDULE E

WHOLESALE MARKET PARTICIPANT'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS

As provided in Section 24.1 in Attachment O, Appendix 2 in Part VI of the Tariff and subject to the requirements thereof, Wholesale Market Participant represents that it meets all qualifications and requirements as set forth in Section 118(a) and 118(b) of the Internal Revenue Code of 1986, as amended and interpreted by Notice 2016-36, 2016-25 I.R.B. (6/20/2016) (the "IRS Notice"). Wholesale Market Participant agrees to conform with all requirements of the safe harbor provisions specified in the IRS Notice, as they may be amended, as required to confer non-taxable status on some or all of the transfer of property, including money, by Wholesale Market Participant to Transmission Owner with respect to the payment of the Costs of construction and installation of the Transmission Owner Interconnection Facilities specified in this WMPA.

Nothing in Wholesale Market Participant's agreement pursuant to this Schedule E shall change the indemnification obligations under Section 24.2 in Attachment O, Appendix 2 in Part VI of the Tariff.

SCHEDULE F

SCHEDULE OF NON-STANDARD TERMS & CONDITIONS

Not Required

Attachment B

Amended AG1-386 WMPA (marked)

(PJM Queue #AG1-386)

WHOLESALE MARKET PARTICIPATION AGREEMENT Among PJM INTERCONNECTION, L.L.C. And WS-SARISH LLC And KEYSTONE APPALACHIAN TRANSMISSION COMPANY AS AGENT FOR FIRSTENERGY PENNSYLVANIA ELECTRIC COMPANY

WHOLESALE MARKET PARTICIPATION AGREEMENT

By and Among
PJM Interconnection, L.L.C.
And
WS-SARISH LLC

KEYSTONE APPALACHIAN TRANSMISSION COMPANY AS AGENT FOR FIRSTENERGY PENNSYLVANIA ELECTRIC COMPANY

(PJM Queue Position #AG1-386)

This Wholesale Market Participation Agreement ("WMPA") including the Specifications, and Schedules attached hereto and incorporated herein, is entered into in order to effectuate sales of energy and/or capacity into PJM's wholesale markets, by and between PJM Interconnection, L.L.C., the Regional Transmission Organization for the PJM Region ("Transmission Provider"), WS-Sarish LLC ("Wholesale Market Participant") and Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric Company ("Transmission Owner") (referred to individually as "Party" or collectively as "the Parties"). This WMPA amends the Wholesale Market Participation Agreement among the Parties, Service Agreement No. 5981, effective December 17, 2024August 13, 2024, filed with the Federal Energy Regulatory Commission in Docket No. ER24-2266-00025-130-000.

WITNESSETH

WHEREAS, Wholesale Market Participant is developing generation that it intends to use to engage in Wholesale Transactions in PJM's markets and desires to maintain its proposed generation in the queue that PJM studies for potential reliability impacts to the Transmission System;

WHEREAS, Wholesale Market Participant is seeking to interconnect at a local distribution or sub-transmission facility, which at this time is not subject to FERC jurisdiction; and

WHEREAS, Wholesale Market Participant and Transmission Owner or its affiliate must enter into a separate two-party interconnection agreement ("Interconnection Agreement") in order to address issues of physical interconnection and local charges that may be presented by the interconnection of Wholesale Market Participant's generation to the distribution facility.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, together with other good and valuable consideration, the receipt and sufficiency is hereby mutually acknowledged by Transmission Provider, Transmission Owner and Wholesale Market Participant and the parties agree to assume all of the rights and obligations consistent with the rights and obligations relating to Network Upgrades, Local Upgrades and metering

requirements set forth in Part VI of the Tariff, as of the effective date of this WMPA, required for Wholesale Market Participant to make Wholesale Transactions in PJM's markets. The Parties mutually covenant and agree as follows:

Article 1 – DEFINITIONS and OTHER DOCUMENTS

- **1.0 Defined Terms.** All capitalized terms herein shall have the meanings as set forth in the definitions of such terms as stated in Part I, Article 1 or Part VI of the PJM Open Access Transmission Tariff ("Tariff"), except Wholesale Market Participant which shall be defined in this WMPA as a participant in a Wholesale Transaction.
- 1.1 Effective Date. This WMPA shall become effective on the date it is executed by all Parties, or, if this WMPA is filed with FERC unexecuted, upon the date specified by FERC. This WMPA shall terminate on such date as mutually agreed upon by the parties, unless earlier terminated consistent with Section 1 in Attachment O, Appendix 2, Part VI of the Tariff.
- 1.2 Assumption of Tariff Obligations. Wholesale Market Participant agrees to abide by all rules and procedures pertaining to generation and transmission in the PJM Region, including but not limited to the rules and procedures concerning the dispatch of generation or scheduling transmission set forth in the Tariff, the Operating Agreement and the PJM Manuals.
- **1.3 Incorporation Of Other Documents.** All portions of the Tariff and the Operating Agreement pertinent to the subject matter of this WMPA and not otherwise made a part hereof are hereby incorporated herein and made a part hereof.

Article 2 - NOTICES and MISCELLANEOUS

2.0 Notices. Any notice, demand or request required or permitted to be given by any Party to another and any instrument required or permitted to be tendered or delivered by any Party in writing to another may be so given, tendered or delivered by recognized national courier or by depositing the same with the United States Postal Service, with postage prepaid for delivery by certified or registered mail addressed to the Party, or by personal delivery to the Party, at the address specified below. Such notices, if agreed to by the Parties, may be made via electronic means, with e-mail confirmation of delivery.

Transmission Provider:

PJM Interconnection, L.L.C. 2750 Monroe Blvd. Audubon, PA 19403-2497

Wholesale Market Participant:

WS-Sarish LLC
40 East Montgomery Avenue, 4th Floor
Ardmore, PA 19003
Attn: Geoffrey Underwood, Partner
Gunderwood@ampliform.comGeoff@prospect14.com
(610) 312-4495

Transmission Owner:

Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric 76 South Main Street, 10th Floor Akron, OH 44308
Attn: Manager, FERC & Wholesale Connection Support mthorn@firstenergycorp.com (330) 384-3889

With copies to:
FirstEnergy Service Company
Legal Department
76 South Main Street
A-GO-15
Akron, OH 44308
Attn: Attorney for FERC & Wholesale Connection
ajadue@firstenergycorp.com
(330) 384-5947

Either Party may change its address or designated representative for notice by notice to the other Parties in the manner provided for above.

- **2.1 Construction With Other Parts Of The Tariff.** This WMPA shall not be construed as an application for service under Part II or Part III of the Tariff.
- 2.2 Warranty for Facilities Study. In analyzing and preparing the System Impact Study, and in designing and constructing the Local Upgrades and/or Network Upgrades described in Part II of the Tariff and in the Specifications attached to this WMPA, Transmission Provider, the Transmission Owner(s), and any other subcontractors employed by Transmission Provider have had to, and shall have to, rely on information provided by Wholesale Market Participant and possibly by third parties and may not have control over the accuracy of such information. Accordingly, NEITHER TRANSMISSION PROVIDER, THE TRANSMISSION OWNER(s), NOR ANY OTHER SUBCONTRACTORS EMPLOYED BY TRANSMISSION PROVIDER OR TRANSMISSION OWNER MAKES ANY WARRANTIES, EXPRESS OR IMPLIED, WHETHER ARISING BY OPERATION OF LAW, COURSE OF PERFORMANCE OR DEALING, CUSTOM, USAGE IN THE TRADE OR PROFESSION, OR

OTHERWISE, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO THE ACCURACY, CONTENT, OR CONCLUSIONS OF THE FACILITIES STUDY OR THE SYSTEM IMPACT STUDY IF A FACILITIES STUDY WAS NOT REQUIRED OR OF THE LOCAL UPGRADES AND/OR THE NETWORK UPGRADES, PROVIDED, HOWEVER, that Transmission Provider warrants that the Transmission Owner Facilities described in the Specifications will be designed and constructed (to the extent that Transmission Owner is responsible for design and construction thereof) and operated in accordance with Good Utility Practice, as such term is defined in the Operating Agreement. Wholesale Market Participant acknowledges that it has not relied on any representations or warranties not specifically set forth herein and that no such representations or warranties have formed the basis of its bargain hereunder.

- **2.3 Waiver.** No waiver by any party of one or more defaults by the other in performance of any of the provisions of this WMPA shall operate or be construed as a waiver of any other or further default or defaults, whether of a like or different character.
- **2.4 Amendment.** This WMPA or any part thereof, may not be amended, modified, or waived other than by a written document signed by all parties hereto.
- 2.5 Addendum of Wholesale Market Participant's Agreement to Conform with IRS Safe Harbor Provisions for Non-Taxable Status. To the extent required, in accordance with Section 24.1 in Attachment O, Appendix 2 in Part VI of the Tariff, Schedule E to this WMPA shall set forth the Wholesale Market Participant's agreement to conform with the IRS safe harbor provisions for non-taxable status.

2.6 Assignment

2.6.1 Assignment with Prior Consent:

If the Interconnection Agreement between the Wholesale Market Participant and the Transmission Owner, as referenced in section 3.1.4 herein, provides that such Interconnection Agreement may be assigned, and such Interconnection Agreement was assigned, then, except as provided in Section 2.6.2 of this WMPA, no Party shall assign its rights or delegate its duties under this WMPA without the prior written consent of the other Parties, which consent shall not be unreasonably withheld, conditioned, or delayed; and any such assignment or delegation made without such prior written consent shall be null and void. A Party may make an assignment in connection with the sale, merger, or transfer of all of its properties, including the Participant Facility, which it owns, so long as the assignee in such a sale, merger, or transfer assumes in writing all rights, duties and obligations arising under this WMPA. In addition, the Transmission Owner shall be entitled, subject to applicable laws and regulations, to assign the WMPA to an Affiliate or successor that owns and operates all or a substantial portion of the Transmission Owner's transmission facilities.

2.6.2 Assignment without Prior Consent

2.6.2.1 Assignment to Owners:

If the Interconnection Agreement between the Wholesale Market Participant and the Transmission Owner, as referenced in section 3.1.4 herein, provides that such Interconnection Agreement may be assigned, and such Interconnection Agreement was assigned, then the Wholesale Market Participant may assign its rights or delegate its duties under this WMPA without the Transmission Owner's or Transmission Provider's prior consent to any Affiliate or person that purchases or otherwise acquires, directly or indirectly, all of the Participant Facility, provided that prior to the effective date of any such assignment: (1) the assignee shall demonstrate that, as of the effective date of the assignment, the assignee has the technical and operational competence to comply with the requirements of this WMPA; and (2) in writing to the Transmission Owner and Transmission Provider, assignee assumes all rights, duties, and obligations of Wholesale Market Participant arising under this WMPA. However, any assignment described herein shall not relieve or discharge the Wholesale Market Participant from any of its obligations hereunder absent the written consent of the Transmission Provider, such consent not to be unreasonably withheld, conditioned or delayed.

2.6.2.2 Assignment to Lenders:

If the Interconnection Agreement between the Wholesale Market Participant and the Transmission Owner, as referenced in section 3.1.4 herein, provides that such Interconnection Agreement may be assigned to any Project Finance Entity(ies), and such Interconnection Agreement was assigned, then the Wholesale Market Participant may, without consent of the Transmission Provider or the Transmission Owner, assign this WMPA to such Project Finance Entity(ies), provided that such assignment does not alter or diminish Wholesale Market Participant's duties and obligations under this WMPA. If Wholesale Market Participant provides the Transmission Owner and Transmission Provider with notice of an assignment to such Project Finance Entity(ies) and identifies such Project Finance Entity(ies) as a contact for notice of Breach consistent with section 15.3 of Attachment O, Appendix 2 in Part VI of the Tariff, the Transmission Provider or Transmission Owner shall provide notice and reasonable opportunity for such Project Finance Entity(ies) to cure any Breach under this WMPA in accordance with this WMPA. Transmission Provider or Transmission Owner shall, if requested by such Project Finance Entity(ies), provide such customary and reasonable documents, including consents to assignment, as may be reasonably requested with respect to the assignment and status of this WMPA, provided that such documents do not alter or diminish the rights of the Transmission Provider or Transmission Owner under this WMPA, except with respect to providing notice of Breach consistent with section 15.3 of Attachment O, Appendix 2 in Part VI of the Tariff, to such Project Finance Entity(ies). Upon presentation of the Transmission Provider and/or Transmission Owner's invoice therefor, Wholesale Market Participant shall pay the Transmission Provider and/or the Transmission Owner's reasonable documented cost of providing such documents and certificates as requested by such Project Finance Entity(ies). Any assignment described herein shall not relieve or discharge the Wholesale Market Participant from any of its obligations hereunder absent the written consent of the Transmission Owner and Transmission Provider.

2.6.3 Successors and Assigns:

This WMPA and all of its provisions are binding upon, and inure to the benefit of, the Parties and their respective successors and permitted assigns.

ARTICLE 3 – Responsibility for Network or Local Upgrades

- 3.0 Security for Network or Local Upgrades. Consistent with Section 212.4 in Part VI of the Tariff, Wholesale Market Participant, on or before the effective date of this WMPA, shall provide the Transmission Provider (for the benefit of the Transmission Owner) with a letter of credit from an agreed provider or other form of security reasonably acceptable to the Transmission Provider and that names the Transmission Provider as beneficiary ("Security") in the amount of \$0. This amount represents the sum of the estimated Costs, determined consistent with Section 217 in Part VI of the Tariff, of (i) the Local Upgrades and/or Network Upgrades less any Costs already paid by the Wholesale Market Participant. Should Wholesale Market Participant fail to provide Security in the amount or form required in the first sentence of this Section, this WMPA shall be terminated. Wholesale Market Participant acknowledges that its ultimate cost responsibility consistent with Section 217 in Part VI of the Tariff will be based upon the actual Costs of the facilities described in the Specifications to this WMPA, whether greater or lesser than the amount of the Security provided under this Section.
- **3.1 Project Specific Milestones.** During the term of this WMPA, Wholesale Market Participant shall ensure that it meets each of the following milestones:
 - **3.1.1 Substantial Site work completed.** On or before June 30, 2024, Wholesale Market Participant must demonstrate completion of at least 20% of project site construction.
 - 3.1.2 Commercial Operation. (i) On or before June 30, 2025 March 31, 2025, Wholesale Market Participant must demonstrate commercial operation of all generating units; (ii) On or before June 30, 2025 March 31, 2025, Wholesale Market Participant must demonstrate commercial sale or use of energy and, if applicable obtain capacity qualification consistent with the requirements of the Reliability Assurance Agreement Among Load Serving Entities in the PJM Region.
 - **3.1.3 Documentation.** Within one (1) month following commercial operation of generating unit(s), Wholesale Market Participant must provide certified documentation demonstrating that "as-built" Participant Facility are consistent with applicable PJM studies and agreements. Wholesale Market Participant must also provide PJM with "as-built" electrical modeling data or confirm that previously submitted data remains valid.
 - **3.1.4 Interconnection Agreement.** On or before October 31, 2021, Wholesale Market Participant must enter into an Interconnection Agreement with the Transmission Owner in order to effectuate the WMPA. This WMPA shall automatically terminate upon the termination of the two-party Interconnection Agreement between the Wholesale Market Participant and Transmission Owner.

Wholesale Market Participant shall demonstrate the occurrence of each of the foregoing milestones to Transmission Provider's reasonable satisfaction. Transmission Provider may reasonably extend any such milestone dates, in the event of delays that Wholesale Market Participant (i) did not cause and (ii) could not have remedied through the exercise of due diligence.

If (i) the Wholesale Market Participant suspends work pursuant to a suspension provision contained in an interconnection and/or construction agreement with the Transmission Owner or (ii) the Transmission Owner extends the date by which Wholesale Market Participant must enter into an interconnection agreement relative to this WMPA, and (iii) the Wholesale Market Participant has not made a wholesale sale under this WMPA, the Wholesale Market Participant may suspend this WMPA by notifying the Transmission Provider and the Transmission Owner in writing that it wishes to suspend this WMPA, with the condition that, notwithstanding such suspension, the Transmission System shall be left in a safe and reliable condition in accordance with Good Utility Practice and Transmission Provider's safety and reliability criteria. Wholesale Market Participant's notice of suspension shall include an estimated duration of the suspension period and other information related to the suspension. Pursuant to this section 3.1, Wholesale Market Participant may request one or more suspensions of work under this WMPA for a cumulative period of up to a maximum of three years. If, however, the suspension will result in a Material Modification as defined in Part I, Section 1.18A.02 of the Tariff, then such suspension period shall be no greater than one (1) year. If the Wholesale Market Participant suspends this WMPA pursuant to this Section 3.1 and has not provided written notice that it will exit such suspension on or before the expiration of the suspension period described herein, this WMPA shall be deemed terminated as of the end of such suspension period. The suspension time shall begin on the date the suspension is requested or on the date of the Wholesale Market Participant's written notice of suspension to Transmission Provider, if no effective date was specified. All milestone dates stated in this Section 3.1 shall be deemed to be extended coextensively with any suspension period permitted pursuant to this provision.

IN WITNESS WHEREOF, Transmission Provider, Wholesale Market Participant and Transmission Owner have caused this WMPA to be executed by their respective authorized officials. By each individual signing below, each represents to the other that they are duly authorized to sign on behalf of their company and have the actual and/or apparent authority to bind the respective company to this WMPA.

Transmission Provider: **PJM Interconnection, L.L.C.**

(PJM Queue Position #AG1-386)

By:	Title				
Printed name of signer:					
Wholesale Market Participant:					
•					
By:Name	Title	Date			
Printed name of signer:					
Transmission Owner: Keys FirstEnergy Pennsylvania Ele		Transmission	Company a	s agent	for
By:					
Name	Title	Date			
Printed name of signer:					

All signature lines intentionally left blank. See Milestone Change Document Agreement to Amend executed by the Parties on May 7, 2025 September 24, 2024

SPECIFICATIONS FOR WHOLESALE MARKET PARTICIPATION AGREEMENT

By and Among PJM INTERCONNECTION, L.L.C.

And

WS-SARISH LLC

AND

KEYSTONE APPALACHIAN TRANSMISSION COMPANY AS AGENT FOR FIRSTENERGY PENNSYLVANIA ELECTRIC COMPANY (PJM Queue Position #AG1-386)

- **1.0 Description of generating unit(s)** (the "Participant Facility" or "Participant's Facility") to be used for the provision of wholesale sales into the PJM markets:
 - a. Name of Participant Facility:

WS-Sarish Solar

b. Location of Participant Facility:

Grid Coordinates: 40.3790000, -80.4060000 Washington County, Pennsylvania (Allegheny Power Zone)

c. Size in megawatts of Participant Facility:

Maximum Facility Output of 20 MW

d. Description of the equipment configuration:

A ground-mounted, inverter-based, solar photovoltaic generating facility consisting of solar arrays and step-up transformation with a high-side voltage of 25 kV.

2.0 Rights for Generation Wholesale Market Participant

2.1 Capacity Interconnection Rights:

Consistent with the applicable terms of the Tariff, the Wholesale Market Participant shall have Capacity Interconnection Rights at the point(s) of interconnection specified in Schedule A of this Wholesale Market Participant Agreement in the amount of 15.42 MW; provided however, nothing in this WMPA provides any rights with regard to the use of distribution facilities.

Pursuant to and subject to the applicable terms of the Tariff, the Wholesale Market Participant shall have Capacity Interconnection Rights at the Point(s) of Interconnection specified in this Wholesale Market Participation Agreement in the amount of 15.42 MW commencing June 1, 2024. During the time period from the effective date of this WMPA until May 31, 2024 (the "interim time period"), the Wholesale Market Participant may be awarded interim Capacity Interconnection Rights in an amount not to exceed 15.42 MW. The availability and amount of such interim Capacity Interconnection Rights shall be dependent upon completion and results of an interim deliverability study. Any interim Capacity Interconnection Rights awarded during the interim time period shall terminate on May 31, 2024.

To the extent that any portion of the Participant Facility described in Section 1.0 is not a Capacity Resource with Capacity Interconnection Rights, such portion of the Participant Facility shall be an Energy Resource. Pursuant to this WMPA, the Wholesale Market Participant may sell energy into PJM's markets in an amount equal to the Participant Facility's Maximum Facility Output indicated in Section 1.0c of the Specifications for this WMPA. PJM reserves the right to limit injections in the event reliability would be affected by output greater than such quantity.

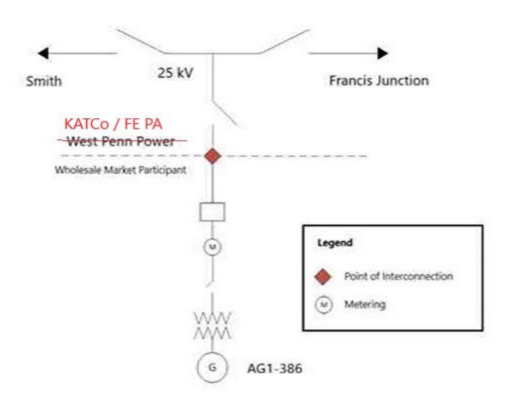
3.0 Ownership and Location of Metering Equipment. The metering equipment to be constructed, the capability of the metering equipment to be constructed, and the ownership thereof, as required for the Wholesale Transactions shall be identified on the attached Schedule B to this WMPA, and provided consistent with the PJM manuals.

SCHEDULES:

- SCHEDULE A SINGLE-LINE DIAGRAM (Showing point of interconnection)
- SCHEDULE B LIST OF METERING EQUIPMENT
- SCHEDULE C LIST OF LOCAL/NETWORK UPGRADES
- SCHEDULE D APPLICABLE TECHNICAL REQUIREMENTS AND STANDARDS
- SCHEDULE E WHOLESALE MARKET PARTICIPANT AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS
- SCHEDULE F SCHEDULE OF NON-STANDARD TERMS & CONDITIONS

SCHEDULE A

SINGLE-LINE DIAGRAM



SCHEDULE B

LIST OF METERING EQUIPMENT

Wholesale Market Participant is responsible for installing metering & telemetry equipment that shall comply with requirements specified in PJM Manuals M-01 and M-14D.

SCHEDULE C

LIST OF LOCAL/NETWORK UPGRADES

Not Required

SCHEDULE D

APPLICABLE TECHNICAL REQUIREMENTS AND STANDARDS

Not Required

SCHEDULE E

WHOLESALE MARKET PARTICIPANT'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS

As provided in Section 24.1 in Attachment O, Appendix 2 in Part VI of the Tariff and subject to the requirements thereof, Wholesale Market Participant represents that it meets all qualifications and requirements as set forth in Section 118(a) and 118(b) of the Internal Revenue Code of 1986, as amended and interpreted by Notice 2016-36, 2016-25 I.R.B. (6/20/2016) (the "IRS Notice"). Wholesale Market Participant agrees to conform with all requirements of the safe harbor provisions specified in the IRS Notice, as they may be amended, as required to confer non-taxable status on some or all of the transfer of property, including money, by Wholesale Market Participant to Transmission Owner with respect to the payment of the Costs of construction and installation of the Transmission Owner Interconnection Facilities specified in this WMPA.

Nothing in Wholesale Market Participant's agreement pursuant to this Schedule E shall change the indemnification obligations under Section 24.2 in Attachment O, Appendix 2 in Part VI of the Tariff.

SCHEDULE F

SCHEDULE OF NON-STANDARD TERMS & CONDITIONS

Not Required

Attachment C

Executed Agreement to Amend

AGREEMENT TO AMEND By and Among PJM Interconnection, L.L.C. And WS-Sarish LLC And

Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric Company PJM Queue No. AG1-386

This AGREEMENT TO AMEND ("Agreement to Amend") is entered into by and among PJM Interconnection, L.L.C. ("PJM" or "Transmission Provider") and the following entities (each, individually a "Party," and collectively, the "Parties"):

Party Type	Company Name
Wholesale Market Participant	WS-Sarish LLC
Party Type	Company Name
Transmission Owner	Keystone Appalachian Transmission Company as agent for FirstEnergy Pennsylvania Electric
	Company

RECITALS

WHEREAS, the Service Agreement designated below has been entered into by and among the Parties listed above, and if a Federal Energy Regulatory Commission ("Commission") Docket No. is not listed below, the Service Agreement is conforming and reported to the Commission in PJM's Electric Quarterly Reports ("EQR").

Type of Service Agreement ("SA")	SA No.	Effective Date	Docket No.
Wholesale Market Participation Agreement	5981	December 17, 2024	Docket No. ER25-130- 000

WHEREAS, the following selected section provides that the Service Agreement, or any part thereof, may not be amended, modified, or waived other than by a written document signed by all parties to the Service Agreement.

Ш	Section	16.0 of the Generation Interconnection Agreement ("GIA")
	Section	2.4 of the Wholesale Market Participation Agreement ("WMPA")
	Section	16.0 of the Interconnection Service Agreement ("ISA")

Section 5.2 of the Construction Service Agreement ("CSA")
Section 12.0 of the Interconnection Construction Service Agreement ("ICSA")
Section 13.0 of the Interim Interconnection Service Agreement ("IISA")
Section 6.2 of the Upgrade Construction Service Agreement ("UCSA")
Section 13.0 of the Engineering and Procurement Agreement ("E&P Agreement")
Section 19 of the Cost Responsibility Agreement ("CRA")
Section 20 of the Necessary Studies Agreement ("NSA")
Section 10.0 of the Network Upgrade Cost Responsibility Agreement ("NUCRA")

WHEREAS, by this Agreement to Amend, the Parties intend to amend the Service Agreement to reflect the changes listed in Appendix A hereto.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and intending to be legally bound, the Parties hereby agree as follows:

1. Capitalized Terms.

Capitalized terms not otherwise defined herein shall have the meaning assigned to such terms in the Service Agreement.

2. Authorization to Amend.

The Parties acknowledge that PJM will utilize this Agreement to Amend to modify the aforementioned Service Agreement by making the changes listed herein. The Parties authorize PJM to file with the Commission or report into EQR, as applicable, the amended Service Agreement without the necessity of additional signatures from Wholesale Market Participant and Transmission Owner.

3. Milestone Date Extension(s).

Section 3.1 of the Service Agreement listed above contains project-specific milestones. Section 3.1 of the Service Agreement and Tariff, Part VI, Subpart B, section 212.5 provide that Transmission Provider in its discretion may reasonably extend milestone dates in the event of delays that Wholesale Market Participant(i) did not cause and (ii) could not have remedied through the exercise of due diligence.

The Wholesale Market Participant has encountered delays in Transmission Owner work completion. Pursuant to section 3.1 of the Service Agreement and the authority granted therein, PJM has determined that the Wholesale Market Participant did not cause such delay and could not have remedied such delay through the exercise of due diligence. Accordingly, PJM is reasonably extending the project-specific milestone date(s) for the above-referenced Service Agreement as reflected in Appendix A.

4. One-Time Option to Extend GIA Milestone.

Not Applicable

5. <u>Counterparts</u>. This Agreement to Amend may be executed in one or more counterparts, each of which when so executed and delivered shall be an original but all of which shall together constitute one and the same instrument.

Except as set forth in this Agreement to Amend, the Service Agreement is unaffected and shall continue in full force and effect in accordance with its terms. In the event of conflict between this Agreement to Amend and the Service Agreement or any earlier amendments, the terms of this Agreement to Amend will prevail.

IN WITNESS WHEREOF, the Parties' respective authorized representatives have executed this Agreement to Amend as of the date of the latest signature, and the amendments to the foregoing Service Agreement shall become effective as of the date established by the Commission.

PJM Queue No. AG1-386

	: PJM Interconnection, L.L.C.	5/7/2025		
By: Andrew Lambert	Manager, Interconnection	Manager, Interconnection Planning Projects		
Name	Title	Date		
Printed name of signer:	Andrew Lambert			
Wholesale Market Par	ticipant: WS-Sarish LLC			
By:	Manager	5/5/2025		
Name	Title	Date		
Printed name of signer:	Geoffrey Underwood			
Transmission Owner: Transm	Keystone Appalachian Transmission nia Electric Company	Company as agent for		
By: Jeffrey Stuchell	Director, FERC & RTO Te	echnical support		
Name	Title	Date		
Printed name of signer:	Jeffrey Stuchell			

APPENDIX A

Section Changed	Changed From	Changed To	Explanation
Introductory	Last sentence stating:	Last sentence stating:	Last sentence revised to
paragraph			update reference to prior
	This WMPA amends the Wholesale	This WMPA amends the Wholesale	agreement.
	Market Participation Agreement	Market Participation Agreement	
	among the Parties, Service	among the Parties, Service	
	Agreement No. 5981, effective	Agreement No. 5981, effective	
	August 13, 2024, filed with the	December 17, 2024, filed with the	
	Federal Energy Regulatory	Federal Energy Regulatory	
	Commission in Docket No. ER24-	Commission in Docket No. ER25-	
	2266-000.	130-000.	
Section 2.0	Wholesale Market Participant	Wholesale Market Participant contact	Wholesale Market
	contact information stated as:	information stated as:	Participant contact
			information updated.
	WS-Sarish LLC	WS-Sarish LLC	1
	40 East Montgomery Avenue, 4th	40 East Montgomery Avenue, 4th	
	Floor	Floor	
	Ardmore, PA 19003	Ardmore, PA 19003	
	Attn: Geoffrey Underwood, Partner	Attn: Geoffrey Underwood, Partner	
	Geoff@prospect14.com	Gunderwood@ampliform.com	
	(610) 312-4495	(610) 312-4495	
Section 3.1.2	Milestone stated as:	Milestone stated as:	Milestone updated.
5.1.2	Timestone stated as.	Timestone stated as.	milestone apautea.
	3.1.2 Commercial	3.1.2 Commercial	
	Operation. (i) On or before March	Operation. (i) On or before June 30,	
	31, 2025, Wholesale Market	2025, Wholesale Market Participant	
	Participant must demonstrate	must demonstrate commercial	
	commercial operation of all	operation of all generating units; (ii)	

	generating units; (ii) On or before March 31, 2025, Wholesale Market Participant must demonstrate commercial sale or use of energy and, if applicable obtain capacity qualification consistent with the requirements of the Reliability Assurance Agreement Among Load Serving Entities in the PJM Region.	On or before June 30, 2025, Wholesale Market Participant must demonstrate commercial sale or use of energy and, if applicable obtain capacity qualification consistent with the requirements of the Reliability Assurance Agreement Among Load Serving Entities in the PJM Region.	
Execution page	Execution date of prior Agreement to Amend.	Execution date of Agreement to Amend.	Revised to reflect execution of this
			Agreement to Amend.