

- PJM intends to include in its compliance filing that the MOPR will apply to new gas-fired CT and CC resources, regardless of location
- Two differences of note from the post-remand MOPR reinstated in 2017:
 - New gas-fired resources of different technology types (e.g. landfill gas units) will **not** be subject to MOPR unless receiving a state subsidy
 - MOPR will be applied to new gas-fired CT and CC resources across the RTO, rather than just those located within an LDA

MOPR Order P 42. *Finally, while this order largely focuses on the changes we are requiring to PJM's MOPR, we clarify that the MOPR will continue to apply to new natural gas-fired combustion turbine and combined cycle resources...*