



Application of Designated Entity Agreement

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Planning Committee
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Problem: Lack of Clarity in OA DEA Provisions

- Stakeholders raised a concern about PJM's compliance with DEA provisions in the Operation Agreement regarding use of the DEA.
 - PJM has used the DEA consistent with its filed intent since the effective date of 1/1/2014.
- In August 2021, PJM informed stakeholders of its intent to clarify the Operating Agreement language through an updated compliance filing, which was submitted on September 1, 2021.
- On February 8, 2022, the Commission issued an order rejecting PJM's September 1, 2021 filing, without prejudice.
 - The decision was based solely on procedural grounds, i.e., PJM improperly filed revisions to the OA as a compliance filing in response to an order that was final and required no compliance.
- PJM is bringing this issue forward as a Quick Fix with the proposed solution.

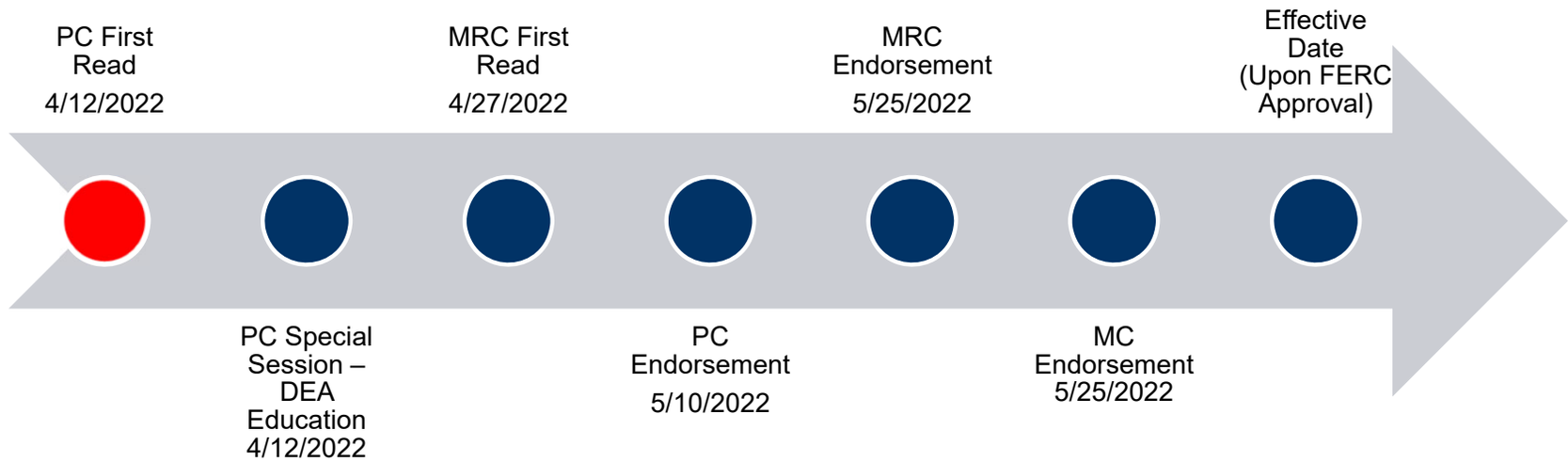


Proposed Solution

- Proposed revisions to the Operating Agreement (OA) Schedule 6 to align the OA language with the intent and use of DEA.
- The proposed OA revisions are posted as a separate attachment.



Proposed Review and Approval Timeline



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