GDECS - Proposed Clean-Up, Clarification and Corrections to Governing Documents

August 30, 2022

	Governing Document,	Source	Current Language	Proposed Revisions	Rationale/Notes
	Agreement, Attachment, Section, Title				
	OA, section 8.6, Senior, Standing, and Other Committees	Steve Pincus/Janell Fabiano	Members Committee also shall establish and maintain the Market Implementation Committee (under the Markets and Reliability Committee), and Planning Committee and Operating Committee (both under the Markets and Reliability Committee) as Standing Committees. The Members Committee may establish or dissolve other Standing Committees from time to time. The President shall appoint the Chair and Vice Chair of each Senior Standing Committee and Standing Committee and, after consultation with the Chair of a Standing Committee, the President shall appoint the Chair	Committee), and Planning Committee, and Operating Committee, and Risk Management Committee (both all under the Markets and Reliability Committee) as Standing Committees. The Members Committee may establish or dissolve other Standing Committees from time to time. The President shall appoint the Chair and Vice Chair of each Senior Standing Committee and Standing Committee and, after	Also removing duplicate reference to the Markets and Reliability Committee
2.	OA , Schedule 1, section 1.4.4 and parallel Tariff, Attachment K-Appendix, section 1.4.4	Steve Pincus/Anita Patel	1.4.4 Office of the Interconnection Determination. Upon submission of the information specified above, and such other information as shall reasonably be requested by the Office of the Interconnection and/or PJMSettlement, the Office of the Interconnection and/or PJMSettlement shall undertake an evaluation to determine whether the Applicant meets the criteria specified above, and in accordance with Tariff, Attachment Q. As soon as practicable, but in any event not later than sixty (60) calendar days after submission of the foregoing information,	1.4.4 Office of the Interconnection Determination. Upon submission of the information specified above, and such other information as shall reasonably be requested by the Office of the Interconnection and/or PJMSettlement, the Office of the Interconnection and/or PJMSettlement shall undertake an evaluation to determine whether the Applicant meets the criteria specified above, and in accordance with Tariff, Attachment Q. As soon as practicable, but in any event not later than sixty (60) calendarninety (90) days after submission of the foregoing information,	On May 29, 2020, FERC accepted PJM's know your customer ("KYC") filing to amend the PJM Tariff and Operating Agreement submitted on March 31, 2020, in Docket No. ER20-1451-000 ("KYC Filing"), effective June 1, 2020. The KYC Filing Operating Agreement revisions included revisions to Operating Agreement, section 11.6 (c) which revised from 60 days to 90 days for time period in which PJM is required to complete its determination of whether a Membership application is approved. This additional time for PJM to evaluate applications was required as a result of the enhanced KYC requirements included in the KYC Filing. The Market Participant applications in section 1.4 should have been revised to align with the 90 day deadline in section 11.6 because the same KYC review

3. OA, Schedule 1, Section 1.4.1 (b) and (c), and parallel Tariff, Attachment K-Appendix, Steve Pincus/Susan Kenney 1.4.1 Qualification. (b) An Applicant that is a Load Serving Entity or that	1.4 Market Participant.	The proposed revisions to section 1.4.1 are
section 1.4.1 (b) and (c) purchase on behalf of or for ultimate delivery to a Load Se Entity shall establish to the satisfaction of the Office of the Interconnection that the end-users that will be served through energy and related services purchased in the PJM Interchange yard related services purchased in the PJM Reg be brought within the PJM Region prior to any purchases for PJM Interchange Energy Market. Such Applicant shall fur demonstrate that: i) The Load Serving Entity for the users is obligated to meet the requireme Reliability Assurance Agreement, as appand ii) The Load Serving Entity for the users has arrangements in place for Net Transmission Service or Point-To-Point Transmission Service for all PJM Interchange Market purchases. (c) An Applicant that is not a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon behalf of or for ultimate delivery to a Load Serving Entity or pon the later than the purchase of the	will purchase on behalf of or for ultimate delivery to a Load Serving Entity shall establish to the satisfaction of the Office of the Interconnection that the end-users that will be served through energy and related services purchased in the PJM Interchange Energy egion, or will Market, are located electrically within the PJM Region, or will be brought within the PJM Region prior to any purchases from the PJM Interchange Energy Market. Such Applicant shall further demonstrate that: i) The Load Serving Entity for the end users is or will be obligated to meet the requirements of the end end etwork it to thange ii) The Load Serving Entity for the end users has or will have arrangements in place for Network Transmission Service or Point-To-Point Transmission Service for all PJM Interchange Energy Market purchases. The purchasing (c) An Applicant that is a Market Buyer and is not a Load	Buyers to Market Participants. Clarification should have been included in those revisions such that paragraph (c) applies to a Market Buyer that is not a LSE or purchasing of or for ultimate delivery to a LSE. As currently written, i can be interpreted as applying to all Market

4.	OATT, Attachment	Chen Lu	(a)Capacity Performance Resources	(a)Capacity Performance Resources	Removes a typo "t" as there is no Tariff, Attachment DD, Section 10A(d)t
7.	DD, Section 5.5A(a) –	Onen Lu	Capacity Performance Resources are Capacity Resources which to	Capacity Performance Resources are Capacity Resources which, to	Attaciment DD, Section ToA(u)t
	22, 00011011 0.07 1(u)		the extent such resources cleared in a Reliability Pricing Model	the extent such resources cleared in a Reliability Pricing Model	
				Auction or are otherwise committed as a Capacity Resource, are	
				obligated to deliver energy during the relevant Delivery Year as	
				scheduled and/or dispatched by the Office of Interconnection during	
				the Performance Assessment Intervals. As further detailed in	
			Tariff, Attachment DD, section 10A, Capacity Performance	Tariff, Attachment DD, section 10A, Capacity Performance Resources	
				that fail to meet this obligation will be subject to a Non-Performance	
			Performance Charge, unless excused pursuant to Tariff, Attachment	Charge, unless excused pursuant to Tariff, Attachment DD, section	
			DD, section 10A(d)t. Subject to 5.5A(a)(i), the following types of	10A(d)t. Subject to 5.5A(a)(i), the following types of Capacity	
			Capacity Resources are eligible to submit a Sell Offer as a Capacity		
				Performance Resource: internal or external Generation Capacity	
			Resources; Annual Demand Resources; Capacity Storage	Resources; Annual Demand Resources; Capacity Storage	
			Resources; Annual Energy Efficiency Resources; and Qualifying	Resources; Annual Energy Efficiency Resources; and Qualifying	
			Transmission Upgrades. To the extent the underlying Capacity	Transmission Upgrades. To the extent the underlying Capacity	
			Resource is an external Generation Capacity Resource, such	Resource is an external Generation Capacity Resource, such	
			resource must meet, to the extent subsection (b) or (c) of this	resource must meet, to the extent subsection (b) or (c) of this section	
			section is applicable to offers from such resource, meet the applicable requirements of such subsection, and if neither	is applicable to offers from such resource, meet the applicable requirements of such subsection, and if neither subsection (b) or (c) is	
				applicable, then offers from such resource must the criteria for	
				obtaining an exception to the Capacity Import Limit as contained in	
ıl				RAA, Article 1.	
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5.	Tariff, Attachment DD,	Chen Lu	(a)(i) Market Participants may enter into unit-specific internal	(a)(i) Market Participants may enter into unit-specific internal bilateral	
	section 4.6		bilateral capacity contracts for the purchase and sale of title and	capacity contracts for the purchase and sale of title and rights to a	system called "capacity exchange" so this should
			rights to a specified amount of installed capacity from a specific	specified amount of installed capacity from a specific generating unit	be reflected accordingly.
			generating unit or units. Such bilateral capacity contracts shall be for the transfer of rights to capacity to and from a Market	or units. Such bilateral capacity contracts shall be for the transfer of rights to capacity to and from a Market Participant and shall be	
			Participant and shall be reported to the Office of the	reported to the Office of the Interconnection in accordance with	
			Interconnection in accordance with this Attachment DD and	this Attachment DD and the Office of the Interconnection's rules	
ıl			the Office of the Interconnection's rules related to its eRPM tools.	related to its "capacity exchange" eRPM-tools.	
'			the office of the interconficetions rules related to its ord without.	Tolated to its <u>capacity exchange</u> extravelocie.	
			(b)(i) Market Participants may enter into bilateral capacity	(b)(i) Market Participants may enter into bilateral capacity	
			transactions for the purchase and sale of a specified megawatt	transactions for the purchase and sale of a specified megawatt	
			quantity of capacity that has cleared an auction pursuant to	quantity of capacity that has cleared an auction pursuant to	
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6.	Tariff, Attachment Q, section VI.B	Chen Lu	accordance with this Attachment DD and pursuant to the Office of the Interconnection's rules related to its eRPM tools. Reported transactions with respect to a unit will be accepted by the Office of the Interconnection only to the extent that the total of all bilateral sales from the reported unit (including Section 4.6(a) Bilaterals, Section 4.6(b) Bilaterals, and Locational UCAP bilaterals) do not exceed the unit's cleared unforced capacity. (c)(1) Market Participants may enter into Locational UCAP bilateral transactions which shall be reported to the Office of the Interconnection in accordance with this Attachment DD and the LLC's rules related to its eRPM tools. (d) The bilateral transactions provided for in this section 4.6 shall be for the physical transfer of capacity to or from a Market Participant and shall be reported to and coordinated with the Office of the Interconnection in accordance with this Attachment DD and pursuant to the Office of the Interconnection's rules relating to its eRPM tools. Bilateral transactions that do not contemplate the physical transfer of capacity to and from a Market Participant are not	pursuant to the Office of the Interconnection's rules related to its "capacity exchange" eRPM-tools. Reported transactions with respect to a unit will be accepted by the Office of the Interconnection only to the extent that the total of all bilateral sales from the reported unit (including Section 4.6(a) Bilaterals, Section 4.6(b) Bilaterals, and Locational UCAP bilaterals) do not exceed the unit's cleared unforced capacity. (c)(1) Market Participants may enter into Locational UCAP bilateral transactions which shall be reported to the Office of the Interconnection in accordance with this Attachment DD and the LLC's rules related to its eRPM-"capacity exchange" tools. (d) The bilateral transactions provided for in this section 4.6 shall be for the physical transfer of capacity to or from a Market Participant and shall be reported to and coordinated with the Office of the Interconnection in accordance with this Attachment DD and pursuant to the Office of the Interconnection's rules relating to its eRPM- "capacity exchange" tools. Bilateral transactions that do not contemplate the physical transfer of capacity to and from a Market Participant are not subject to this Attachment DD and shall not be reported to and coordinated with the Office of the Interconnection.	Amends reference from section IV.B to the correct section VI.B
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A Market Participant seeking to submit a Sell Offer in any RPM Auction based on any Capacity Resource for which there is a materially increased risk of nonperformance must satisfy the credit requirement specified herein before submitting such Sell Offer. A PRD Provider seeking to commit Price Responsive Demand for which there is a materially increased risk of nonperformance must satisfy the credit requirement specified herein before it may commit the Price Responsive Demand. Credit must be maintained until such risk of non-performance is substantially such risk, as set forth in section IV.B.3 below.

For purposes of this provision, a resource for which there is a materially increased risk of nonperformance shall mean: (i) a Planned Generation Capacity Resource; (ii) a Planned Demand Resource or an Energy Efficiency Resource; (iii) a Qualifying Transmission Upgrade; (iv) an existing or Planned Generation Capacity Resource located outside the PJM Region that at the time it is submitted in a Sell Offer has not secured firm transmission service to the border of the PJM Region sufficient to satisfy the deliverability requirements of the Reliability Assurance Agreement; or (v) Price Responsive Demand to the extent the responsible PRD Provider has not registered PRD-eligible load at a PRD Substation level to satisfy its Nominal PRD Value commitment, in accordance with Reliability Assurance Agreement, Schedule 6.1.

lity Pricing Model Auction and Price Responsive Demand **Credit Requirement**

specified in section IV.B.1 above, other than Price Responsive Demand, the credit requirement shall be the RPM Auction Credit Rate, as provided in section IV.B.4 below, times the megawatts to be offered for sale from such resource in an RPM Auction. For Qualified Transmission Upgrades, the credit requirements shall be based on the Locational Deliverability Area in which such upgrade was to increase the Capacity Emergency Transfer Limit. However. the credit requirement for Planned Financed Generation Capacity Resources and Planned External Financed Generation Capacity

A Market Participant seeking to submit a Sell Offer in any RPM Auction based on any Capacity Resource for which there is a materially increased risk of nonperformance must satisfy the credit requirement specified herein before submitting such Sell Offer. A PRD Provider seeking to commit Price Responsive Demand for which there is a materially increased risk of nonperformance must satisfy the credit requirement specified herein before it may commit the Price Responsive Demand. Credit must be maintained until such risk of non-performance is substantially eliminated, but may be reduced commensurate with the reduction in eliminated, but may be reduced commensurate with the reduction in such risk, as set forth in section VI¥.B.3 below.

> For purposes of this provision, a resource for which there is a materially increased risk of nonperformance shall mean: (i) a Planned Generation Capacity Resource; (ii) a Planned Demand Resource or an Energy Efficiency Resource; (iii) a Qualifying Transmission Upgrade; (iv) an existing or Planned Generation Capacity Resource located outside the PJM Region that at the time it is submitted in a Sell Offer has not secured firm transmission service to the border of the PJM Region sufficient to satisfy the deliverability requirements of the Reliability Assurance Agreement; or (v) Price Responsive Demand to the extent the responsible PRD Provider has not registered PRD-eligible load at a PRD Substation level to satisfy its Nominal PRD Value commitment, in accordance with Reliability Assurance Agreement, Schedule 6.1.

lity Pricing Model Auction and Price Responsive Demand Credit Requirement

Except as provided for Credit-Limited Offers below, for any resource Except as provided for Credit-Limited Offers below, for any resource specified in section VIV.B.1 above, other than Price Responsive Demand, the credit requirement shall be the RPM Auction Credit Rate, as provided in section IVI.B.4 below, times the megawatts to be offered for sale from such resource in an RPM Auction. For Qualified Transmission Upgrades, the credit requirements shall be based on the Locational Deliverability Area in which such upgrade was to increase the Capacity Emergency Transfer Limit. However, the credit requirement for Planned Financed Generation Capacity Resources and Planned External Financed Generation Capacity

Resources shall be one half of the product of the RPM Auction Credit Rate, as provided in section IV.B.4 below, times the megawatts to be offered for sale from such resource in a Reliability Pricing Model Auction. The RPM Auction Credit Requirement for each Market Participant shall be determined on a customer account Participant shall be determined on a customer account basis. basis, separately for each customer account of a Market Participant, separately for each customer account of a Market Participant, and and shall be the sum of the credit requirements for all such resources to be offered by such Market Participant in the auction or, offered by such Market Participant in the auction or, as applicable, as applicable, cleared by such Market Participant in the relevant auctions. For Price Responsive Demand, the credit requirement shall be based on the Nominal PRD Value (stated in Unforced set forth in section IV.B.5 below. Except for Credit-Limited Offers. the RPM Auction Credit requirement for a Market Participant will be reduced for any Delivery Year to the extent less than all of such Market Participant's offers clear in the Base Residual Auction or any Incremental Auction for such Delivery Year. Such reduction shall be proportional to the quantity, in megawatts, that failed to clear in such Delivery Year.

A Sell Offer based on a Planned Generation Capacity Resource, Planned Demand Resource, or Energy Efficiency Resource may be submitted as a Credit-Limited Offer. A Market Participant electing this option shall specify a maximum amount of Unforced Capacity, in megawatts, and a maximum credit Offer shall clear the RPM Auction in which it is submitted (to the and the system's need for the offered capacity) only to the extent of of: (i) the quantity of Unforced Capacity that is the quotient of the the lesser of: (i) the quantity of Unforced Capacity that is the quotient of the division of the specified maximum credit requirement |Credit Rate resulting from section |VI.B.4.b. below; and (ii) the by the Auction Credit Rate resulting from section IV.B.4.b. below; and (ii) the maximum amount of Unforced Capacity specified in the Sell Offer. For a Market Participant electing this alternative, the RPM Auction Credit requirement applicable prior to the posting of results of the auction shall be the maximum credit requirement specified in its Credit-Limited Offer, and the RPM Auction Credit requirement subsequent to posting of the results will be the Auction Credit Rate, as provided in section IV.B.4.b, c. or d. of this

Resources shall be one half of the product of the RPM Auction Credit Rate, as provided in section VIV.B.4 below, times the megawatts to be offered for sale from such resource in a Reliability Pricing Model Auction. The RPM Auction Credit Requirement for each Market shall be the sum of the credit requirements for all such resources to be cleared by such Market Participant in the relevant auctions. For Price Responsive Demand, the credit requirement shall be based on the Nominal PRD Value (stated in Unforced Capacity terms) times the Capacity terms) times the Price Responsive Demand Credit Rate as Price Responsive Demand Credit Rate as set forth in section ∨I⊬.B.5 below. Except for Credit-Limited Offers, the RPM Auction Credit requirement for a Market Participant will be reduced for any Delivery Year to the extent less than all of such Market Participant's offers clear in the Base Residual Auction or any Incremental Auction for such Delivery Year. Such reduction shall be proportional to the quantity, in megawatts, that failed to clear in such Delivery Year.

A Sell Offer based on a Planned Generation Capacity Resource, Planned Demand Resource, or Energy Efficiency Resource may be submitted as a Credit-Limited Offer. A Market Participant electing this option shall specify a maximum amount of Unforced Capacity, in megawatts, and a maximum credit requirement, in dollars, applicable to the Sell Offer. A Credit-Limited requirement, in dollars, applicable to the Sell Offer. A Credit-Limited Offer shall clear the RPM Auction in which it is submitted (to the extent it otherwise would clear based on the other offer parameters and the extent it otherwise would clear based on the other offer parameters system's need for the offered capacity) only to the extent of the lesser division of the specified maximum credit requirement by the Auction maximum amount of Unforced Capacity specified in the Sell Offer. For a Market Participant electing this alternative, the RPM Auction Credit requirement applicable prior to the posting of results of the auction shall be the maximum credit requirement specified in its Credit-Limited Offer, and the RPM Auction Credit requirement subsequent to posting of the results will be the Auction Credit Rate, as provided in section IVI.B.4.b, c. or d. of this Attachment Q, as applicable, times the amount of Unforced Capacity from such Sell

			details of Credit-Limited Offers shall be as described in the PJM Manuals. As set forth in section ⊻I¥.B.4 below, a Market Participant's Auction Credit requirement shall be determined separately for each Delivery	
		requirement shall be reduced to 50% of the amount calculated under section IV.B.2 above beginning as of the effective date of the latest associated Interconnection Service Agreement (or, when a project will have no such agreement, an Upgrade Construction Service Agreement), and shall be reduced to zero on the date the Qualifying Transmission Upgrade is placed in service. Section 4 (e)For the purposes of this section IV.B.4 and section IV.B.5 below, "Relevant LDA" means the Locational Deliverability Area in which	associated Interconnection Service Agreement (or, when a project will have no such agreement, an Upgrade Construction Service Agreement), and shall be reduced to zero on the date the Qualifying Transmission Upgrade is placed in service. Section 4 (e)For the purposes of this section ⊻I∀.B.4 and section ⊻I∀.B.5 below, "Relevant LDA" means the Locational Deliverability Area in which the Capacity Performance Resource is located if a separate Variable	
			Resource Requirement Curve has been established for that Locational Deliverability Area for the Base Residual Auction for such Delivery Year.	
7. Tariff, Attachment DD, section 5.14 A, B, C, D, E.	Chen Lu	5.14BGenerating Unit Capability Verification Test Requirements Transition Provision for RPM Delivery Years 2014/2015, 2015/2016, and 2016/2017	5.14A [Reserved.] 5.14BGenerating Unit Capability Verification Test Requirements Transition Provision for RPM Delivery Years 2014/2015, 2015/2016, and 2016/2017 A.This transition provision applies only with respect to Generation	Removal of sections that are no longer relevant given that these transition rules applicable to the specified Delivery Years to implement Capacity Performance have all passed.
		Capacity Resources with existing capacity commitments for the 2014/2015, 2015/2016, or 2016/2017 Delivery Years that experience reductions in verified installed capacity available for sale as a direct	Capacity Resources with existing capacity commitments for the 2014/2015, 2015/2016, or 2016/2017 Delivery Years that experience treductions in verified installed capacity available for sale as a direct result of revised generating unit capability verification test procedures	

effective with the summer 2014 capability tests, as set forth in effective with the summer 2014 capability tests, as set forth in the PJM the PJM Manuals. A Generation Capacity Resource meeting the Manuals. A Generation Capacity Resource meeting the Manuals. A Generation Capacity Resource meeting the description of description of the preceding sentence, and the Capacity Market Seller of such a Seller of such a resource, are hereafter in this section 5.14B referred resource, are hereafter in this section 5.14B referred to as an "Affected Resource" and an "Affected Resource Owner," respectively.

B.For each of its Affected Resources, an Affected Resource Owner is B.For each of its Affected Resources, an Affected Resource Owner is required to provide documentation to the Office of the required to provide documentation to the Office of the Interconnection sufficient to show a reduction in installed capacity value Interconnection sufficient to show a reduction in installed capacitylas a direct result of the revised capability test procedures. Upon value as a direct result of the revised capability test procedures. Upon acceptance by the Office of the Interconnection, the Affected acceptance by the Office of the Interconnection, the Affected Resource's installed capacity value will be updated in the eRPM system Resource's installed capacity value will be updated in the eRPMto reflect the reduction, and the Affected Resource's Capacity system to reflect the reduction, and the Affected Resource's Capacity Interconnection Rights value will be updated to reflect the reduction, Interconnection Rights value will be updated to reflect the reduction, effective June 1, 2014. The reduction's impact on the Affected effective June 1, 2014. The reduction's impact on the Affected Resource's existing capacity commitments for the 2014/2015 Delivery Resource's existing capacity commitments for the Year will be determined in Unforced Capacity terms, using the 2014/2015 Delivery Year will be determined in Unforced Final EFORd value established by the Office of the Interconnection for Capacity terms, using the final EFORd value established by the the 2014/2015 Delivery Year as applied to the Third Incremental Office of the Interconnection for the 2014/2015 Delivery Year as Auction for the 2014/2015 Delivery Year, to convert installed capacity applied to the Third Incremental Auction for the 2014/2015 Deliveryto Unforced Capacity. The reduction's impact on the Affected Year, to convert installed capacity to Unforced Capacity. The Resource's existing capacity commitments for each of the 2015/2016 reduction's impact on the Affected Resource's existing capacity and 2016/2017 Delivery Years will be determined in Unforced Capacity commitments for each of the 2015/2016 and 2016/2017 Delivery terms, using the EFORd value from each Sell Offer in each applicable Years will be determined in Unforced Capacity terms, using the RPM Auction, applied on a pro-rata basis, to convert installed capacity EFORd value from each Sell Offer in each applicable RPM Auction, to Unforced Capacity. The Unforced Capacity impact for each Delivery applied on a pro-rata basis, to convert installed capacity to Unforced Year represents the Affected Resource's capacity commitment Capacity. The Unforced Capacity impact for each Delivery Yearshortfall, resulting wholly and directly from the revised capability test represents the Affected Resource's capacity commitment shortfall procedures, for which the Affected Resource Owner is subject to resulting wholly and directly from the revised capability testla Capacity Resource Deficiency Charge for the Delivery Year, as procedures, for which the Affected Resource Owner is subject to described in section 8 of this Attachment DD, unless the Affected a Capacity Resource Deficiency Charge for the Delivery Year, as Resource Owner (i) provides replacement Unforced Capacity, as described in section 8 of this Attachment DD, unless the Affected described in section 8.1 of this Attachment DD, prior to the start of the Resource Owner (i) provides replacement Unforced Capacity, as Delivery Year to resolve the Affected Resource's total capacity described in section 8.1 of this Attachment DD, prior to the start of the commitment shortfall; or (ii) requests relief from Capacity Resource Delivery Year to resolve the Affected Resource's total capacity Deficiency Charges that result wholly and directly from the revised commitment shortfall; or (ii) requests relief from Capacity Resource capability test procedures by electing the transition mechanism Deficiency Charges that result wholly and directly from the revised described in this section 5.14B ("Transition Mechanism").

capability test procedures by electing the transition mechanism C. Under the Transition Mechanism, an Affected Resource Owner may described in this section 5.14B ("Transition Mechanism"). elect to have the Unforced Capacity commitments for all of its Affected Resources reduced for the 2014/2015, 2015/2016, or C.Under the Transition Mechanism, an Affected Resource Owner 2016/2017 Delivery Years to eliminate the capacity commitment may elect to have the Unforced Capacity commitments for all of its shortfalls, across all of its Affected Resources, that result wholly and Affected Resources reduced for the 2014/2015, 2015/2016, ordirectly from the revised capability test procedures, and for which the 2016/2017 Delivery Years to eliminate the capacity commitment Affected Resource Owner otherwise would be subject to Capacity shortfalls, across all of its Affected Resources, that result wholly and Resource Deficiency Charges for the Delivery Year. In electing this directly from the revised capability test procedures, and for which the option, the Affected Resource Owner relinquishes RPM Auction Credits Affected Resource Owner otherwise would be subject to Capacityassociated with the reductions in Unforced Capacity commitments for Resource Deficiency Charges for the Delivery Year. In electing this all of its Affected Resources for the Delivery Year, and Locational option, the Affected Resource Owner relinquishes RPM Auction Reliability Charges as described in Tariff, Attachment DD, section in 5.14(e) are adjusted accordingly. Affected Resource Owners wishing Credits associated the reductions Unforced Capacity commitments for all of its Affected Resources for to elect the Transition Mechanism for the 2015/2016 Delivery Year must the Delivery Year, and Locational Reliability Charges as described in notify the Office of the Interconnection by May 30, 2014. Affected section 5.14(e) are adjusted Resource Owners wishing to elect the Transition Mechanism for the Tariff. Attachment accordingly. Affected Resource Owners wishing to elect the 2016/2017 Delivery Year must notify the Office of the Interconnection Transition Mechanism for the 2015/2016 Delivery Year must notify by July 25, 2014. the Office of the Interconnection by May 30, 2014. Affected Resource Owners wishing to elect the Transition Mechanism for the 2016/2017 D. The Office of the Interconnection will offset the total reduction (across Delivery Year must notify the Office of the Interconnection by July 25, all Affected Resources and Affected Resource Owners) in Unforced 2014. Capacity commitments associated with the Transition Mechanism for the 2015/2016 and 2016/2017 Delivery Years by applying D.The Office of the Interconnection will offset the total reduction corresponding adjustments to the quantity of Buy Bid or Sell (across all Affected Resources and Affected Resource Owners) Offer activity in the upcoming Incremental Auctions for each of those in Unforced Capacity commitments associated with the Transition Delivery Years, as described in Tariff, Attachment DD, sections Mechanism for the 2015/2016 and 2016/2017 Delivery Years by 5.12(b)(ii) and 5.12(b)(iii). applying corresponding adjustments to the quantity of Buy Bid or Sell-Offer activity in the upcoming Incremental Auctions for each of those . By electing the Transition Mechanism, an Affected Resource Owner Delivery Years, as described in Tariff, Attachment DD, sections may receive relief from applicable Capacity Resource Deficiency Charges for the 2014/2015, 2015/2016, or 2016/2017 Delivery Years, 5.12(b)(ii) and 5.12(b)(iii). and a Locational UCAP Seller that sells Locational UCAP based on an E.By electing the Transition Mechanism, an Affected Resource Affected Resource owned by the Affected Resource Owner may Owner may receive relief from applicable Capacity receive relief from applicable Capacity Resource Deficiency Charges

applicable Capacity Resource Deficiency Charges for the 2016/2017 Delivery Years is due to a reduction in verified installed

Resource Deficiency Charges for the 2014/2015, 2015/2016, or for the 2014/2015 Delivery Year, to the extent that the Affected 2016/2017 Delivery Years, and a Locational UCAP Seller that sells Resource Owner demonstrates, to the satisfaction of the Office of the Locational UCAP based on an Affected Resource owned by the Interconnection, that an inability to deliver the amount of Unforced Affected Resource Owner may receive relief from Capacity previously committed for the 2014/2015, 2015/2016, or

2014/2015 Delivery Year, to the extent that the Affected Resource capacity available for sale as a direct result of revised generating unit Owner demonstrates, to the satisfaction of the Office of the capability verification test procedures effective with the summer 2014 Interconnection, that an inability to deliver the amount of Unforced capability tests, as set forth in the PJM Manuals; provided, however, Capacity previously committed for the 2014/2015, 2015/2016, or that the Affected Resource Owner must provide the Office of the 2016/2017 Delivery Years is due to a reduction in verified installed Interconnection with all information deemed necessary by the Office of capacity available for sale as a direct result of revised generating unit the Interconnection to assess the merits of the request for relief. capability verification test procedures effective with the summer 2014 capability tests, as set forth in the PJM Manuals; provided, however, 5.14C Demand Response Operational Resource Flexibility that the Affected Resource Owner must provide the Office of the Transition Provision for RPM Delivery Years 2015/2016 and Interconnection with all information deemed necessary by the Office 2016/2017 of the Interconnection to assess the merits of the request for relief.

5.14C Demand Response Operational Resource Flexibility Transition Provision for RPM Delivery Years 2015/2016 and 2016/2017

A. This transition provision applies only to Demand Resources for which a Curtailment Service Provider has existing RPM commitments for the 2015/2016 or 2016/2017 Delivery Years (alternatively referred to in this section 5.14C as "Applicable" Delivery Years" and each an "Applicable Delivery Year") that (i) Tariff, Attachment DD-1, section A.2 and the parallel provision of RAA, Schedule 6; (ii) are not excepted from the 30-minute notification requirement as described in Tariff, Attachment DD-1, section A.2 and the parallel provision of RAA, Schedule 6; and (iii) cleared in the Base Residual Auction or First Incremental Auction for an "Affected Curtailment Service Provider," respectively. the 2015/2016 Delivery Year, or cleared in the Base Residual Auction for the 2016/2017 Delivery Year. A Demand Resource meeting these criteria and the Curtailment Service Provider of such a resource are hereafter in this section. 5.14C referred to as an "Affected Demand Resource" and an "Affected Curtailment Service Provider," respectively.

B.For this section 5.14C to apply to an Affected Demand Resource. the Affected Curtailment Service Provider must notify the Office of the Interconnection in writing, with regard to the following information by the applicable deadline:

A. This transition provision applies only to Demand Resources for which a Curtailment Service Provider has existing RPM commitments for the 2015/2016 or 2016/2017 Delivery Years (alternatively referred to in this section 5.14C as "Applicable Delivery Years" and each an-"Applicable Delivery Year") that (i) cannot satisfy the 30-minute notification requirement as described in Tariff, Attachment DD-1, section A.2 and the parallel provision of RAA, Schedule 6; (ii) are not excepted from the 30-minute notification requirement as described in Tariff, Attachment DD-1, section A.2 and the parallel provision of RAA. Schedule 6: and (iii) cleared in the Base Residual cannot satisfy the 30-minute notification requirement as described in Auction or First Incremental Auction for the 2015/2016 Delivery Year, or cleared in the Base Residual Auction for the 2016/2017 Delivery Year. A Demand Resource meeting these criteria and the Curtailment Service Provider of such a resource are hereafter inthis section 5.14C referred to as an "Affected Demand Resource" and

> B.For this section 5.14C to apply to an Affected Demand Resource. the Affected Curtailment Service Provider must notify the Office of the Interconnection in writing, with regard to the following information by the applicable deadline:

> i)For each applicable Affected Demand Resource: the number of cleared megawatts of Unforced Capacity for the Applicable Delivery Year by end-use customer site that the Affected Curtailment Service Provider cannot deliver. calculated based on the most current information available to the Affected Curtailment Service Provider; the end-use

i)For each applicable Affected Demand Resource: the number of cleared megawatts of Unforced Capacity for the Applicable Delivery Year by end-use customer site that the Affected Curtailment Service Provider cannot deliver. calculated based on the most current information available to the Affected Curtailment Service Provider: the end-use customer name; electric distribution company's account number for the end-use customer: address of end-use customer: type of Demand Resource (i.e., Limited DR. Annual DR. Extended Summer DR): the Zone or sub-Zone in which the end-use customer is located; and, a detailed description of why the end-use customer cannot comply with the 30-minute notification requirement or qualify for one of the exceptions to the 30-minute notification requirement provided in Tariff, Attachment DD-1, section A.2 and the parallel provision of RAA, Schedule 6.

> ii) If applicable, a detailed analysis that quantifies the amount of cleared megawatts of Unforced Capacity for the Applicable Delivery Year for prospective customer sales that could not be contracted by the Affected Curtailment Service Provider because of the 30-minute notification requirement provided in Tariff, Attachment DD-1, section A.2 and the parallel provisions of RAA, Schedule 6 that the Affected Curtailment Service Provider cannot deliver, by type of Demand Resource (i.e. Limited DR, Annual DR, Extended Summer DR) and by Zone and sub-Zone, as applicable. The analysis should include the amount of Unforced Capacity expected from prospective customer sales for each Applicable Delivery Year and must include supporting detail to substantiate the difference in reduced sales expectations. The Affected Curtailment Service Provider should maintain records to support its analysis.

1.For the 2015/2016 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the Third Incremental Auction for the 2015/2016 Delivery Year. Such Affected Curtailment Service Provider that utilizes this transition

customer name; electric distribution company's account number for the end-use customer; address of end-use-customer; type of Demand Resource (i.e., Limited DR, Annual DR, Extended Summer DR); the Zone or sub-Zone in which the end-use customer is located; and, a detailed description of why the end-use customer cannot comply with the 30-minute notification requirement or qualify for one of the exceptions to the 30-minute notification requirement provided in Tariff, Attachment DD-1, section A.2 and the parallel provision of RAA, Schedule 6.

ii)If applicable, a detailed analysis that quantifies the amount of cleared megawatts of Unforced Capacity for the Applicable Delivery Year for prospective customer sales that could not be contracted by the Affected Curtailment Service Provider because of the 30-minute notification requirementprovided in Tariff, Attachment DD-1, section A.2 and the parallel provisions of RAA. Schedule 6 that the Affected Curtailment Service Provider cannot deliver, by type of Demand Resource (i.e. Limited DR. Annual DR. Extended Summer DR) and by Zone and sub-Zone, as applicable. The analysis should include the amount of Unforced Capacity expected from prospective customer sales for each Applicable Delivery Year and must include supporting detail to substantiate the difference in reducedsales expectations. The Affected Curtailment Service Provider should maintain records to support its analysis.

1.For the 2015/2016 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the Third Incremental Auction for the 2015/2016 Delivery Year. Such Affected Curtailment Service Provider that utilizes this transition provision may not sell or offer to sell-megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Third Incremental Auction for the 2015/2016 Delivery Year.

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provision may not sell or offer to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Third Incremental Auction for the 2015/2016 Delivery Year.

2.For the 2016/2017 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the Second Incremental Auction for the 2016/2017 Delivery Year. Such Affected Curtailment Service Provider that utilizes this transition provision may not sell or offer to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Second or Third Incremental Auctions for the 2016/2017 Delivery Year.

3.For the 2016/2017 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the Third Incremental Auction for the 2016/2017 Delivery Year. Such Affected Curtailment Service Provider that utilizes this transition provision must not have sold or offered to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Second Incremental Auction for the 2016/2017 Delivery Year, and may not sell or offer to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Third Incremental Auction for the 2016/2017 Delivery Year.

C.For the Third Incremental Auction for the 2015/2016 Delivery Year and the First, Second, and Third Incremental Auctions for the 2016/2017 Delivery Year, the Office of the Interconnection shall publish aggregate information on the undeliverable megawatts declared under this transition provision (hereafter, "non-viable megawatts"), by type of Demand Resource and by Zone or sub-Zone, concurrently with its posting of planning parameters for the applicable Scheduled Incremental Auction. Non-viable megawatts for a Scheduled Incremental Auction for an Applicable Delivery Year represent those megawatts meeting the criteria of subsection A above and declared in accordance with subsection B above. Prior

2.For the 2016/2017 Delivery Year, the notice shall be-provided by no later than seven (7) days prior to the posting-by the Office of the Interconnection of planning parameters for the Second Incremental Auction for the 2016/2017 Delivery Year. Such Affected Curtailment Service-Provider that utilizes this transition provision may not sell or-offer to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Second or Third Incremental Auctions for the 2016/2017 Delivery Year.

3.For the 2016/2017 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the Third Incremental Auction for the 2016/2017 Delivery-Year. Such Affected Curtailment Service Provider that utilizes this transition provision must not have sold or offered to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Second-Incremental Auction for the 2016/2017 Delivery Year, and may not sell or offer to sell megawatts in the modeled LDA or sub-LDA where an Affected Demand Resource is located in the Third Incremental Auction for the 2016/2017 Delivery-Year.

C.For the Third Incremental Auction for the 2015/2016 Delivery Year and the First, Second, and Third Incremental Auctions for the 2016/2017 Delivery Year, the Office of the Interconnection shall publish aggregate information on the undeliverable megawatts declared under this transition provision (hereafter, "non-viable megawatts"), by type of Demand Resource and by Zone or sub-Zone, concurrently with its posting of planning parameters for the applicable Scheduled Incremental Auction. Non-viable megawatts for a Scheduled Incremental Auction for an Applicable Delivery Year represent those megawatts meeting the criteria of subsection A above and declared in accordance with subsection B above. Prior to each Third Incremental Auction for an Applicable Delivery Year, the

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to each Third Incremental Auction for an Applicable Delivery Year. the Office of the Interconnection shall apply adjustments equal to the declared non-viable megawatt quantity to the quantity of Buy Bid or Sell Offer activity in the upcoming Scheduled Incremental Auctions for the Applicable Delivery Year, as described in Tariff, Attachment DD, sections 5.12(b)(ii) and 5.12(b)(iii). Prior to the Second Incremental Auction for the 2016/2017 Delivery Year. the Office of the Interconnection shall adjust the recalculated PJM Region Reliability Requirement and recalculated LDA Reliability Requirements, as described in Tariff, Attachment DD, section 5.4(c), by the applicable quantity of declared non-viable megawatts, and shall update the PJM Region Reliability Requirement and each LDA Reliability Requirement for such Second Incremental Auction only if the combined change of the applicable adjustment and applicable recalculation is greater than or equal to the lessor of (i) 500 megawatts or (ii) one percent of the prior PJM Region Reliability Requirement or one percent of the prior LDA Reliability Requirement, as applicable.

D.Prior to the start of each Applicable Delivery Year, the Office of by Zone or sub-Zone, the capacity commitment of each Affected Curtailment Service Provider that utilizes this transition provision for the Applicable Delivery Year based on the non-viable megawatts declared by the Affected Curtailment Service Provider under this transition provision. If the Affected Curtailment Service Provider cleared megawatts from multiple Affected Demand Resources of the same type and Zone or sub-Zone, or cleared megawatts in multiple RPM Auctions for the Applicable Delivery capacity commitment by type of Demand Resource and by Zone or sub-Zone across the applicable Affected Demand Resources and relevant RPM Auctions. Such allocation shall be performed on a pro-rata basis, based on megawatts cleared by the Affected Demand Resources in the relevant RPM Auctions.

E.For each Applicable Delivery Year, an Affected Curtailment Service Provider that utilizes this transition provision for the Applicable Delivery Year relinquishes an Affected Demand

Office of the Interconnection shall apply adjustments equal to the declared non-viable megawatt quantity to the quantity of Buy Bid or Sell Offer activity in the upcoming Scheduled Incremental Auctions for the Applicable Delivery Year, asdescribed in Tariff. Attachment DD. sections-5.12(b)(ii) and 5.12(b)(iii). Prior to the Second Incremental Auction for the 2016/2017 Delivery Year, the Office of the Interconnection shall adjust the recalculated PJM Region-Reliability Requirement and recalculated LDA Reliability Requirements, as described in Tariff, Attachment DD, section 5.4(c), by the applicable quantity of declared non-viable megawatts, and shall update the PJM Region Reliability Requirement and each LDA Reliability Requirement for such Second Incremental Auction only if the combined change of the applicable adjustment and applicable recalculation isgreater than or equal to the lessor of (i) 500 megawatts or (ii) one percent of the prior PJM Region Reliability Requirement or one percent of the prior LDA Reliability Requirement, as applicable.

the Interconnection shall reduce, by type of Demand Resource and D.Prior to the start of each Applicable Delivery Year, the Office of the Interconnection shall reduce, by type of Demand Resource and by Zone or sub-Zone, the capacity commitment of each Affected Curtailment Service Provider that utilizes this transition provision for the Applicable Delivery Year based on the non-viablemegawatts declared by the Affected Curtailment Service Provider under this transition provision. If the Affected Curtailment Service Provider cleared megawatts from multiple Affected Demand Resources of the same type and Zone or sub-Zone, or cleared Year, the Office of the Interconnection shall allocate the reduction in megawatts in multiple RPM Auctions for the Applicable Delivery Year, the Office of the Interconnection shall allocate the reduction in capacity commitment by type of Demand Resource and by Zone or sub-Zone across the applicable Affected Demand Resources and relevant RPM Auctions. Such allocation shall be performed on a prorata basis, based on megawatts cleared by the Affected Demand Resources in the relevant RPM Auctions.

> E.For each Applicable Delivery Year, an Affected Curtailment Service Provider that utilizes this transition provision for the Applicable

Resource's RPM Auction Credits for the amount of capacity commitment reduction as determined under subsection D above. Locational Reliability Charges as described in

5.14DCapacity Performance and Base Capacity Transition Provision for RPM Delivery Years 2016/2017 and 2017/2018

A. This transition provision applies only for procuring Capacity Performance Resources for the 2016/2017 and 2017/2018 Delivery A. This transition provision applies only for procuring Capacity Years.

B.For both the 2016/2017 and 2017/2018 Delivery Years, PJM will hold a Capacity Performance Transition Incremental Auction to B. For both the 2016/2017 and 2017/2018 Delivery Years, PJM willprocure Capacity Performance Resources.

1.For each Capacity Performance Transition Incremental Auction, the optimization algorithm shall consider:

•the target quantities of Capacity Performance Resources specified below;

•the Sell Offers submitted in such auction.

The Office of the Interconnection shall submit a Buy Bid based on the that Delivery Year. For the 2016/2017 Delivery Year, the Office of the quantity of Capacity Performance Resources specified for the Base Residual Auction for that Delivery Year, for a quantity times the Net CONE value for the PJM Region determined for of Capacity Performance Resources equal to 60 percent of the the Base Residual Auction for that Delivery Year, for a quantity updated Reliability Requirement for the PJM Region. For the of Capacity Performance Resources equal to 60 percent of the 2017/2018 Delivery Year, the Office of the Interconnection shall updated Reliability Requirement for the PJM Region. For the submit a Buy Bid, at a price no higher than 0.6 times the Net CONE 2017/2018 Delivery Year, the Office of the Interconnection shall Resources equal to 70 percent of the updated Reliability Requirement for that Delivery Year, for a quantity of Capacity Performance for the PJM Region.

Delivery Year relinquishes an Affected Demand Resource's RPM Auction Credits for the amount of capacity commitment reduction as determined under subsection D above. Locational Reliability Tariff, Attachment DD, section 5.14(e) are also adjusted accordingly. Charges as described in Tariff, Attachment DD, section 5.14(e) are also adjusted accordingly.

> 5.14DCapacity Performance and Base Capacity Transition Provision for RPM Delivery Years 2016/2017 and 2017/2018

Performance Resources for the 2016/2017 and 2017/2018 Delivery Years.

hold a Capacity Performance Transition Incremental Auction to procure Capacity Performance Resources.

1. For each Capacity Performance Transition Incremental Auction, the optimization algorithm shall consider:

•the target quantities of Capacity Performance Resources specified

the Sell Offers submitted in such auction.

quantity of Capacity Performance Resources specified for The Office of the Interconnection shall submit a Buy Bid based on the Interconnection shall submit a Buy Bid, at a price no higher than 0.5 that Delivery Year. For the 2016/2017 Delivery Year, the Office of the times the Net CONE value for the PJM Region determined for Interconnection shall submit a Buy Bid, at a price no higher than 0.5 value for the PJM Region determined for the Base Residual Auction submit a Buy Bid, at a price no higher than 0.6 times the Net CONEfor that Delivery Year, for a quantity of Capacity Performance value for the PJM Region determined for the Base Residual Auction Resources equal to 70 percent of the updated Reliability Requirement for the PJM Region.

2.For each Capacity Performance Transition Incremental Auction, the Office of the Interconnection shall calculate a clearing 2. For each Capacity Performance Transition Incremental Auction, price to be paid for each megawatt-day of Unforced Capacity that the Office of the Interconnection shall calculate a clearing price to be clears in such auction. For the 2016/2017 Delivery Year, the Capacity paid for each megawatt-day of Unforced Capacity that clears in such Clearing Price for Transition Incremental Auction shall not exceed 0.5 times the NetClearing Price for any Capacity Performance Transition Incremental CONE value for the PJM Region determined for the Base Residual Auction shall not exceed 0.5 times the Net CONE value for the PJM Auction for that Delivery Year. For the 2017/2018 Delivery Year, Region determined for the Base Residual Auction for that Delivery the Capacity Resource Clearing Price for any Capacity Performance Year. For the 2017/2018 Delivery Year, the Capacity Transition Incremental Auction shall not exceed 0.6 times the NetResource Clearing Price for any Capacity Performance Transition CONE value for the PJM Region determined for the Base Residual not exceed 0.6 times the Net CONE value-Auction for that Delivery Year.

3.A Capacity Market Seller may offer any Capacity Resource that has not been committed in an FRR Capacity Plan, that 3.A. Capacity Market Seller may offer any Capacity Resource that has Resource undernot been committed in an FRR Capacity Plan, that qualifies as qualifies as a Capacity Performance Tariff, Attachment DD, section 5.5A(a) and that (i) has not cleared an Capacity Performance Resource under Tariff, Attachment DD, RPM Auction for that Delivery Year; or (ii) has cleared in an RPM section 5.5A(a) and that (i) has not cleared an RPM Auction for Auction for that Delivery Year. A Capacity Market Seller may offer anthat Delivery Year; or (ii) has cleared in an RPM Auction for that external Generation Capacity Resource to the extent that such Delivery Year. A Capacity Market Seller may offer an resource: (i) is reasonably expected, by the relevant Delivery Year, external Generation Capacity Resource to the extent that such to meet all applicable requirements to be treated as equivalent to PJMresource: (i) is reasonably expected, by the relevant Delivery Year, to Region internal generation that is not subject to NERC tagging as an meet all applicable requirements to be treated as equivalent to PJMinterchange transaction; (ii) has long-term firm transmission service Region internal generation that is not subject to NERC tagging as an confirmed on the complete transmission path from such resourceinterchange transaction; (ii) has long-term firm transmission serviceinto PJM; and (iii) is, by written commitment of the Capacity Market confirmed on the complete transmission path from such resource Seller, subject to the same obligations imposed on Generation and (iii) is, by written commitment of the Capacity Market Capacity Resources located in the PJM Region by Tariff, Attachment 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.

4. Capacity Resources that already cleared an RPM Auctionfor a Delivery Year, retain the capacity obligations for that Delivery 4. Capacity Resources that already cleared an RPM Auction for Auction for the same Delivery Year shall: (i) receive a payment equal and clear in a Capacity Performance Transition Incremental that Capacity Performance Transition Incremental Auction; and (ii) to the Capacity Resource Clearing Price as established in Auction for that Delivery Year.

any Capacity Performance auction. For the 2016/2017 Delivery Year, the Capacity Resource for the PJM Region determined for the Base Residual Auction for that Delivery Year.

DD, section 6.6 to offer their capacity into RPM Auctions. Year, and clear in a Capacity Performance Transition Incrementala Delivery Year, retain the capacity obligations for that Delivery Year, to the Capacity Resource Clearing Price as established in Auction for the same Delivery Year shall: (i) receive a payment equalnot be eligible to receive a payment for clearing in any prior RPMthat Capacity Performance Transition Incremental Auction; and (ii) not be eligible to receive a payment for clearing in any prior RPM Auction for that Delivery Year.

D.All Capacity Performance Resources that clear in a Capacity Performance Transition Incremental Auction will be subject to the Non-Performance Charge set forth in Tariff, Attachment DD, section 10A.

5.14E Demand Response Legacy Direct Load Control Transition Provision for RPM Delivery Years 2016/2017, 2017/2018, and 2018/2019

This transition provision applies only to Demand Resources for which a Curtailment Service Provider has existing RPM commitments for the 2016/2017, 2017/2018, or 2018/2019 Delivery Years (alternatively referred to in this section 5.14E as "Applicable Delivery Years" and each an "Applicable Delivery Year") Years (alternatively referred to in this section 5.14E as "Applicable that (i) qualified as Legacy Direct Load Control before June 1, 2016 Delivery Years" and each an "Applicable Delivery Year") that (i) as described in Tariff, Attachment DD-1, section G and the parallel provision of RAA, Schedule 6; (ii) cannot meet the requirements for described in Tariff, Attachment DD-1, section G and the parallel using statistical sampling for residential non-interval metered customers as described in Tariff, Attachment DD-1, section K and the parallel provision of RAA, Schedule 6; and (iii) cleared in the Base Residual Auction or First Incremental Auction for the 2016/2017 Delivery Year, cleared in the Base Residual Auction for the 2017/2018 Delivery Year, or cleared in the Base Residual Auction for the 2018/2019 Delivery Year. A Demand Resource meeting these criteria and the Curtailment Service Provider of such a resource are hereafter in this section 5.14E referred to as an "Affected Demand Resource" and an "Affected Curtailment Service Provider," respectively.

- For this section 5.14E to apply to an Affected Demand Resource, the Affected Curtailment Service Provider must notify the Office of the Interconnection in writing, with regard to the following information, by the applicable deadline:
 - For each applicable Affected Demand Resource: the number of cleared megawatts of Unforced Capacity for the Applicable Delivery Year by end-use customer site that the Affected Curtailment Service Provider cannot

D.All Capacity Performance Resources that clear in a Capacity Performance Transition Incremental Auction will be subject to the Non-Performance Charge set forth in Tariff, Attachment DD, section 10A.

5.14E Demand Response Legacy Direct Load Control Transition Provision for RPM Delivery Years 2016/2017, 2017/2018, and 2018/2019

This transition provision applies only to Demand Resources for which a Curtailment Service Provider has existing RPM commitments for the 2016/2017, 2017/2018, or 2018/2019 Delivery qualified as Legacy Direct Load Control before June 1, 2016 as provision of RAA, Schedule 6; (ii) cannot meet the requirements for using statistical sampling for residential non-interval metered customers as described in Tariff, Attachment DD-1, section K and the parallel provision of RAA. Schedule 6: and (iii) cleared in the Base Residual Auction or First Incremental Auction for the 2016/2017 Delivery Year, cleared in the Base Residual Auction for the 2017/2018 Delivery Year, or cleared in the Base Residual Auction for the 2018/2019 Delivery Year. A Demand Resource meeting these criteria and the Curtailment Service Provider of such a resource are hereafter in this section 5.14E referred to as an "Affected Demand Resource" and an "Affected Curtailment Service Provider," respectively.

For this section 5.14E to apply to an Affected Demand Resource, the Affected Curtailment Service Provider must notify the Office of the Interconnection in writing, with regard to the following information, by the applicable deadline:

For each applicable Affected Demand Resource: the number of cleared megawatts of Unforced Capacity for the Applicable Delivery Year by end-use customer site that the Affected Curtailment Service Provider cannot deliver, calculated based on the most current information available to the

deliver, calculated based on the most current information available to the Affected Curtailment Service Provider; electric distribution company's account number for the end-use customer; address of end-use customer; type of Demand Resource (i.e., Limited DR, Annual DR, Extended Summer DR); the Zone or sub-Zone in which the end-use customer is located; and, a detailed description of why the endues customer cannot comply with statistical sampling for residential non-interval metered customers requirement as described in Tariff, Attachment DD-1, section K and the parallel provision of RAA, Schedule 6.

the amount of cleared megawatts of Unforced Capacity for the Applicable Delivery Year for prospective customer sales that could not be contracted by the Affected Curtailment Service Provider because of the statistical sampling for residential non-interval metered customers requirement as described in Tariff, Attachment DD-1, section K and the parallel provision of RAA. Schedule 6 that the Affected Curtailment Service Provider cannot deliver, by type of Demand Resource (i.e. Limited DR, Annual DR, Extended Summer DR) and by Zone and sub-Zone, as applicable. The analysis should include the amount of Unforced Capacity expected from prospective customer sales for each Applicable Delivery Year the difference in reduced sales expectations. The Affected Curtailment Service Provider should maintain records to support its analysis.

ii)

1. For the 2016/2017 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by

Affected Curtailment Service Provider; electric distribution company's account number for the end-use customer; address of end-use customer; type of Demand Resource (i.e., Limited DR, Annual DR, Extended Summer DR); the Zone or sub-Zone in which the end-use customer is located; and, a detailed description of why the endues customer cannot comply with statistical sampling for residential non-interval metered customers requirement as described in Tariff, Attachment DD-1, section K and the parallel provision of RAA, Schedule 6.

sampling for residential non-interval metered customers requirement as described in Tariff, Attachment DD-1, section K and the parallel provision of RAA, Schedule 6.

If applicable, a detailed analysis that quantifies the amount of cleared megawatts of Unforced Capacity for the Applicable Delivery Year for prospective customer sales that could not be contracted by the Affected Curtailment Service Provider described in Tariff, Attachment DD-1, section K and the parallel provision of RAA, Schedule 6 that the Affected Curtailment Service Provider cannot deliver, by type-of Demand Resource (i.e. Limited DR, Annual DR, Extended Summer DR) and by Zone and sub-Zone, as applicable. The analysis should include the amount of Unforced Capacity expected from prospective customers requirement as described in Tariff, Attachment DR), and by Zone and sub-Zone, as applicable. The analysis should include the amount of Unforced Capacity expected from prospective customer sales for each Applicable Delivery Year and must include supporting detail to substantiate the difference in reduced sales expectations. The Affected Curtailment Service Provider should maintain records to support its analysis.

deliver, by type of Demand Resource (i.e. Limited DR, Annual DR, Extended Summer DR) and by Zone and sub-Zone, as applicable. The analysis should include the amount of Unforced Capacity expected from prospective customer sales for each Applicable Delivery Year and must include supporting detail to substantiate the difference in reduced sales expectations. The Affected Curtailment Service Provider should

1. For the 2016/2017 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year. Such Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year. Such Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year. Such Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year. Such Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year. Such Interconnection of planning parameters for the Posting by the Office of the Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year. Such Interconnection of planning parameters for the Delivery Year. Such Interconnection of planning parameters for the Posting by the Office of the Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year.

2. For the 2017/2018 Delivery Year, the notice shall beprovided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the First,

the Office of the Interconnection of planning parameters for the Second and/or Third Incremental Auction for the 2016/2017 Delivery Year, Such Affected Curtailment Service Provider that utilizes this Year, Such Affected Curtailment Service Provider that utilizes this transition provision may not sell or offer to sell megawatts in the matching LDA or sub-LDA where an Affected Demand Resource is located in the Second or Third Incremental Auction for the 2016/2017 Delivery Year.

- 2. For the 2017/2018 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the First, Second and/or Third Incremental Auction for the 2018/2019 Delivery Second and/or Third Incremental Auction for the 2017/2018 Delivery Year. Such Affected Curtailment Service Provider that utilizes this Year. Such Affected Curtailment Service Provider that utilizes this transition provision may not sell or offer to sell megawatts in the matching LDA or sub-LDA where an Affected Demand Resource is located in the First, Second or Third Incremental Auctions for the 2017/2018 Delivery Year.
- 3. For the 2018/2019 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by Second and/or Third Incremental Auction for the 2018/2019 Delivery of the Interconnection shall publish aggregate information on the Year. Such Affected Curtailment Service Provider that utilizes this transition provision may not sell or offer to sell megawatts in the matching LDA or sub-LDA where an Affected Demand Resource is located in the First, Second or Third Incremental Auctions for the 2018/2019 Delivery Year.
- the 2016/2017 Delivery Year, the First, Second, and Third Incremental Auctions for the 2017/2018 Delivery Year, and the First, an Applicable Delivery Year, the Office of the Interconnection shall Year, the Office of the Interconnection shall publish aggregate information on the undeliverable megawatts declared under this transition provision (hereafter, "non-viable megawatts"), by type of Demand Resource and by Zone or sub-Zone, concurrently with its posting of planning parameters for the applicable Scheduled Incremental Auction. Non-viable megawatts for a Scheduled Incremental Auction for an Applicable Delivery Year represent those 2018/2019 Delivery Year, the Office of the Interconnection shall adjust

Second and/or Third Incremental Auction for the 2017/2018 Delivery transition provision may not sell or offer to sell megawatts in the matching LDA or sub-LDA where an Affected Demand Resource is located in the First. Second or Third Incremental Auctions for the 2017/2018 Delivery Year.

3. For the 2018/2019 Delivery Year, the notice shall be provided by no later than seven (7) days prior to the posting by the Office of the Interconnection of planning parameters for the First. transition provision may not sell or offer to sell megawatts in the matching LDA or sub-LDA where an Affected Demand Resource is located in the First, Second or Third Incremental Auctions for the 2018/2019 Delivery Year.

For the Second and Third Incremental Auction for the 2016/2017 Delivery Year, the First, Second, and Third Incremental Auctions for the 2017/2018 Delivery Year, and the First, Second, and the Office of the Interconnection of planning parameters for the First, Third Incremental Auctions for the 2018/2019 Delivery Year, the Office undeliverable megawatts declared under this transition provision (hereafter, "non-viable megawatts"), by type of Demand Resource and by Zone or sub-Zone, concurrently with its posting of planning parameters for the applicable Scheduled Incremental Auction. Nonviable megawatts for a Scheduled Incremental Auction for an Applicable Delivery Year represent those megawatts meeting the For the Second and Third Incremental Auction for criteria of subsection A above and declared in accordance with subsection B above. Prior to each Scheduled Incremental Auction for Second, and Third Incremental Auctions for the 2018/2019 Delivery apply adjustments equal to the declared non-viable megawatt quantity to the quantity of Buy Bid or Sell Offer activity in the upcoming Scheduled Incremental Auctions for the Applicable Delivery Year, as described in Tariff, Attachment DD, sections 5.12(b)(ii) and 5.12(b)(iii). Prior to the Second Incremental Auction for the 2016/2017 Delivery Year, the First and Second Incremental Auction for the 2017/2018 Delivery Year, and the First and Second Incremental Auction for the

in accordance with subsection B above. Prior to each Scheduled Incremental Auction for an Applicable Delivery Year, the Office of the Interconnection shall apply adjustments equal to the declared non-viable megawatt quantity to the quantity of Buy Bid or Sell Offer activity in the upcoming Scheduled Incremental Auctions for the Applicable Delivery Year, as described in Tariff, Attachment DD, sections 5.12(b)(ii) and 5.12(b)(iii). Prior to the Second Incremental Auction for the 2016/2017 Delivery Year, the First and Second Incremental Auction for the 2017/2018 Delivery Year, and the First and Second Incremental Auction for the 2018/2019 Delivery Year, the Office of the Interconnection shall adjust the recalculated PJM Region Reliability Requirement and recalculated LDA Reliability Requirements, as described in Tariff, Attachment DD, section 5.4(c), by the applicable quantity of declared non-viable Affected Curtailment Service Provider that utilizes this transition megawatts, and shall update the PJM Region Reliability Requirement and each LDA Reliability Requirement for such Incremental Auction only if the combined change of the applicable adjustment and applicable recalculation is greater than or equal to the lessor of (i) 500 megawatts or (ii) one percent of the prior PJM Region Reliability Requirement or one percent of the prior LDA Reliability Requirement, as applicable.

Prior to the start of each Applicable Delivery Year. the Office of the Interconnection shall reduce, by type of Demand Resource and by Zone or sub-Zone, the capacity commitment of each Affected Curtailment Service Provider that utilizes this transition provision for the Applicable Delivery Year based on the non-viable megawatts declared by the Affected Curtailment Service Provider under this transition provision. If the Affected Curtailment Service Provider cleared megawatts from multiple Affected Demand provision for the Applicable Delivery Year relinquishes an in multiple RPM Auctions for the Applicable Delivery Year, the Office capacity commitment reduction as determined under subsection D of the Interconnection shall allocate the reduction in capacity commitment by type of Demand Resource and by Zone or sub-Zone Tariff, Attachment DD, section 5.14(e) are also adjusted accordingly. across the applicable Affected Demand Resources and relevant RPM Auctions. Such allocation shall be performed on a pro-rata basis, based on megawatts cleared by the Affected Demand Resources in the relevant RPM Auctions.

megawatts meeting the criteria of subsection A above and declared the recalculated PJM Region Reliability Requirement and recalculated LDA Reliability Requirements, as described in Tariff, Attachment DD, section 5.4(c), by the applicable quantity of declared non-viable megawatts, and shall update the PJM Region Reliability Requirement and each LDA Reliability Requirement for such Incremental Auctiononly if the combined change of the applicable adjustment and applicable recalculation is greater than or equal to the lessor of (i) 500 megawatts or (ii) one percent of the prior PJM Region Reliability Requirement or one percent of the prior LDA Reliability Requirement. as applicable.

> Prior to the start of each Applicable Delivery Year. the Office of the Interconnection shall reduce, by type of Demand Resource and by Zone or sub-Zone, the capacity commitment of each provision for the Applicable Delivery Year based on the non-viablemegawatts declared by the Affected Curtailment Service Provider under this transition provision. If the Affected Curtailment Service Provider cleared megawatts from multiple Affected Demand Resources of the same type and Zone or sub-Zone, or cleared MWsin multiple RPM Auctions for the Applicable Delivery Year, the Office of the Interconnection shall allocate the reduction in capacity commitment by type of Demand Resource and by Zone or sub-Zone across the applicable Affected Demand Resources and relevant RPM Auctions. Such allocation shall be performed on a pro-rata basis. based on megawatts cleared by the Affected Demand Resources in the relevant RPM Auctions.

E. For each Applicable Delivery Year, an Affected Curtailment Service Provider that utilizes this transition Resources of the same type and Zone or sub-Zone, or cleared MWs Affected Demand Resource's RPM Auction credits for the amount of above. Locational Reliability Charges as described in

			E. For each Applicable Delivery Year, an Affected Curtailment Service Provider that utilizes this transition provision for the Applicable Delivery Year relinquishes an Affected Demand Resource's RPM Auction credits for the amount of capacity commitment reduction as determined under subsection D above. Locational Reliability Charges as described in Tariff, Attachment DD, section 5.14(e) are also adjusted accordingly.		
8.	RAA Definitions	Chen Lu	"Locational Reliability Charge" shall mean the charge determined	Locational Reliability Charge: "Locational Reliability Charge" shall mean the charge determined pursuant to Operating Agreement, Schedule 8RAA, Article 7, section 2.	Corrects the reference in the definition of Locational Reliability Charge. It currently references OA, Schedule 8, but that section refers to the delegation of PJM reliability responsibilities. Instead, the proper reference should be RAA, Article 7, section 2, which discusses the responsibilities to pay for the locational reliability charge.
0	OA, 14B.2.	Collen Hicks	Late Payment Charges that are collected pursuant to this Section 7.1A(f) shall be credited to PJM Settlement administrative costs and will be included in any applicable stated rate refund calculations as contemplated under Schedule 9 of this Tariff	Late Payment Charges that are collected pursuant to this Section 7.1A(f) shall be credited to PJM's Settlement administrative costs and will be included in any applicable stated rate refund calculations as contemplated under Schedule 9 of this Tariff	PJM has changed from stated rate to formula rate JLF note: This item was removed from consideration in this batch and will be brought back for a future GDECS meeting.
10	Tariff Attachment Q, Appendix 1. In section 6 of page 3	Colleen Hicks	6.All Participants must certify and initial in at least one of the four sections below:	6.All Participants must certify and initial in at least one of the five sections below	"four" needs to be changed to "five" as there are five sections.