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

## January 25, 2024

	Governing Document, Agreement, Attachment, Section, Title	Source	Current Language	Proposed Revisions	Rationale/Notes
1.	OATT 300 Definitions N; OATT 400 Definitions N	Vicki Karandrikas	"Network Upgrade Cost Responsibility Agreement" shall mean the agreement entered into by the Project Developer Parties and the Transmission Provider pursuant to this GIP, and in the form set forth in Tariff, Part IX, Subpart H, relating to construction of Common Use Upgrades and coordination of the construction and interconnection of associated Generating Facilities. In regard to Common Use Upgrades, a separate Network Upgrade Cost Responsibility Agreement will be executed	agreement entered into by the Project Developer Parties and the Transmission Provider pursuant to this GIP, and in the form set forth in Tariff, Part IX, Subpart H, relating to construction of Common Use Upgrades and coordination of the construction and interconnection of associated Generating Facilities. In regard to Common Use Upgrades, a separate Network Upgrade Cost Responsibility Agreement will be executed for each set of Common Use Upgrades on the system of a specific Transmission Owner that is associated with the interconnection of a Generating Facility.	Correction made for clarity and consistency with defined term. While "Project Developer" is a defined term under the Tariff, Parts VII and VIII, "Project Developer Parties" is not.
2.	OATT Part VII.A 302 Site Control; OATT Part VIII.A 402 Applications for Cycle Process, Site Control	Vicki Karandrikas	302(A)(5)(b), exclusivity is evidenced by written acknowledgement from the land owner provided to the Transmission Provider by the Project Developer as part of the Site Control that, for the Term, the Project Developer has exclusive use of the Site for the purpose of constructing a Generating Facility, Merchant Transmission Facilities, Interconnection Facilities, and, if applicable, the Transmission Owner's Interconnection Facilities and/or Network Upgrades, and the landowner cannot make the Site Control identified for the Site	from the land owner landowner provided to the Transmission Provider by the Project Developer as part of the Site Control that, for the Term, the Project Developer has exclusive use of the Site for the purpose of constructing a Generating Facility, Merchant Transmission Facilities, Interconnection Facilities, and, if applicable, the Transmission Owner's Interconnection Facilities and/or Network Upgrades, and the landowner cannot make the Site Control identified for the Site available for purchase or lease, to any person or entity other than the Project Developer for any purpose or use that will interfere with the rights granted to Project	

3.	OATT Part VII.H 337 Upgrade Requests	Vicki Karandrikas	(G)(2)d.Execution and Filing	(G)(2)d.Execution and Filing	Changes made for clarity and reflect the proper agreement type.
	Opgrade Requests		Not later than five Pusiness Dave following the and of		agreement type.
				Not later than five Business Days following the end of negotiations	
			negotiations within the Final Agreement Negotiation	within the Final Agreement Negotiation Phase, Transmission	
			Phase, Transmission Provider shall provide the final	Provider shall provide the final Upgrade Construction Service	
			Upgrade Construction Service Agreement, to the parties in electronic form.	Agreement, to the parties in electronic form.	
				i. Not later than 15 Business Days after receipt of the final	
			i.Not later than 15 Business Davs after receipt of the final	interconnection related agreement Upgrade Construction Service	
			interconnection related agreement, Upgrade Customer shall elect one of the following:	Agreement, Upgrade Customer shall elect one of the following:	
			, and the second	(a)to execute the final Upgrade Construction Service Agreement in	
			(a)to execute the final Upgrade Construction Service	electronic form and return it to Transmission Provider electronically	
			Agreement in electronic form and return it to	,	
			Transmission Provider electronically;	(b)to request in writing dispute resolution as allowed under Tariff,	
				Part I, section 12 or, if concerning the Regional Transmission	
			(b)to request in writing dispute resolution as allowed	Expansion Plan, consistent with Operating Agreement, Schedule 5;	
			under Tariff, Part I, section 12 or, if concerning the	or	
			Regional Transmission Expansion Plan, consistent with		
			Operating Agreement, Schedule 5; or	(c)to request in writing that Transmission Provider file with FERC	Upgrade Customers receive an Upgrade
				the final Upgrade Construction Service Agreement Construction	Construction Service Agreement, not a
			(c)to request in writing that Transmission Provider file	Service Agreement or a Network Upgrade Cost Responsibility	Construction Service Agreement or a Network
				Agreement unexecuted, with terms and conditions deemed	Upgrade Cost Responsibility Agreement.
				appropriate by Transmission Provider, and provide any required	a part of the same
				adjustments to Security.	
			appropriate by Transmission Provider, and provide any	adjustitions to occurry.	
			required adjustments to Security.		
4.	OATT Part VIII.H 435	Vicki Karandrikas		(G)(2)d. Execution and Filing	Changes made for clarity and to reflect the
	Upgrade Requests	Viola ranamas	(C)(L)d. Exoducit and I ming		proper agreement type.
	opgrado Moquosto		Not later than five Business Days following the end of	Not later than five Business Days following the end of negotiations	propor agrounding typo.
			negotiations within the Final Agreement Negotiation	within the Final Agreement Negotiation Phase, Transmission	
			Phase, Transmission Provider shall provide the final	Provider shall provide the final Upgrade Construction Service	
			Upgrade Construction Service Agreement, to the parties		
			in electronic form.	Agreement, to the parties in electronic form.	
			in dicononic form.	i. Not later than 15 Business Days after receipt of the final	
				interconnection related agreement Upgrade Construction Service	
				Agreement, Upgrade Customer shall either:	
				Agreement, Opgrade Customer shall either:	

te the final Upgrade Construction Service electronic form and return it to Transmission Provider
and rotaling to transmission riotadi
at in uniting diagrata recolution on allowed under
st in writing dispute resolution as allowed under ection 12 or, if concerning the Regional Transmission
n, consistent with Operating Agreement, Schedule 5;
st in writing that Transmission Provider file with
interconnection related service agreement Upgrade Upgrade Customers receive an Upgrade
ervice Agreement unexecuted, with the final Construction Service Agreement, not a Construction Service Agreement or a Networ
nent containing terms and conditions deemed Upgrade Cost Responsibility Agreement.
Transmission Provider, and provide any required
Security.
rudy Deposits: Formatting change made for consistency with other sections.
conclusion of Transmission Provider's deficiency
sion Point II, refund to the Project Developer or
ner up to 90 percent of its Study Deposit submitted ervice Request during the Application Phase, less
S.
se Study Impact Calculation. Notwithstanding the
ns in Tariff, Part VIII, Subpart C, section
nd (b)(i), Transmission Provider shall refund to
per or Eligible Customer the cumulative Readiness ts paid by Project Developer or Eligible Customer at
Phase and at the Decision Point I Phase, if the
per's Network Upgrade cost from Phase I to Phase
el sen site not concers sone pet l

		the Drainet Developer's Network Henry de coet from	increases everall by QE necessary or marries and	
		the Project Developer's Network Upgrade cost from (a)i. Phase I to Phase II:	i. increases overall by 25 percent or more; and	
		<del>(b)</del> ii	ii. increases by more than \$10,000 per MW.	
		(a) increases overall by 25 percent or more; and		
		Net	etwork Upgrade costs shall include costs identified in Affected	
		(b) increases by more than \$10,000 per MW. Sys	stem studies in their respective phases.	
		Network Upgrade costs shall include costs identified in		
		Affected System studies in their respective phases.		
6.	OATT Part VIII.A 401 Vicki Karandı		(2)c. Readiness Deposit refunds will be handled as follows:	Change made to correct cross-reference.
	Applications for Cycle	follows:	(2) or thousantoes Boposit rotalitae will be manaled as tellener.	enange made to contest cross references.
	Process Intro	i.	If the project is withdrawn or terminated, the Readiness	
		i. If the project is withdrawn or terminated, the Dep	posit refunds for the project will be determined by the study	
			ase at which the project was withdrawn or terminated, and	
			verse study results tests, as set forth below in Tariff, Part VIII,	
		withdrawn or terminated, and adverse study results tests, Sub		
		as set forth below in Tariff, Part VIII, Subpart C, section		
		408(B)(3)(b).		
7.	OATT Part VII.C 305 Vicki Karandı		2.To move forward in Transition Cycle #2, each Project	Changes made to correct agreement's name.
	Introduction, Overview and		eveloper or Eligible Customer with valid projects in AG2 through	0
	Eligibility		11 must submit the Application and System Studyies Agreement	
			the form set forth in Tariff, Attachment IX and submit the required	
		Tariff, Attachment IX and submit the required Study Study	udy Deposit amounts and a Readiness Payment, as set forth	
		Deposit amounts and a Readiness Payment, as set forth belo	low in Tariff, Part VII, Subpart C, section 306, Application Rules.	
		below in Tariff, Part VII, Subpart C, section 306,	e following restrictions apply to the Application and System	
		Application Rules. The following restrictions apply to the Students	ud <del>yies</del> Agreement to be submitted by the Project Developer or	
		Application and System Study Agreement to be Elig	gible Customer:	
		submitted by the Project Developer or Eligible Customer:		
	OATT Part VII.F 335 Vicki Karandı	, , ,		Changes made to correct agreement's name
	WMPA/Non-Jurisdictional			and to replace acronym with the defined term.
	Agreements		enerating Facility, and shall complete the Form of Application and	
			stem Impact Studies Agreement set forth in Tariff, Part IX,	
			bpart A (the "Application"). In the Application, Generation	
			oject Developer shall indicate its intent to physically connect its	
			enerating Facility to distribution or sub-transmission facilities that	
			rrently are not subject to FERC jurisdiction, for the purpose of	
		facilities that currently are not subject to FERC		

			jurisdiction, for the purpose of injecting energy at the POI and engaging in FERC-jurisdictional Wholesale	injecting energy at the POLPoint of Interconnection and engaging in FERC-jurisdictional Wholesale Transactions.	
			Transactions.		
9.	OATT Part VIII.F 433 WMPA//Non-Jurisdictional Agreements	Vicki Karandrikas	403 that apply to a Generating Facility, and shall complete the Form of Application and System Impact Studies Agreement set forth in Tariff, Part IX, Subpart A (the "Application"). In the Application, Generation Project Developer shall indicate its intent to physically connect	Rules of Tariff, Part VIII, Subpart C, section 403 that apply to a Generating Facility, and shall complete the Form of Application and System Impact Studies Agreement set forth in Tariff, Part IX, Subpart A (the "Application"). In the Application, Generation the Project Developer shall indicate its intent to physically connect its Generating Facility to distribution or sub-transmission facilities that currently are not subject to FERC jurisdiction, for the purpose of injecting energy at the Point of Interconnection—POI and engaging	
10.	OATT 300 Definitions E; OATT 400 Definitions E	Vicki Karandrikas	Energy Storage Resource:  "Energy Storage Resource" shall mean a resource capable of receiving electric energy from the grid and storing it for later injection to the grid that participates in the PJM Energy, Capacity and/or Ancillary Services markets as a Market Participant.	Energy Storage Resource:  "Energy Storage Resource" shall mean a resource capable of receiving electric energy from the grid and storing it for later injection to the grid that participates in the PJM Energy, Capacity and/or Ancillary Services markets as a Market Participant. OpenLoop Hybrid Resources are not Energy Storage Resources.	Changes made to reflect the definitions accepted in PJM's Docket No. ER22-1420 Hybrid Resources Participation/Mixed Technology Facilities Filing.
11.	OATT 300 Definitions S; OATT 400 Definitions S	Vicki Karandrikas	State of Charge:  "State of Charge" shall mean the operating parameter that represents the quantity of physical energy stored (measured in units of megawatt-hours) in an Energy Storage Resource Model Participant in proportion to its maximum State of Charge capability. State of Charge is quantified as defined in the PJM Manuals.	State of Charge:  "State of Charge" shall mean the operating parameter that represents the quantity of physical energy stored (measured inunits of megawatt-hours) in an Energy Storage Resource Model Participant or in a storage component of a Hybrid Resource in proportion to its maximum State of Charge capability. State of Charge is quantified as defined in the PJM Manuals.	Changes made to reflect the definitions accepted in PJM's Docket No. ER22-1420 Hybrid Resources Participation/Mixed Technology Facilities Filing; Docket No. ER19-469-006 Order No. 841 Compliance Filing; and Docket No. ER23-2484 Hybrids Phase II Filing.

12. OATT Attachment Q Vicki Karandrikas	VI.B.3(c), (e) and -(g)		VI.B.3(c), (e) and -(g)		Changes made to add references to the
		Increment of reduction		Increment of reduction from	Generation Interconnection Agreement and
	Milestones	initial RPM Auction	Milestones	initial RPM Auction	Wholesale Market Participation Agreement,
		Credit requirement		Credit requirement	which are forms of agreements filed by PJM as
	Effective Date of	·	Effective Date of		part of PJM's interconnection process reform
	Interconnection Service	50%	Interconnection Service		filing in Docket No. ER22-2110 and accepted
	Agreement		Agreement, Generation	50%	by the Federal Energy Regulatory Commission
	Financial Close	15%	Interconnection Agreement or	30 /6	("FERC" or "Commission").1
	Full Notice to Proceed and		Wholesale Market		
	Commencement of	5%	Participation Agreement		Under the Tariff's FERC-approved rules,
	Construction (e.g., footers	J /0	Financial Close	15%	customers with pending Interconnection
	poured)		Full Notice to Proceed and		Requests that had been tendered for execution
	Main Power Generating	5%	Commencement of	5%	an Interconnection Service Agreement or other
	Equipment Delivered	370	Construction (e.g., footers	370	interconnection-related service before the July
	Commencement of	25%	poured)		10, 2023 Transition Date, <sup>2</sup> are subject to one
	Interconnection Service	2070	Main Power Generating	5%	set of Tariff rules and forms of agreements;
			Equipment Delivered	0.70	customers with pending Interconnection
			Commencement of	25%	Requests that had not been tendered for
	Credit Reduction Milestones		Interconnection Service		execution such agreements as of the Transition
	for Planned External				Date, or that submitted an Interconnection
	Generation Capacity		Credit Reduction Milestones		Request on or after the Transition Date, are subject to the Tariff provisions and forms of
	Resources		for Planned External		agreements included in Parts VII, VIII and IX.3
		Increment of reduction	Generation Capacity		The changes to Tariff, Attachment Q, sections
	Milestones	initial RPM Auction C	Resources		VI.B.3(c), (d) and (g) have been made to reflect
		quirement	•••	Increment of reduction from	the fact that the milestones and credit
	Effective Date of the		Milestones	initial RPM Auction Credit re	requirement reductions will be tied to the
	equivalent of an	50%	Effective Data of the	quirement	effective date of the underlying Interconnection
	Interconnection Service		Effective Date of the		Service Agreement, Generator Interconnection
	Agreement	150/	equivalent of an		Agreement or Wholesale Market Participation
	Financial Close	15%	Interconnection Service	E09/	, ·
<sup>1</sup> P.IM filed its interconnection process reform filing with the Commission of	Full Notice to Proceed and holune 14, 2022, P.IM Interconnection	on IIC Tariff Revisions	for Interconnection Process Reform	Request for Commission Action by C	pagreementative Market Participant excepted at
<sup>1</sup> PJM filed its interconnection process reform filing with the Commission of Period, Docket No. ER22-2110-000 (June 14, 2022), and accepted by FE pow Tdriff, Parts VIII, and IX, and revised other Tariff sections.	RC in PJM Interconnection. L.L.C 1	85%ERC ¶ 61,162 (2022)	("November 2022, Order"), order on i	reh'g, 184 FERC ¶ 61,006 (2023). P	M's interconnection process reform filing included
new Tariff, Parts VII, VIII, and IX, and revised other Tariff sections.	Construction (e.g., Toolers	, , , ( <del></del> )	Participation Agreement		1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
new Tariff, Parts VII, VIII, and IX, and revised other Tariff sections. <sup>2</sup> The Transition Date is defined as "[t]he later of: (i) the effective date of Interconnection Service Agreements or wholesale market participation a July 10, 2010. <i>PJM Interconnection, L.L.C.</i> , Notification of Occurrence of	Transmission Provider's Docket Nos.	ER22-2110-000, -001 tra	n <mark>sition cycle tiling seeking F</mark> ERC acc	eptance of this Tariff, Part VII or (ii)	the date by which all AD2 and prior queue window
Intercohnection Service Agreements or wholesale market participation a	greenhents have been executed or fill	eg%nexecuted." Tariff, P	aft Vff Section 301(A)(2). On July 1	1,12023, PJM filed with the Commis	sion a notice that the Transition Date occurred on
July 10, 2010. PJM Interconnection, L.L.C., Notification of Occurrence of	Translind FDate Docket Nos. ER22-2	2110-000 & -001 (July 11,	2025) Notice to Proceed and Commencement of	5%	
<sup>3</sup> See November 2022 Order at P 60 (accepting PJM's proposed Transition	pn iviecnanism).		Commencement of		

		Commencement of 25%	Construction (e.g., footers	
		Interconnection Service	poured) Main Power Generating Equipment Delivered 5%	
			Commencement of Interconnection Service 25%	
		(g) For Qualifying Transmission Upgrades, the RPM Auction Credit requirement shall be reduced to 50% of		
			(g) For Qualifying Transmission Upgrades, the RPM Auction Credit	
			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 Generation Interconnection 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.	
1	OATT Part VII.D 307 Vicki Karandrikas Introduction	A. Phase I, Phase II and Phase III System Impact Studies		Changes to clarify that each Decision Point starts following the end of the associated study
		1.Introduction		phase; a Decision Point is not part of the study phase.
			Tariff, Part VII, Subpart D sets forth the procedures and other terms governing the Transmission Provider's administration of the studies	
		other terms governing the Transmission Provider's	and procedures required under the Cycle process, and the nature and timing of such studies. The Cycle process set forth in Tariff,	
			Part VII includes three study Phases and the three Decision Points:	
			a. <del>Phase I:</del> Phase I System Impact Study <del>and</del>	
			b. Decision Point I	
		Phase I: Phase I System Impact Study and Decision     Point I	bc. Phase II: Phase II System Impact Study and	
		b. Phase II: Phase II System Impact Study and Decision Point II; and	d. Decision Point II <del>; and</del>	
		· · · · · · · · · · · · · · · · · · ·	ee. Phase III: Phase III System Impact Study and	

		c. Phase III: Phase III System Impact Study and Decision Point III.	f_Decision Point III.	
		Procedures and other terms relative to the three study Phases are set forth separately below in Tariff, Part VII, Subpart D, sections 308 through 313.	Procedures and other terms relative to the three study Phases are set forth separately below in Tariff, Part VII, Subpart D, sections 308 through 313.	
OATT Part VIII.C 404 Introduction	Vicki Karandrikas	other terms governing the Transmission Provider's administration of the studies and procedures required under the Cycle process, and the nature and timing of such studies. The Cycle process set forth in Tariff, Part VIII includes three study Phases and the three Decision Points:  a. Phase I: Phase I System Impact Study and Decision Point I  b. Phase II: Phase II System Impact Study and Decision Point II; and  c. Phase III: Phase III System Impact Study and Decision Point III.  Procedures and other terms relative to the three study Phases are set forth separately below in Tariff, Part VIII,	1. Introduction  Tariff, Part VIII, Subpart C sets forth the procedures and other terms governing the Transmission Provider's administration of the studies and procedures required under the Cycle process, and the nature and timing of such studies. The Cycle process set forth in Tariff, Part VIII includes three study Phases and the three Decision Points:  a. Phase I: Phase I System Impact Study and b. Decision Point I  b. c. Phase II: Phase II System Impact Study and  d. Decision Point II; and  c. e. Phase III: Phase III System Impact Study and	Changes to clarify that each Decision Point starts following the end of the associated study phase; a Decision Point is not part of the study phase.
OATT Part VII.E 329 Incremental Rights;	Vicki Karandrikas	Subpart C, sections 405, 407, and 409.  In round two, two-thirds of the Incremental Auction Revenue Rights available for each requested point-to- point combination in that round will be assigned in accordance with Tariff, Part VII, Subpart E, section 329(A)(3). In round three, all available Incremental Auction Revenue Rights will be assigned for the	round will be assigned in accordance with Tariff, Part VII, Subpart	mistakenly omitted from the Docket No. ER22- 2110 interconnection process reform filing, and is necessary to establish the final and binding Incremental Auction Revenue Right

			accordance with Tariff, Part VII, Subpart E, section 329(A)(3). In each round, a requester may request the same point-to-point combination as in the previous rounds or submit a different combination. In rounds one and two, requesters may accept the assignment of Incremental Auction Revenue Rights or refuse them. Acceptance of the assignment in rounds one and two will remove the assigned Incremental Auction Revenue Rights from availability in the next rounds. Refusal of an Incremental Auction Revenue Rights assignment in rounds one and two will result in the Incremental Auction Revenue Rights being available for the next round. The Incremental Auction Revenue Rights assignments made in round three will be final and binding. For each round, a request for Incremental Auction Revenue Rights shall specify a single point-to-point combination for which the Transmission Project Developer or Upgrade Customer desires Incremental Auction Revenue Rights and shall be in a form specified by the Office of the Interconnection and in accordance with procedures set forth in the PJM Manuals. The Office of the Interconnection shall specify the deadlines for submission of requests in each round of the allocation process and shall complete the allocation	rounds or submit a different combination. In rounds one and two, requesters may accept the assignment of Incremental Auction Revenue Rights or refuse them. Acceptance of the assignment in rounds one and two will remove the assigned Incremental Auction Revenue Rights from availability in the next rounds. Refusal of an Incremental Auction Revenue Rights assignment in rounds one and two will result in the Incremental Auction Revenue Rights being available for the next round. The Incremental Auction Revenue Rights assignments made in round three will be final and binding. The final and binding Incremental Auction Revenue Right assignment for a requested point-to-point combination in each round shall in no event be less than one third of 80% and no greater than one-third of 100% of the non-binding estimate of Incremental Auction Revenue Rights for that point-to-point	final and binding Incremental Auction Revenue Right assignment for a requested point-to-point combination in each round shall in no event be less than one third of 80% and no greater than one-third of 100% of the non-binding estimate of Incremental Auction Revenue Rights for that point-to-point combination that was provided to the Transmission Project Developer or Upgrade Customer" was mistakenly omitted during the drafting process.
16.	OATT Part VIII.E 427 Incremental Rights	Vicki Karandrikas	point combination in that round will be assigned in accordance with Tariff, Part VIII, Subpart E, section 427(A)(3). In round three, all available Incremental Auction Revenue Rights will be assigned for the requested point-to-point combinations in that round in accordance with Tariff, Part VIII, Subpart E, section	round will be assigned in accordance with Tariff, Part VIII, Subpart E, section 427(A)(3). In round three, all available Incremental Auction Revenue Rights will be assigned for the requested point-to-point combinations in that round in accordance with Tariff, Part VIII, Subpart E, section 427(A)(3). In each round, a requester may request the same point-to-point combination as in the previous	mistakenly omitted from the Docket No. ER22- 2110 interconnection process reform filing, and is necessary to establish the final and binding Incremental Auction Revenue Right

		rounds or submit a different combination. In rounds one and two, requesters may accept the assignment of Incremental Auction Revenue Rights or refuse them. Acceptance of the assignment in rounds one and two will remove the assigned Incremental Auction Revenue Rights from availability in the next rounds. Refusal of an Incremental Auction Revenue Rights assignment in rounds one and two will result in the Incremental Auction Revenue Rights being available for the next round. The Incremental Auction Revenue Rights assignments made in round three will be final and binding. For each round, a request for Incremental Auction Revenue Rights shall specify a single point-to-point combination for which the Transmission Project Developer or Upgrade Customer desires Incremental Auction Revenue Rights and shall be in a form specified by the Office of the Interconnection and in accordance with procedures set forth in the PJM Manuals. The Office of the Interconnection shall specify the deadlines for submission of requests in each round of the allocation process and shall complete the allocation process before the in-service date of the upgrade.	rounds one and two will remove the assigned Incremental Auction Revenue Rights from availability in the next rounds. Refusal of an Incremental Auction Revenue Rights assignment in rounds one and two will result in the Incremental Auction Revenue Rights being available for the next round. The Incremental Auction Revenue Rights assignments made in round three will be final and binding. The final and binding Incremental Auction Revenue Right assignment for a requested point-to-point combination in each	combination in each round shall in no event be less than one third of 80% and no greater than one-third of 100% of the non-binding estimate of Incremental Auction Revenue Rights for that point-to-point combination that was provided to the Transmission Project Developer or Upgrade Customer" was mistakenly omitted during the drafting process.
17. OATT Part VIII.A 402 Applications for Cycle Process, Site Control	Vicki Karandrikas	(A)(8)c. Conveyance  The Site Control evidence submitted by the Project Developer must demonstrate that the subject Site is or will be conveyed to the Project Developer, e.g., through a deed or an option to purchase or lease or other form of property rights acceptable to PJM, or that the Project Developer is guaranteed a right to future conveyance at Project Developer's sole discretion, e.g., through a deed or an option to purchase or lease or other forms of	the upgrade.  (A)(8)c. Conveyance  The Site Control evidence submitted by the Project Developer must demonstrate that the subject Site is or will be conveyed to the Project Developer, e.g., -through a deed or an option to purchase or lease or other form of property rights acceptable to PJM, or that the Project Developer is guaranteed a right to future conveyance at Project Developer's sole discretion, e.g., through a deed or an option to purchase or lease or other forms of property rights acceptable to PJM, consistent with the Site Control Evidentiary Requirements provisions in Tariff, Part VIII, Subpart A, section 3402(A)(2), above.	

18 O∆TT P	Part VII.D, 309	Steve Pincus	(A)(2)(a)(iii)(a) Generating Facility or Merchant	(A)(2)(a)(iii)(a) Generating Facility or Merchant Transmission	Change made to correct a drafting error in
	n Point I	Oteve i illous	Transmission Facility Site Control evidence for an	Facility Site Control evidence for an additional three one-year term	
Decision	III OIIICI		additional three-year term beginning from last day of the		Control requirement for projects subject to the
			relevant Cycle, Phase I.	beginning normast day of the relevant cycle, i mase i.	acceleration at Decision Point I and align the
			relevant Cycle, i nase i.	(b) Interconnection Facilities (to the Point of Interconnection) Site	Tariff Part VII Site Control requirements for
			(b) Interconnection Facilities (to the Point of	Control evidence for a three one-year term beginning from the last	
			Interconnection) Site Control evidence for a three-year	day of the relevant Cycle, Phase I.	the Site Control requirements in Tariff Part VIII.
			term beginning from the last day of the relevant Cycle,	day of the relevant Cycle, Phase I.	the Site Control requirements in Tahin Fart VIII.
			Phase I.	(c) Interconnection Switchyard, if applicable, Site Control evidence	The use of a one-year Site Control requirement
			Filase I.		for projects subject to acceleration is consistent
			(a) Interconnection Control of conficeble City Control	for a three one year term beginning from the last day of the	with the generally applicable Site Control
			(c) Interconnection Switchyard, if applicable, Site Control	relevant Cycle, Phase I.	
			evidence for a three-year term beginning from the last	· · · · · · · · · · · · · · · · · · ·	requirements under Part VII, section 309. See
			day of the relevant Cycle, Phase I.	(A)(3)(c)	Tariff, section 309(A)(1)(b)(i). This is also
			(A)(2)(-)	i. Generating Facility Site Control evidence is required to be	consistent with PJM's intention during the
			(A)(3)(c)	maintained for an additional term beginning from last day of the	Docket No. ER22-2110 queue reform filing
				relevant Cycle, Phase I that extends through full execution date of	drafting process to the reduce the Part VII Site
				the relevant state level interconnection agreement with the	Control requirements to one-year, rather than
			day of the relevant Cycle, Phase I that extends through	applicable entity, plus one three years beyond such full execution	the using three years standard set forth in
			full execution date of the relevant state level	date of the relevant state level interconnection agreement with the	Tariff, Part VIII. See Interconnection Process
			interconnection agreement with the applicable entity,	applicable entity.	Reform Task Force (IPRTF)Transition Proposal
			plus three years beyond such full execution date of the		Packages, slides18-19 (Feb. 8, 2022); posted
			relevant state level interconnection agreement with the	ii. Interconnection Facilities (to the Point of Interconnection) Site	at https://www.pjm.com/-/media/committees-
			applicable entity.	Control evidence is required to be maintained for a term beginning	groups/committees/pc/2022/20220208/202202
				from last day of the relevant Cycle, Phase I that extends through	08-item-06a-iprtf-transition-proposal-packages-
			ii. Interconnection Facilities (to the Point of	full execution date of the relevant state level interconnection	presentation.ashx; PJM Transition Period
			Interconnection) Site Control evidence is required to be	agreement with the applicable entity, plus one three years beyond	Proposal Update, slides 9 and 10 (Jan. 5.
			maintained for a term beginning from last day of the	such full execution date of the relevant state level interconnection	2022), posted at https://pjm.com/-
			relevant Cycle, Phase I that extends through full	agreement with the applicable entity.	/media/committees-groups/task-
			execution date of the relevant state level interconnection		forces/iprtf/2022/20220105/20220105-item-
			agreement with the applicable entity, plus three years	iii. Interconnection Switchyard, if applicable, Site Control evidence	03a-transition-proposal.ashx;
			beyond such full execution date of the relevant state	is required to be maintained for a term beginning from last day of	
			level interconnection agreement with the applicable	the relevant Cycle, Phase I that extends through full execution date	
			entity.	of the relevant state level interconnection agreement with the	
				applicable entity, plus one three years beyond such full execution	
				date of the relevant state level interconnection agreement with the	
			evidence is required to be maintained for a term	applicable entity.	
			beginning from last day of the relevant Cycle, Phase I		

			state level interconnection agreement with the applicable entity, plus three years beyond such full execution date of the relevant state level interconnection agreement with		
19.	OATT Part VII.D, 311 Decision Point II	Steve Pincus	Transmission Facility Site Control evidence for an additional three-year term beginning from last day of the relevant Cycle, Phase II.  (ii) Interconnection Facilities (to the Point of Interconnection) Site Control evidence for a three-year term beginning from the last day of the relevant Cycle, Phase II.  (iii) If applicable, Interconnection Switchyard Site Control evidence for a three-year term beginning from the last day of the relevant Cycle, Phase II.  (A)(2)(e)(i)(j)(i) Generating Facility Site Control evidence is required to be maintained for an additional term beginning from last day of the relevant Cycle, Phase II that extends through full execution date of the relevant state level interconnection agreement with the applicable entity, plus three years beyond such full execution date of the relevant state level interconnection agreement with the applicable entity.  (ii) Interconnection Facilities (to the Point of	(ii) Interconnection Facilities (to the Point of Interconnection) Site Control evidence for a three one-year term beginning from the last day of the relevant Cycle, Phase II.  (iii) If applicable, Interconnection Switchyard Site Control evidence for a three one-year term beginning from the last day of the relevant Cycle, Phase II.  (A)(2)(e)(i)(j)(i) Generating Facility Site Control evidence is required to be maintained for an additional term beginning from last day of the relevant Cycle, Phase II that extends through full execution date of the relevant state level interconnection agreement with the applicable entity, plus three one years beyond such full execution date of the relevant state level interconnection agreement with the applicable entity.  (ii) Interconnection Facilities (to the Point of Interconnection) Site Control evidence is required to be maintained for a term beginning from last day of the relevant Cycle, Phase II that extends through the full execution date of the relevant State level interconnection	Control requirement for projects subject to the acceleration at Decision Point II and align the Tariff Part VII Site Control requirements for projects accelerating at Decision Point II with the Site Control requirements in Tariff Part VIII  The use of a one-year Site Control requirement for projects subject to acceleration is consistent with the generally applicable Site Control requirements under Part VII, section 309 and 313. See Tariff, section 309(A)(1)(b)(i) and section 313(A)(1)(c). This is also consistent with PJM's intention during the Docket No. ER22-2110 queue reform filing drafting process to reduce the Part VII Site Control requirements to one-year, rather than the using three years standard set forth in Tariff, Part VIII. See Interconnection Process Reform Task Force (IPRTF)Transition Proposal Packages, slides18-19 (Feb. 8, 2022); posted at <a href="https://www.pjm.com/-/media/committees-groups/committees/pc/2022/20220208/202202">https://www.pjm.com/-/media/committees-groups/committees/pc/2022/20220208/202202</a>

20. C	DATT Part IX.B GIA Specs Vicki Karandrikas	relevant Cycle, Phase II that extends through the full execution date of the relevant state level interconnection agreement with the applicable entity, plus three years beyond such full execution date of the relevant state level interconnection agreement with the applicable entity.  (iii) Interconnection Switchyard, if applicable, Site Control evidence is required to be maintained for a term beginning from last day of the relevant Cycle, Phase II that extends through full execution date of the relevant state level interconnection agreement with the applicable entity, plus three years beyond such full execution date of the relevant state level interconnection agreement with the applicable entity.  (iv) PJM may request evidence of the required Site Control at any point beginning from last day of the relevant Cycle, Phase II through a date that extends three years beyond the full execution date of the relevant state level interconnection agreement with the applicable entity  2.2 To the extent that any portion of the Generating Facility described in section 1.0 is not a Capacity	agreement with the applicable entity.  2.21a To the extent that any portion of the Generating Facility	Changes to clarify instructions and correct cross-references and section numbering.
		portion of the Generating Facility shall be an Energy Resource. PJM reserves the right to limit total injections	be an Energy Resource. PJM reserves the right to limit total injections to the Maximum Facility Output in the event reliability would be affected by output greater than such quantity.	
		{Instructions: this version of section 2.1 will be used in	{Instructions: this <u>alternate</u> version of section 2.1 <u>that appears</u> <u>below</u> will be used in lieu of section 2.1 above when a Generating Facility will be an Energy Resource and therefore will not be granted any CIRs:}	
			[2.31 The generating unit(s) described in section 1.0 shall be an Energy Resource. Pursuant to this GIA, the generating unit will be	

The generating unit(s) described in section 1.0 permitted to inject \_\_\_\_ generating unit will be permitted to inject MW (nominal) into the system. PJM reserves the right to limit injections to this quantity in the event reliability would be [for Transmission Project Developers] affected by output greater than such quantity. ]

[for Transmission Project Developers]

Transmission Injection Rights: [applicable only area outside PJM] to Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that interconnect with a control area outside PJM]

Pursuant to the GIP, Project Developer shall have Transmission Injection Rights at each indicated Point of 2.52 Interconnection in the following quantity(ies):

Transmission Withdrawal Rights: [applicable only to Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that interconnect with a control area outside PJM]

Pursuant to the GIP, Project Developer shall have Transmission Withdrawal Rights at each indicated Point of Interconnection in the following quantity(ies):

Include section 2.3 only if customer is interconnecting Controllable A.C. Merchant Transmission Facilities

Project Developer is interconnecting Controllable A.C. Merchant Transmission Facilities as defined in the Part I of the Tariff, and has elected. pursuant to the GIP, to receive Transmission Injection other applicable rights for which it may be eligible the

MW (nominal) into the system. PJM shall be an Energy Resource. Pursuant to this GIA, the reserves the right to limit injections to this quantity in the event reliability would be affected by output greater than such quantity. ]

Transmission Injection Rights: [applicable only to Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that interconnect with a control

Pursuant to the GIP, Project Developer shall have Transmission Injection Rights at each indicated Point of Interconnection in the following quantity(ies):

Transmission Withdrawal Rights: [applicable only to Merchant D.C. Transmission Facilities and/or Controllable A.C. Merchant Transmission Facilities that interconnect with a control area outside PJM1

Pursuant to the GIP, Project Developer shall have Transmission Withdrawal Rights at each indicated Point of Interconnection in the following quantity(ies):

[Include section 2.32A only if customer is interconnecting Controllable A.C. Merchant Transmission Facilities

2.62A Project Developer is interconnecting Controllable A.C. Merchant Transmission Facilities as defined in the Part I of the Tariff, and has elected, pursuant to the GIP, to receive Transmission Injection Rights and Transmission Withdrawal Rights in lieu of the other applicable rights for which it may be eligible the GIP. Accordingly, Project Developer hereby agrees that the Transmission Injection Rights and Transmission Withdrawal Rights Rights and Transmission Withdrawal Rights in lieu of the awarded to it pursuant to the GIP and this GIA are, and throughout the duration of this GIA shall be, conditioned on Project

		Developer's continuous operation of its Controllable A.C. Merchant	
	the Transmission Injection Rights and Transmission	Transmission Facilities in a controllable manner, i.e., in a manner	
		effectively the same as operation of D.C. transmission facilities.	
	this GIA are, and throughout the duration of this GIA		
	shall be, conditioned on Project Developer's continuous	{Instructions – use for Merchant Transmission Developers as	
	operation of its Controllable A.C. Merchant Transmission	applicable}	
	Facilities in a controllable manner, i.e., in a manner	,	
	effectively the same as operation of D.C. transmission	2.73 Incremental Deliverability Rights:	
	facilities.	The moralian Bontorability ruginos	
		Pursuant to Tariff, Part VIII, Subpart E, section 427(C), Project	
	Instructions – use for Merchant Transmission	Developer shall have Incremental Deliverability Rights at each	
	Developers as applicable}	indicated Point of Interconnection in the following quantity(ies):	
		indicated i only of interconnection in the following quantity(les).	
	2.7 Incremental Deliverability Rights:	2.04 Ingramental Austian Davissus Dishter	
	2.7 moromontal bonvorability ragino.	2.84 Incremental Auction Revenue Rights:	
	Pursuant to Tariff, Part VIII, Subpart E, section 427(C),	D 11 T ''' D 1/40 O L 15 (' 407/A) D 1	
	Project Developer shall have Incremental Deliverability	Pursuant to Tariff, Part VIII, Subpart E, section 427(A), Project	
	Rights at each indicated Point of Interconnection in the	Developer shall have Incremental Auction Revenue Rights in the	
		following quantities:	
	following quantity(ies):		
		2.95 Incremental Capacity Transfer Rights:	
	2.8 Incremental Auction Revenue Rights:		
		Pursuant to Tariff, Part VIII, Subpart E, section 427(B), Project	
	Pursuant to Tariff, Part VIII, Subpart E, section 427(A),	Developer shall have Incremental Capacity Transfer Rights	
	Project Developer shall have Incremental Auction	between the following associated source(s) and sink(s) in the	
	Revenue Rights in the following quantities:	indicated quantities:	
	2.9 Incremental Capacity Transfer Rights:		
	Pursuant to Tariff, Part VIII, Subpart E, section 427(B),		
	Project Developer shall have Incremental Capacity		
	Transfer Rights between the following associated		
	source(s) and sink(s) in the indicated quantities:		
21. OATT Part IX.B, GIA – Vicki Karandrikas	The following technical requirements and	The following Applicable Technical Requirements and	Formatting changes made to remove
Schedule D	standards shall apply. To the extent that these		extraneous underlining.
	Applicable Technical Requirements and Standards	the extent that these Applicable Technical Requirements and	
	conflict with the terms and conditions of the Tariff or any	and the state of t	
	The state of the s	I .	I

			other provision of this GIA, the Tariff and/or this GIA shall	Standards conflict with the terms and conditions of the Tariff or any	
			control.	other provision of this GIA, the Tariff and/or this GIA shall control.	
			Instructions: If the relevant TO Applicable Technical	Instructions: If the relevant TO Applicable Technical Requirements	
				and Standards <b>are</b> posted on the PJM website, use the following	
				language, subject to modifications as appropriate:}	
			modifications as appropriate:}	gangs,	
			,	[Name of TO Standards] [version number (if known and	
				applicable)] dated [insert effective date of the Standards] shall	
				apply. The [Name of TO Standards] [version number (if known and	
				applicable)] dated [insert effective date of the Standards] is	
			number (if known and applicable)] dated [insert effective		
			date of the Standards] is available on the PJM website.	avaliable of the Folki website.	
				Unatorial Description	
				Instructions. If the relevant TO Applicable Technical Requirements	
				and Standards <u>are not</u> posted on the PJM website, use the	
				following language, subject to modifications as appropriate:}	
			website, use the following language, subject to		
			modifications as appropriate:}		
22.	OATT, Part IX.D – E&P Vicki	Karandrikas	1.0 This Engineering and Procurement		Changes made to remove extraneous brackets
					and correct agreement name.
			Specifications attached hereto and incorporated herein,	incorporated herein, is entered into by and among PJM	
			is entered into by and among PJM Interconnection,	Interconnection, L.L.C. ("Transmission Provider" or "PJM"),	
			L.L.C. ("Transmission Provider" or "PJM"),	[] ("Project Developer" [OPTIONAL: or	
			[] ("Project Developer"	["short name"]]), and [] ("Transmission	
			[OPTIONAL: or ["short name"]]), and	Owner" [OPTIONAL: or ["short name"]]). Transmission Provider,	
				Project Developer and Transmission Owner are individually, a	
			OPTIONAL: or ["short name"]]). Transmission Provider,		
				"Parties". [Use as/when applicable: This E&P Agreement	
			individually, a "Party" and together, the "Parties" and	supersedes the	
				supersedes the	
			collectively are "Parties". [Use as/when applicable: This	{insert details to identify the agreement being superseded, such as	
			collectively are "Parties". [Use as/when applicable: This E&P Agreement supersedes	{insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator Generation	
			collectively are "Parties". [Use as/when applicable: This E&P Agreement supersedes the {insert	{insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator Generation Interconnection Agreement, the effective date of the agreement,	
			collectively are "Parties". [Use as/when applicable: This E&P Agreement supersedes the {insert details to identify the agreement being superseded, such	{insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator-Generation Interconnection Agreement, the effective date of the agreement, the service agreement number designation, and the FERC docket	
			collectively are "Parties". [Use as/when applicable: This E&P Agreement supersedes the {insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator	{insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator Generation Interconnection Agreement, the effective date of the agreement, the service agreement number designation, and the FERC docket number, if applicable, for the agreement being superseded.}]] For	
			collectively are "Parties". [Use as/when applicable: This E&P Agreement supersedes the {insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator Interconnection Agreement, the effective date of the	{insert details to identify the agreement being superseded, such as whether it is an E&P Agreement or Generator-Generation Interconnection Agreement, the effective date of the agreement, the service agreement number designation, and the FERC docket	

		agreement being superseded.}]] For purposes of the	set forth in {Instructions: use Tariff, Part VII if this is a transition period agreement, or use Tariff, Part VIII if this is a post-transition period agreement}.	
23.	OATT, Part IX.E – UCSA Vicki Karandrikas	WHEREAS, Upgrade Customer has requested (1) Incremental Auction Revenue Rights pursuant to section 7.8 of Schedule 1 of the Operating Agreement of PJM Interconnection L.L.C. ("Operating Agreement") and Generation Interconnection Procedures ("GIP") set forth in PJM Interconnection, L.L.C. Open Access Transmission Tariff ("Tariff"), Part {[instruction: {use Part VII if this is a transition period Agreement subject to	WHEREAS, Upgrade Customer has requested (1) Incremental Auction Revenue Rights pursuant to section 7.8 of Schedule 1 of the Operating Agreement of PJM Interconnection, L.L.C. ("Operating Agreement") and Generation Interconnection Procedures ("GIP") set forth in PJM Interconnection, L.L.C. Open Access Transmission Tariff ("Tariff"), Part {[instruction: {use Part VII if this is a transition period Agreement subject to Tariff, Part VII} {use Part VIII if this a new rules Agreement subject to Part VIII}; or (2) installation of one or more Merchant Network Upgrades pursuant to the GIP;	Change made to remove extraneous bracket.
24.	OATT, Part IX.E – UCSA Vicki Karandrikas			Changes made for consistency to add brackets around instruction.
		List or state "None."	[List or state "None."]	
		SCHEDULE B	SCHEDULE B	
			OPERATION AND MAINTENANCE CHARGES FOR MERCHANT NETWORK UPGRADES	
		List or state "None."	[List or state "None."]	
25.	OATT Part IX.H – NUCRA Vicki Karandrikas	forth in the appended definitions of such terms as stated	All capitalized terms herein shall have the meanings set forth in the appended definitions of such terms as stated in the GIP. [Use as/when applicable: This NUCRA supersedes the	Change made to remove extraneous bracket.

		supersedes the	{insert details to identify the agreement being superseded, the effective date of the agreement, the service agreement number designation, and the FERC docket number, if applicable, for the agreement being superseded.}]] For purposes of the Agreement, the terms "Generation Interconnection Procedures" or "GIP" will refer to the interconnection procedures set forth in {Instructions: use Tariff, Part VIII if this is a transition period agreement, or use Tariff, Part VIII if this is a post-transition period agreement}.	
26. OATT Part IX.I – Surplus	Vicki Karandrikas	L.L.C. ("Transmission Provider") (individually referred to as a "Party," or collectively referred to as the "Parties") pursuant to the Generation Interconnection Procedures ("GIP") set forth in PJM Interconnection, L.L.C. Open Access Transmission Tariff ("Tariff"), Part {[instruction: {use Part VII if this is a transition period Agreement subject to Tariff, Part VII} {use Part VIII if this a new rules	1. This Surplus Interconnection Study Agreement (the "Agreement"), dated as of, is entered into, by and between ("Surplus Project Developer") and PJM Interconnection, L.L.C. ("Transmission Provider") (individually referred to as a "Party," or collectively referred to as the "Parties") pursuant to the Generation Interconnection Procedures ("GIP") set forth in PJM Interconnection, L.L.C. Open Access Transmission Tariff ("Tariff"), Part {[instruction: {use Part VII if this is a transition period Agreement subject to Tariff, Part VII} {use Part VIII if this a new rules Agreement subject to Part VIII}]. Capitalized terms used in this agreement, unless otherwise indicated, shall have the meanings ascribed to them in the Tariff.	Change made to remove extraneous bracket.
27. OATT Part IX.I – Surplus	Vicki Karandrikas	b. Evidence of ownership interest in, or right to acquire or control, the surplus generating unit for a minimum of three years, such as a deed, option agreement, lease or other similar document acceptable to the Transmission Provider. Include both a written description of the evidence to be relied upon and attach a Word or PDF version copy thereof.	b. Evidence of ownership interest in, or right to acquire or control, the surplus generating unit -for a minimum of three years, such as a deed, option agreement, lease or other similar document acceptable to the Transmission Provider. Include both a written description of the evidence to be relied upon and attach a Word or PDF version copy thereof.  Transmission Provider: PJM Interconnection, L.L.C.	Change to remove extra space after "generating unit." Formatting change made to signature block for Transmission Provider for consistency with other signature blocks for Surplus Project Developer.

			Transmission Provider: PJM Interconnection, L.L.C.		
			,	By:	_
			By:		
				Name Title	
				Date	
			Name		
			Title		=
			Date		
				Printed Name	
				Surplus Project Developer: [Name of Party]	
			Printed Name		
				By:	_
			Surplus Project Developer: [Name of Party]		
				Name Title	
			Ву:	Date	
					=
			Name		
			Title	Printed Name	
			Date		
			B: ( IN		
- 00	0.477.0. (1)/ 1. 00.4	\ \( \) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Printed Name		
28.	OATT Part IX.J – CSA	Vicki Karandrikas	This Construction Service Agreement, including the	This Construction Service Agreement, including the Appendix	
			Appendices attached hereto and incorporated herein	attached hereto and incorporated herein (collectively, "CSA")	
			(collectively, "CSA") is made and entered into as of the	made and entered into as of the Effective Date (as defined in	
			Effective Date (as defined in the attached Appendix III)	attached Appendix III) by and among PJM Interconnection, L ("Transmission Provider" or "PJM"),	L.U.
			by and among PJM Interconnection, L.L.C. ("Transmission Provider" or "PJM"),	("Developer Party" [OPTIONAL: or "[short name]"]) and	
				("Transmission Owner"	
			("Developer Party" [OPTIONAL: or "[short name]"]) and	[OPTIONAL: or "[short name]"]). Transmission Provider,	
			("Transmission	Developer Party and Transmission Owner are referred to her	ain
			Owner" [OPTIONAL: or "[short name]"]). Transmission	individually as "Party" and collectively as "the Parties." Devel	
			Provider, Developer Party and Transmission Owner are	Party is a {instruction: select Project Developer, Eligible Cus	
				or Affected System Customer) as defined in in this GIP. For	
			referred to flerein individually as Farty and collectively	pi Anecieu System Customer) as defined in in this GIP. For	

		[Project Developer, Eligible Customer or Affected System Customer} as defined in in this GIP. For purposes of this Upgrade CSA, For purposes of the Agreement, the	purposes of this Upgrade CSA, For purposes of the Agreement, the terms "Generation Interconnection Procedures" or "GIP" will refer to the interconnection procedures set forth in {Instructions: use Tariff, Part VII if this is a transition period agreement, or use Tariff, Part VIII if this is a post-transition period agreement}.
29.	OATT Part IX.L – Affected Vicki Karandrikas Systems	, is entered into by and between ("Affected System Customer") and PJM Interconnection, L.L.C. ("Transmission	1.This Affected System Customer Facilities Study Application and Agreement ("Agreement"), dated as of, is entered into by and between ("Affected System Customer") and PJM Interconnection, L.L.C. ("Transmission Provider"), pursuant to the PJM Interconnection, L.L.C. Open Access Transmission Tariff ("PJM Tariff").
		5. Previous submissions: {instructions – complete the following section if there was an earlier Affected System Customer Facilities Study Agreement or other agreement between PJM and the Affected System Customer, otherwise replace the following language with "Not Applicable"} Except as otherwise specifically set forth in an attachment to this Agreement, Affected System	5. Previous submissions: {instructions – complete the following section if there was an earlier Affected System Customer Facilities Study Agreement or other agreement between PJM and the Affected System Customer, otherwise replace the following language with "Not Applicable"}. Except as otherwise specifically set forth in an attachment to this Agreement, Affected System Customer represents and warrants that the information provided in {list applicable agreement} dated , is accurate and complete as of the date of execution of this Agreement.
30.	OATT 300 Definitions P; Vicki Karandrikas OATT 400 Definitions P		"Project Identifier" shall mean, when an Application from a Project Developer or an Eligible Customer results in a valid New Service  Request, in accordance with Tariff, Part VII, Subpart C, section 306 This language is also based on, and consistent [or Part VIII, Subpart B, section 403], the assigned Project Identifier with, the descriptions of Project Identifier

				Developers and Eligible Customers, the Project Identifier will	VIII, section 412(A) of the FERC approved
				indicate the applicable Cycle, and will denote a number that	Tariff, which states "[w]hen an Application from
				represents the project within the Cycle. The Project Identifier is	a Project Developer or an Eligible Customer
				strictly for identification purposes, and does not indicate priority	results in a valid New Service Request, in
				<u>within a Cycle.</u>	accordance with Tariff, Part VII, Subpart C,
					section 306 [or Part VIII, Subpart B, section
					403], Transmission Provider shall confirm the
					assigned Project Identifier to such request. For
					Project Developers and Eligible Customers, the
					Project Identifier will indicate the applicable
					Cycle, and will denote a number that
					represents the project within the Cycle. The
					Project Identifier is strictly for identification
					purposes, and does not indicate priority within
					a Cycle."
31	OATT 300 Definitions R;	Vicki Karandrikas		"Request Number" shall mean, when an Application from an	Definition for "Request Number" added to the
	OATT 400 Definitions R			Upgrade Customer results in a valid Upgrade Request, in	Tariff. This is based on, and consistent with
				accordance with Tariff, Part VII, section 306 [or Part VIII, Subpart	the description of Request Number contained
				H, section 435], the assigned Request Number to such request as	in Part VII, section 315(B) and Part VIII, section
				confirmed by Transmission Owner. The Request Number will	412(B) of the FERC approved Tariff, which
				indicate the serial position and priority.	states "[w]hen an Application from an Upgrade
					Customer results in a valid Upgrade Request,
					in accordance with Tariff, Part VII, section 306
					[or Part VIII, Subpart H, section 435],
					Transmission Provider shall confirm the
					assigned Request Number to such request.
					The Request Number will indicate the serial
					position and priority."
32	OATT Part IX.E - UCSA	Vicki Karandrikas	(Project Identifier #)	( <del>Project Identifier Request #)</del>	Changes made to correct terminology.
			UPGRADE CONSTRUCTION SERVICE AGREEMENT	UPGRADE CONSTRUCTION SERVICE AGREEMENT	
			By and Among	By and Among	
			PJM Interconnection, L.L.C.	PJM Interconnection, L.L.C.	
			And	And	
			[Upgrade Customer]	[Upgrade Customer]	
			And	And	
			[Name of Transmission Owner]	[Name of Transmission Owner]	

			UPGRADE CONSTRUCTION SERVICE AGREEMENT	UPGRADE CONSTRUCTION SERVICE AGREEMENT	
			By and Among	By and Among	
			PJM Interconnection, L.L.C.	PJM Interconnection, L.L.C.	
			And	And	
			[Upgrade Customer] And	[Upgrade Customer] And	
			[Name of Transmission Owner]	[Name of Transmission Owner]	
			(Project Identifier #)	(Project Identifier-Request #)	
				IN WITNESS WHEREOF, the Parties have caused this Upgrade	
				CSA to be executed by their respective authorized officials.	
			authorized officials. (Project Identifier #)	( <del>Project Identifier <u>Request</u> #)</del>	
33.	OATT Part IX.I – SISA	Vicki Karandrikas	Form of	Form of	Change made for consistency with other
			Surplus Interconnection Study Agreement	Surplus Interconnection Study Agreement	agreement to initiate study requests.
			(Project Identifier #)	(Project Identifier #)	
34.	OATT 300 Definitions S;	Vicki Karandrikas		"Surplus Service Request Number" shall mean, when an	Definition for "Surplus Service Request
	OATT 400 Definitions S			Application from a Surplus Interconnection Service Customer	Number" added to the Tariff. It is a capitalized
				results in a valid Surplus Interconnection Service Request, in	term but not defined. This language is based
				accordance with Tariff, Part VIII, Subpart E, section 414, the	on, and is consistent with the description of
				assigned Surplus Service Request Number to such request as confirmed by Transmission Provider. The Request Number will	Request Number contained in Part VIII, section 412(C) of the FERC approved Tariff, which
				indicate the serial position and priority.	states: "[w]hen an Application from a Surplus
				indicate the senai position and phonty.	Interconnection Service Customer results in a
					valid Surplus Interconnection Service Request,
					in accordance with Tariff, Part VIII, Subpart E,
					section 414, Transmission Provider shall
					confirm the assigned Surplus Service Request
					Number to such request. The Request Number
0.5	OATT D. (1)(!! D.040		040(4)(4)(	040/41/41/	will indicate the serial position and priority."
35.	OATT Part VII.D 313	Vicki Karandrikas		313(A)(1)(c)	Changes made to clarify this provision by
	Decision Point III; OATT Part VIII.C 410		iv. If Project Developer fails to produce all required	<ul> <li>iv. If Project Developer fails to produce all required Site</li> <li>Control evidence in accordance with the Site Control rules set forth</li> </ul>	removing reference to "Eligible Customer." An
	Decision Point III		rules set forth in Tariff Part VII Subpart A section 302		requirements which only apply to Project
	DOGGOTT OILL III		raioo oot ioitii iii Taiiii, Fait VII, Oabpait 7, 300tioii 302,	in rain, rait vii, oubpart ii, occion ocz, and in accordance with	roquironionio willon only apply to 1 10,000

			Developer or Eligible Customer must provide evidence acceptable to Transmission Provider demonstrating that Project Developer or Eligible Customer is in negotiations with appropriate entities to meet the Site Control rules set forth in Tariff, Part VII, Subpart A, section 302, and in accordance with Tariff, Part VII, Subpart D, section 313(A)(1)(c)(i), (ii) and (iii) above.  410(A)(1)(c) iv. If Project Developer or Eligible Customer fails to produce all required Site Control evidence in accordance with the Site Control rules set forth in Tariff, Part VIII, Subpart, section 402, and in accordance with Tariff, Part VIII, Subpart C, section 410(A)(1)(c)(i), (ii) and (iii) above then Project Developer or Eligible Customer must provide evidence acceptable to Transmission Provider demonstrating that Project Developer or Eligible	evidence acceptable to Transmission Provider demonstrating that Project Developer or Eligible Customer is in negotiations with appropriate entities to meet the Site Control rules set forth in Tariff, Part VII, Subpart A, section 302, and in accordance with Tariff, Part VII, Subpart D, section 313(A)(1)(c)(i), (ii) and (iii) above.  410(A)(1)(c) iv. If Project Developer or Eligible Customer fails to produce all required Site Control evidence in accordance with the Site Control rules set forth in Tariff, Part VIII, Subpart, section 402, and in accordance with Tariff, Part VIII, Subpart C, section 410(A)(1)(c)(i), (ii) and (iii) above, then Project Developer or	Developers as stated in this section and consistent with the definition of Site Control.
36.	OATT Part IX.A – ASA	Vicki Karandrikas	otherwise indicated, shall have the meanings ascribed to	1. This Application and Studies Agreement ("Application" or "Agreement"), dated, is entered into by and between (Project Developer or Eligible Customer, hereafter "Applicant") and PJM Interconnection, L.L.C. ("Transmission Provider" or "PJM") (individually a "Party" and together the "Parties") pursuant to PJM Interconnection, L.L.C. Open Access Transmission Tariff ("Tariff"), Part VII, Subpart C or Part VIII, Subpart B. Capitalized terms used in this Application, unless otherwise indicated, shall have the meanings ascribed to them in Tariff, Part VII, Subpart A, section 300 or Part VIII, Subpart A, section 400.	The Application and Studies Agreement applies to New Service Requests submitted under both Tariff, Part VII and Part VIII. Changes made to add references to Tariff, Part VII that were mistakenly omitted from the Docket No. ER22-2110 interconnection process reform filing.

- 2. Prior to the Application Deadline, Applicant must electronically provide to Transmission Provider through information identified below, which is then subject to validation during the Application Phase as set forth in Only valid New Service Requests will proceed past the Application Phase.
- b. Generating Facility Site Control:

In accordance with Tariff, Part VIII, Subpart B, section 402, provide evidence of an ownership interest in, or right to acquire or control through a deed, lease, or option for at least a one-year term beginning from the Application Deadline, 100 percent of the Site for the Generating Facility, including the location of the highvoltage side of the Generating Facility's main power transformer(s). In addition, provide a certification, executed by an officer or authorized representative of Applicant, verifying that the Site Control requirement is met. Further at PJM's request, Applicant shall provide copies of landowner attestations or county recordings.

- Will the Generating Facility physically connect subject to the jurisdiction of the Federal Energy Regulatory Commission (FERC), for the purpose of injecting energy at the POI and engaging in FERCjurisdictional Wholesale Transactions, as described in Tariff, Part VIII, Subpart F? (Y/N)
- For a Behind the Meter Generating Facility, provide the following information (note that all of the provisions in Tariff, Part VIII, Subpart E, section 415 apply):

- 2. Prior to the Application Deadline, Applicant must electronically brovide to Transmission Provider through the PJM website or the PJM website or OASIS, as applicable, all applicable OASIS, as applicable, all applicable information identified below, which is then subject to validation during the Application Phase as set forth in Tariff, Part VII, Subpart C or Tariff, Part VIII, Subpart B, Tariff, Part VIII, Subparts B and C and the PJM Manuals. and in the PJM Manuals. Only valid New Service Requests will proceed past the Application Phase.
  - b. Generating Facility Site Control:

In accordance with Tariff, Part VII, Subpart A, section 302 or Part VIII. Subpart BA, section 402, provide evidence of an ownership interest in, or right to acquire or control through a deed, lease, or option for at least a one-year term beginning from the Application Deadline, 100 percent of the Site for the Generating Facility, including the location of the high-voltage side of the Generating Facility's main power transformer(s). In addition, provide a certification, executed by an officer or authorized representative of Applicant, verifying that the Site Control requirement is met. Further at PJM's request, Applicant shall provide copies of landowner attestations or county recordings.

- Will the Generating Facility physically connect to distribution or sub-transmission facilities currently not subject to the jurisdiction of the Federal Energy Regulatory Commission (FERC). to distribution or sub-transmission facilities currently not for the purpose of injecting energy at the POI and engaging in FERC-jurisdictional Wholesale Transactions, as described in Tariff. Part VII, Subpart F or Tariff, Part VIII, Subpart F? (Y/N)
  - For a Behind the Meter Generating Facility, provide the following information (note that all of the provisions in Tariff, Part VII, Subpart E, section 317 or Tariff, Part VIII, Subpart E, section 415 apply):
  - SCOPE OF WORK AND STUDY DEPOSIT: PJM will perform a Phase I System Impact Study to determine if the PJM network has sufficient capability to grant Applicant's request for

- SCOPE OF WORK AND STUDY DEPOSIT: PJM will perform a Phase I System Impact Study to service, based on expected system conditions and topology. The required cash Study Deposit for the VIII, Subpart B, section 403(A), is due prior to the Application Deadline.
- 20. Site Control: In accordance with Tariff, Part VIII. Subpart A, section 402, provide evidence of an ownership interest in, or right to acquire or control through a deed, lease, or option for at least a one-year term beginning from the Application Deadline, 100 percent of the Site for Applicant's major equipment (e.g., landowner attestations or county recordings. converter station). In addition, provide a certification, executed by an officer or authorized representative of Applicant, verifying that the Site Control requirement is met. Further at PJM's request, Applicant shall provide copies of landowner attestations or county recordings.
- the 90-day Application Review Phase, and runs for 120 days followed by a 30-day Decision Point I period for System Impact Study begins at the end of the Decision Point 1 period and runs for 180 days followed by a 30day Decision Point II period for withdrawal or modification. If no withdrawal, the Phase III System Impact Study begins at the end of the Decision Point II period and runs for 180 days followed by release of the Phase III System Impact Study report and the start of final agreement negotiations. If a phase or period does extended to end on the next Business Day.

- long-term firm transmission service, based on expected system conditions and topology. The required cash Study Deposit for the determine if the PJM network has sufficient capability to Phase I System Impact Study, as described in Tariff, Part VII, grant Applicant's request for long-term firm transmission Subpart B, section 306(A) or Tariff, Part VIII, Subpart B, section 403(A), is due prior to the Application Deadline.
- Phase I System Impact Study, as described in Tariff, Part 20. Site Control: In accordance with Tariff, Part VII, Subpart A. section 302 or Part VIII, Subpart A, section 402, provide evidence of an ownership interest in, or right to acquire or control through a deed, lease, or option for at least a one-year term beginning from the Application Deadline, 100 percent of the Site for Applicant's major equipment (e.g., converter station). In addition, provide a certification, executed by an officer or authorized representative of Applicant, verifying that the Site Control requirement is met. Further at PJM's request, Applicant shall provide copies of
- Consistent with Tariff, Part VII, Subpart C or Tariff, Part VIII, Subparts C and D, the Phase I System Impact Study begins at the end of the 90-day Application Review Phase, and runs for 120 days followed by a 30-day Decision Point I period for withdrawal or modification. If no withdrawal, the Phase II System Impact Study Consistent with Tariff, Part VIII, Subparts C and begins at the end of the Decision Point I period and runs for 180 D, the Phase I System Impact Study begins at the end of days followed by a 30-day Decision Point II period for withdrawal or modification. If no withdrawal, the Phase III System Impact Study begins at the end of the Decision Point II period and runs for 180 withdrawal or modification. If no withdrawal, the Phase II days followed by release of the Phase III System Impact Study report and the start of final agreement negotiations. If a phase or period does not end on a Business Day, the phase or period shall be extended to end on the next Business Day.
- Consistent with Tariff, Part VII. Subpart G or Tariff, Part VIII, Subpart G, Transmission Provider will coordinate with Affected System Operators the conduct of studies required to determine the impact of a New Service Request on any Affected System, and will not end on a Business Day, the phase or period shall be include those results in the Phase II System Impact Study if available from the Affected System. Applicant will cooperate with

- 25. Consistent with Tariff, Part VIII, Subpart G, Transmission Provider will coordinate with Affected System Operators the conduct of studies required to determine the impact of a New Service Request on any Affected System, and will include those results in the Phase II System Impact Study if available from the Affected System. Applicant will cooperate with Transmission Provider in all matters related to the determination of modifications to Affected Systems needed to accommodate Applicant's New Service Request.
- Applicant agrees to provide all information requested by Transmission Provider necessary to complete and review this Application. Subject to this section 6, and to the extent required by Tariff, Part VIII, this Application shall be and remain confidential.
- Upon completion of each System Impact Study 28. for a New Service Request, the corresponding reports 425 or Commission regulations, will be made publicly disclosures as may be required under Tariff, Part VIII, Subpart E, section 425 or Commission regulations.
- Applicant acknowledges that, consistent with the confidentiality provisions of Tariff, Part VIII, Subpart consultants, including Transmission Owners, to provide services or expertise in the study process, and

- Transmission Provider in all matters related to the conduct of studies by Affected System Operators and the determination of modifications to Affected Systems needed to accommodate Applicant's New Service Request.
- Applicant agrees to provide all information requested by Transmission Provider necessary to complete and review this Application. Subject to this section 6, and to the extent required by Tariff Part VII, Subpart E, section 327 or Tariff, Part VIII, Subpart E, conduct of studies by Affected System Operators and the section 425, information provided pursuant to this Application shall be and remain confidential.
- Upon completion of each System Impact Study for a New Service Request, the corresponding reports will be listed on Transmission Provider's website and, to the extent required by Tariff, Part VII, Subpart E, section 327 or Tariff, Part VIII, Subpart E, section 425 or Commission regulations, will be made publicly available. Applicant acknowledges and consents to such Subpart E, section 425, information provided pursuant to disclosures as may be required under Tariff, Part VIII, Subpart E, section 425 or Commission regulations.
- Applicant acknowledges that, consistent with the confidentiality provisions of Tariff, Part VII, Subpart E, section 327 will be listed on Transmission Provider's website and, to or Tariff, Part VIII, Subpart E, section 425, Transmission Provider the extent required by Tariff, Part VIII, Subpart E, section may contract with consultants, including Transmission Owners, to provide services or expertise in the study process, and available. Applicant acknowledges and consents to such Transmission Provider may disseminate information as necessary to those consultants, and rely upon them to conduct part or all of the System Impact Studies.
- This Agreement shall become effective on the date it is executed by both Parties and shall remain in effect until the earlier E, section 425, Transmission Provider may contract with of (a) the date on which Applicant enters into a final Service Agreement with PJM (and Transmission Owner as applicable) in accordance with Tariff, Part VII, Subpart D or Tariff, Part VIII, Transmission Provider may disseminate information as Subpart D or (b) termination or withdrawal of this Application.

		necessary to those consultants, and rely upon them to		
		conduct part or all of the System Impact Studies.		
		,		
		37. This Agreement shall become effective on the		
		date it is executed by both Parties and shall remain in		
		effect until the earlier of (a) the date on which Applicant		
		enters into a final Service Agreement with PJM (and		
		Transmission Owner as applicable) in accordance with		
		Tariff, Part VIII, Subpart D or (b) termination or		
27	OATT Deat IV D. CIA Conses Vield Kenne deller	withdrawal of this Application.	4.0 Cubicat to madification muscus to the Negation of Contract	
31.	OATT Part IX.B, GIA Specs Vicki Karandrikas	4.0 Subject to modification pursuant to the Negotiated Contract Option and/or the Option to Build, Project	4.0 Subject to modification pursuant to the Negotiated Contract Option and/or the Option to Build, Project Developer shall be	Changes made to clarify cost breakdown and that Option to Build charges are different from
		Developer shall be subject to the estimated charges	subject to the estimated charges detailed below, which shall be	"Other Charges." The first set of revisions-
		detailed below, which shall be billed and paid in	billed and paid in accordance with Appendix 2, section 11 of this	adding a line item for Option to Build Charges -
			GIA and Schedule L, section 9.0 {instruction - to be included if	does not change the total amount charges
		Schedule L, section 9.0 (instruction - to be included if	there is an additional Transmission Owner that has a separate CSA	
		there is an additional Transmission Owner that has a	[and in Appendix 2, section 3.2.3.2 of the Construction Service	breakdown of those charges. This change is
		separate CSA [and in Appendix 2, section 3.2.3.2 of the	Agreement with [insert Transmission Owner name].]} {Instruction	
		Construction Service Agreement with [insert	- to be included if there is a Network Upgrade Cost Responsibility	of PJM's pro forma Interconnection Service
		Transmission Owner name].]} {Instruction - to be	Agreement [and in [insert reference to NUCRA provisions]}	Agreement, which allows for a breakdown of
		included if there is a Network Upgrade Cost	144 7 1 1 1 0 14 17 17 17 17 17	Option of Build charges.
		Responsibility Agreement [and in [insert reference to	4.1 Transmission Owner Interconnection Facilities Charge:	The convert handledown was also madified to
		NUCRA provisions]}	Φ	The security breakdown was also modified to state that the Estimated Cost Breakdown in
		4.1 Transmission Owner Interconnection Facilities	[Optional: Provide Charge and Identify Transmission Owner]	former Specifications, section 4.6 (now
		Charge: \$	[optional: 1 fortide officings and facility framounission owner]	Specifications, section 4.7) includes
		J. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	4.2 Network Upgrades Charge: \$	Transmission Owner Interconnection Facilities;
		[Optional: Provide Charge and Identify Transmission		these costs were mistakenly omitted before.
		Owner]	[Optional: Provide Breakdown of Charge Based on	The line numbers in this section were also
			Transmission Owner responsibilities and costs subject to the	renumbered to reflect the foregoing changes.
		4.2 Network Upgrades Charge: \$	Network Upgrade Cost Responsibility Agreement]	
		[Ontionals Brayida Brookdown of Charge Board on	4.3 Ontion to Build Charges \$	
		Optional: Provide Breakdown of Charge Based on Transmission Owner responsibilities and costs	4.3 Option to Build Charges \$	
		subject to the Network Upgrade Cost Responsibility	Optional: Provide Breakdown of Charge Based on	
		Agreement]	Transmission Owner responsibilities]	
		-9		
		1		1

4.3 Distribution Upgrades Charge: \$	4.4 Distribution Upgrades Charge: \$
[Optional: Provide Breakdown of Charge Based on Transmission Owner responsibilities]	[Optional: Provide Breakdown of Charge Based on Transmission Owner responsibilities]
4.4 Other Charges: \$	4. <u>5</u> 4 Other Charges: \$
[Optional: Provide Breakdown of Charge Based on Transmission Owner responsibilities]	[Optional: Provide Breakdown of Charge Based on Transmission Owner responsibilities]
4.5 Cost breakdown:	4.65 Cost breakdown:
\$Direct Labor \$Direct Material \$Indirect Labor \$Indirect Material [Additional items for breakdown as necessary]	\$Direct Labor \$Direct Material \$Indirect Labor \$Indirect Material [Additional items for breakdown as necessary]
\$Total	\$Total
4.6 Security Amount Breakdown:	4. <u>7</u> 6 Security Amount Breakdown:
\$ Estimated Cost of Network Upgrades, Distribution Upgrades, and Other Charges	\$ Estimated Cost of Network Upgrades, Distribution Upgrades,  Transmission Owner Interconnection Facilities, and Other Charges
Plus \$ Option to Build Security for Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades (including Cancellation Costs)	Plus \$ Option to Build Security for Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades (including Cancellation Costs)
\$ Sum of Security required for costs listed in Specifications sections 4.1 through 4.4 of this GIA	\$ Sum of Security required for costs listed in Specifications sections 4.1 through 4.54 of this GIA
Less \$ Portion of Costs already paid by Project Developer	Less \$ Portion of Costs already paid by Project Developer
\$ Net Security {Instructions: if the resultant is negative, use: reduction with this GIA; if the resultant is zero or	\$ Net Security {Instructions: if the resultant is negative, use: reduction with this GIA; if the resultant is zero or positive use:

38.	OATT Part IX.D - E&P	Vicki Karandrikas	4.0 (a) In accord with the GIP, Project Developer, on or before the effective date of this E&P Agreement, shall provide 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 Transmission Provider in the amount of \$, which amount equals the estimated costs, determined in accordance with the GIP, of the engineering and procurement activities described in section 2.0 of the Attached Specifications. Should Project Developer fail to provide such security in the amount or form required, this E&P Agreement shall be terminated. Project Developer acknowledges (1) that it will be responsible for the actual costs of the facilities described in the Specifications, whether greater or lesser than the amount of the payment security provided under	effective date of this E&P Agreement, shall provide 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 Transmission Provider in the amount of \$	Engineering and Procurement Agreement in the Docket No. ER22-2110 interconnection
39.	OA, Schedule 6, section 1.5.6	Vicki Karandrikas	the Office of the Interconnection finds to be compatible with the Transmission System, though not required pursuant to the Operating Agreement, Schedule 6, section 1.1, provided that (1) the requestor has complied to the extent applicable, with the procedures and other requirements of the Tariff, Parts IV and VI; (2) the proposed enhancement or expansion is consistent with		that a requested enhancement or expansion,

- purposes and objectives of the regional planning protocol; (3) the requestor shall be responsible for all not necessarily limited to, costs of siting, designing, financing, constructing, operating and maintaining the by the Tariff, Parts IV and VI with respect to Merchant Network Upgrades, the requestor shall accept responsibility for ownership, construction, operation and through an undertaking satisfactory to the Office of the maintenance of the enhancement or expansion through an undertaking satisfactory to the Office of the Interconnection.
- For each enhancement or expansion that is included in the recommended plan, the plan shall consider, based on the planning analysis: other input from participants, including any indications of a willingness to bear cost responsibility for such enhancement or expansion; and, when applicable, relevant projects being undertaken to ensure the simultaneous feasibility of Stage 1A ARRs, to facilitate Incremental ARRs pursuant to the provisions of the Operating Agreement, Schedule 1, section 7.8, or to facilitate upgrades pursuant to the Tariff, Parts II, III, or other entities to construct, own and, unless otherwise provided, finance the recommended transmission enhancement or expansion. Any designation under this paragraph of one or more entities to construct, own and/or finance a recommended transmission enhancement or expansion shall also include a designation of partial responsibility among them. Nothing other Transmission Owners or other entities. herein shall prevent any Transmission Owner or other entity designated to construct, own and/or finance a recommended transmission enhancement or expansion from agreeing to undertake its responsibilities under such
- (3) the requestor shall be responsible for all costs of such enhancement or expansion (including, but not necessarily limited costs of such enhancement or expansion (including, but to, costs of siting, designing, financing, constructing, operating and maintaining the pertinent facilities), and (4) except as otherwise provided by the Tariff, Parts IV and VI, or Tariff, Parts VII or VIII, as pertinent facilities), and (4) except as otherwise provided applicable with respect to Merchant Network Upgrades, the requestor shall accept responsibility for ownership, construction, operation and maintenance of the enhancement or expansion Interconnection.
- For each enhancement or expansion that is included in the recommended plan, the plan shall consider, based on the planning analysis: other input from participants, including any indications of a willingness to bear cost responsibility for such enhancement or expansion; and, when applicable, relevant projects being undertaken to ensure the simultaneous feasibility of Stage 1A ARRs, to facilitate Incremental ARRs pursuant to the provisions of the Operating Agreement, Schedule 1, section 7.8, or to facilitate upgrades pursuant to the Tariff, Parts II, III, or VI, or Tariff, Parts VII or VIII, as applicable and designate one or more Transmission Owners or other entities to construct, own and. unless otherwise provided, finance the recommended transmission enhancement or expansion. Any designation under this paragraph VI, and designate one or more Transmission Owners or of one or more entities to construct, own and/or finance a recommended transmission enhancement or expansion shall also include a designation of partial responsibility among them. Nothing herein shall prevent any Transmission Owner or other entity designated to construct, own and/or finance a recommended transmission enhancement or expansion from agreeing to undertake its responsibilities under such designation jointly with

		designation jointly with other Transmission Owners or other entities.		
40.	OATT Part IX.D – E&P Vic	PJM INTERCONNECTION, L.L.C. And And Service Agreement No. [ ]  ENGINERING AND PROCUREMENT AGREEMENT By and Among	(Project Identifier #)  ENGINEERING AND PROCUREMENT AGREEMENT By and Among PJM INTERCONNECTION, L.L.C. And  And  Service Agreement No. [ ]  ENGINEERING AND PROCUREMENT AGREEMENT By and Among PJM Interconnection, L.L.C. And	Correcting error in title.
		And (Project Identifier #)	And (Project Identifier #)	
41.	OATT 300 Definitions A Vic OATT 400 Definitions A	"Affected System Study Agreement" shall mean the agreement set forth in Tariff, Part IX, Subpart N.	Affected System Customer Facilities Study Application and Agreement  "Affected System Customer Facilities Study Application and Agreement" shall mean the agreement set forth in Tariff, Part IX, Subpart LN, Affected System Customer Facilities Study Application and Agreement.	Correcting agreement name.

42. OATT Part VIII.G 336 Vicki Karandrikas  43. OATT Part VIII.G 434 Vicki Karandrikas	Affected System Facility that requires Network Upgrades to Transmission Provider's Transmission System must contact Transmission Provider as set forth in the PJM Manuals. Upon contact by the Affected System Customer, Transmission Provider will provide Affected System Customer with an Affected System Customer Facility Study Agreement (a form of which is found in Tariff, Part IX). The Affected System Customer must electronically sign Affected System Customer Facility Study Agreement, and concurrently provide the required Study Deposit, by wire transfer, of \$100,000.  b. Transmission Provider shall not start the review of the Affected System Customer Facility Study Agreement until such agreement is complete and the required Study Deposit is received by the Transmission Provider.  ii. If Transmission Provider sends Affected System Customer notification of additional study costs, then Affected System Customer must either: (i) pay all additional study costs within 20 Business Days of Transmission Provider sending the notification of such additional study costs or (ii) withdraw its Affected System Customer Facility Study Agreement. If Affected System Customer Facility Study Agreement. If Affected System Customer fails to complete either (i) or (ii), then Transmission Provider shall deem the Affected System	An Affected System Customer responsible for an Affected System Facility that requires Network Upgrades to Transmission Provider's Transmission System must contact Transmission Provider as set forth in the PJM Manuals. Upon contact by the Affected System Customer, Transmission Provider will provide Affected System Customer with an Affected System Customer Facility Study Agreement Affected System Customer Facilities Study Application and Agreement (a form of which is found in Tariff, Part IX). The Affected System Customer must electronically sign Affected System Customer Facilities Study Application and Agreement Affected System Customer Facility Study Agreement, and concurrently provide the required Study Deposit, by wire transfer, of \$100,000.  b. Transmission Provider shall not start the review of the Affected System Customer Facilities Study Application and Agreement Affected System Customer Facility Study Agreement until such agreement is complete and the required Study Deposit is received by the Transmission Provider.  ii. If Transmission Provider sends Affected System Customer notification of additional study costs, then Affected System Customer must either: (i) pay all additional study costs within 20 Business Days of Transmission Provider sending the notification of such additional study costs or (ii) withdraw its Affected System Customer Facilities Study Application and Agreement Affected System Customer Facilities Study Application and Agreement Affected System Customer Facilities Study Application and Agreement to be terminated and withdrawn.	
VICKI Nationals	An Affected System Customer responsible for an Affected System Facility that requires Network Upgrades	An Affected System Customer responsible for an Affected System Facility that requires Network Upgrades to Transmission Provider's Transmission System must contact Transmission Provider as set	

			Manuals. Upon contact by the Affected System Customer, Transmission Provider will provide Affected System Customer with an Affected System Customer Facility Study Agreement (a form of which is found in Tariff, Part IX). The Affected System Customer must electronically sign Affected System Customer Facility Study Agreement, and concurrently provide the required Study Deposit, by wire transfer, of \$100,000.  b. Transmission Provider shall not start the review of the Affected System Customer Facility Study Agreement until such agreement is complete and the required Study Deposit is received by the Transmission Provider.  (c) ii. If Transmission Provider sends Affected System Customer notification of additional study costs, then Affected System Customer must either: (i) pay all additional study costs within 20 Business Days of Transmission Provider sending the notification of such additional study costs or (ii) withdraw its Affected System Customer Facility Study Agreement. If Affected System Customer Facility Study Agreement to be terminated and withdrawn.	forth in the PJM Manuals. Upon contact by the Affected System Customer, Transmission Provider will provide Affected System Customer with an Affected System Customer Facilities Study Application and Agreement Affected System Customer Facility Study Agreement (a form of which is found in Tariff, Part IX). The Affected System Customer must electronically sign Affected System Customer Facilities Study Application and Agreement-Affected System Customer Facility Study Agreement, and concurrently provide the required Study Deposit, by wire transfer, of \$100,000.  b. Transmission Provider shall not start the review of the Affected System Customer Facilities Study Application and Agreement-Affected System Customer Facility Study Agreement until such agreement is complete and the required Study Deposit is received by the Transmission Provider.  (c) ii. If Transmission Provider sends Affected System Customer notification of additional study costs, then Affected System Customer must either: (i) pay all additional study costs within 20 Business Days of Transmission Provider sending the notification of such additional study costs or (ii) withdraw its Affected System Customer Facilities Study Application and Agreement Affected System Customer Facilities Study Application and Agreement If Affected System Customer Facility Study Agreement. If Affected System Customer Facilities Study Application and Agreement Customer Facilities Study Application and Agreement Facilities Study Application and Agreement Customer Facilities Study Application and Agreement Customer Facilities Study Application and Agreement Customer Facilities Study Application and Agreement to be terminated and withdrawn.	f
44.	OATT Part IX.I	Vicki Karandrikas	Tariff, Part IX, Subpart I  FORM OF	Tariff, Part IX, Subpart I  FORM OF SURPLUS INTERCONNECTION SERVICE STUDY AGREEMEN	Change to correct name of agreement.

45.	OATT 300 Definitions – S OATT 400 Definitions - S	Vicki Karandrikas		"Surplus Interconnection Study Agreement" shall mean the form of the Surplus Interconnection Study Agreement set forth in Tariff, Part IX, Subpart I.	Definition of Surplus Interconnection Study added to reflect the addition of the pro forma Surplus Interconnect Study Agreement that is now part of Tariff, Part IX. This definition simply references the applicable form of agreement under Part IX of the FERCapproved Tariff entitled, "Form of Surplus Interconnection Study Agreement."
46.	OATT Part VII.H, 337 – Upgrade Requests OATT Part VIII.H 435 – Upgrade Requests		Final Agreement Negotiation Phase, the Transmission Provider shall remove the Upgrade Request from the Cycle, and adjust the Security obligations of other	G(1)a. If an Upgrade Request is withdrawn during the Final Agreement Negotiation Phase, the Transmission Provider shall remove the Upgrade Request from the upgrade study process Cycle, and adjust the Security obligations of other Upgrade Requests based on the withdrawal.	Change made because under Tariff, Parts VII and VIII, Upgrade Requests are not part of the Cycle process. Upgrades Requests are subject to a separate serial process outlined in Tariff Part VII section 337 and Part VIII section 435, and thus the use of the word "Cycle" is incorrect.
47.	OATT Part IX.B – GIA		("GIA") including the Specifications, Schedules and Appendices attached hereto and incorporated herein, is entered into by and between PJM Interconnection, L.L.C., the Regional Transmission Organization for the PJM Region (hereinafter "Transmission Provider" or "PJM"),	1.0 Parties. This Generation Interconnection Agreement ("GIA") including the Specifications, Schedules and Appendices attached hereto and incorporated herein, is entered into by and between PJM Interconnection, L.L.C., the Regional Transmission Organization for the PJM Region (hereinafter "Transmission Provider" or "PJM"),	Change made to delete extraneous word (reflects).

				DATE} and designated as Service Agreement No. {INSERT NUMBER}.]
48.	OATT Part IX.B – GIA	Vicki Karandrikas	Generation Interconnection Procedures set forth in [instruction: {use Part VII if this is a transition period GIA subject to Tariff, Part VII} {use Part VIII if this a new rules GIA subject to Part VIII}] of the Tariff. Project Developer has requested a Generation Interconnection Agreement under the Tariff, and Transmission Provider has determined that Project Developer is eligible under the Tariff to obtain this GIA. The standard terms and conditions for interconnection as set forth in Appendix 2 to this GIA are hereby specifically incorporated as provisions of this GIA. Transmission Provider, Transmission Owner, and Project Developer agree to	
49.	OATT Part IX.B – GIA	Vicki Karandrikas	6.2.3 Project Developer shall provide evidence of 100 percent Site Control for the Generating Facility or Merchant Transmission Facility, Interconnection Facilities, and, if applicable, the Stand Alone Network Upgrades necessary to interconnect the project to the Transmission System consistent with GIP no later than six months after the effective date of this GIA. Notwithstanding any other provisions of this GIA, no extension of this milestone shall be granted and if the Project Developer fails to meet this milestone, its Interconnection Request and this Agreement shall be	6.2.3 Project Developer shall provide evidence of 100 percent Site Control for the Generating Facility or Merchant Transmission Facility, Interconnection Facilities, and, if applicable, the Stand Alone Network Upgrades necessary to interconnect the project to the Transmission System consistent with GIP no later than six months after the effective date of this GIA. Notwithstanding any other provisions of this GIA, no extension of this milestone shall be granted and if the Project Developer fails to meet this milestone, its Interconnection Request and this Agreement shall be deemed terminated and withdrawn. Transmission Provider shall take all necessary steps to effectuate this termination, including submitting submitted the necessary filings with FERC.

			termination, including submitted the necessary filings with FERC.		
50.	OA Definitions G-H	Vicki Karandrikas	Generation Resource Maximum Output:	Generation Resource Maximum Output:	Changes made to reflect the terminology included in Tariffs, Part VII and VIII.
			Customer Facilities identified in an Interconnection Service Agreement or Wholesale Market Participation Agreement, the Generation Resource Maximum Output for a generating unit shall equal the unit's pro rata share of the Maximum Facility Output, determined by the Economic Maximum values for the available units at the Customer Facility. For generating units not identified in an Interconnection Service Agreement or Wholesale Market Participation Agreement, the Generation Resource Maximum Output shall equal the generating	Interconnection Service Agreement, Generation Interconnection Agreement, or Wholesale Market Participation Agreement, the Generation Resource Maximum Output for a generating unit shall equal the unit's pro rata share of the Maximum Facility Output, determined by the Economic Maximum values for the available units at the Customer Facility. For generating units not identified in an Interconnection Service Agreement, Generation Interconnection	Depending on whether the Interconnection Customer or Project Developer received an interconnection-related service agreement prior to, or on or after, the Transition Date, the subject generating facility will be referred to as the Customer Facility or Generating Facility, and the applicable form of agreement will be an Interconnection Service Agreement,
51.	OA, Schedule 1, 1.7.4(i)	Vicki Karandrikas	generating facility is dispatchable, a Market Participant shall submit an Economic Minimum in the Real-time Energy Market that is no greater than the higher of its physical operating minimum or its Capacity Interconnection Rights, as that term is defined in the PJM Tariff, associated with such generating facility under its Interconnection Service Agreement under Attachment O of the PJM Tariff or a wholesale market participation agreement.	Tariff, associated with such generating facility under its Interconnection Service Agreement under Attachment O of the	Provisions updated to include the forms of interconnection agreements under Tariff, Part IX. Depending on whether the Interconnection Customer or Project Developer received an interconnection-related service agreement prior to, or on or after, the Transition Date, the applicable form of agreement will be an Interconnection Service Agreement under Tariff, Attachment O, or a Generation Interconnection Agreement or Wholesale Market Participation Agreement under Tariff, Part IX.
52.	OA Schedule 6	Vicki Karandrikas	executed Interconnection Service Agreement or executed Interim Interconnection Service Agreement for which Interconnection Service Agreement is expected to	as applicable, pursuant to an executed Interconnection Service Agreement or executed Interim Interconnection Service Agreement for which Interconnection Service Agreement is expected to be	The first two set of changes were made to include references to the terminology and forms of agreement under Tariff, Parts VII, VIII and IX. Depending on whether the Interconnection Customer or Project Developer

		·	
	Agreement or suspended Interconnection Service Agreement may be included by the Office of the Interconnection after review with the Transmission Expansion Advisory Committee.	Generation Interconnection Agreement or executed Engineering and Procurement Agreement for which Generation Interconnection Agreement is expected to be executed. Facilities with an executed Facilities Study Agreement or suspended Interconnection Service Agreement, or that have an approved Decision Point II submission under Tariff Part VII or VIII, as applicable, may be included by the Office of the Interconnection after review with the Transmission Expansion Advisory Committee.	Date, the generating facility will be referred to as the Customer Facility or the Generating Facility, and the applicable form of agreement will be an Interconnection Service Agreement, under Tariff, Attachment O, or an Interim Interconnection Service Agreement, under Tariff Attachment O-1, or a Generation Interconnection Agreement, or Engineering and Procurement Agreement, under Tariff, Part IX.  The last change was made because while Tariff, Part VI uses separate study agreements for the different study phases, Tariff, Parts VII and VIII use a single study agreement that is executed at the start of a Cycle, as outlined in Tariff, Part VII, section 306(A)(5)(a) and Tariff, Part VIII, section 403(A)(5)(a). Having an approved Decision Point II submission is the
			comparable phase of the study process under Tariff Parts, VII and VIII as having an executed
			Facilities Study Agreement under Part VI.
53. OA Schedule 6 Vicki Karandrikas	1.7.5(i)(vii) Expected levels of potential new generation and generation retirements over at least the ensuing	1.7.5(i)(vii): Expected levels of potential new generation and generation retirements over at least the ensuing fifteen years	Changes were made throughout to include references to the terminology and forms of
		h based on analyses that consider generation trends based on	agreement under Tariff, Parts VII, VIII and IX.
	trends based on existing generation on the system,	existing generation on the system, generation in the PJM	Depending on whether the Interconnection
	generation in the PJM interconnection queues and	interconnection queues or Cycles as applicable and Capacity	Customer or Project Developer received an
	Capacity Resource Clearing Prices under the Tariff,	Resource Clearing Prices under the Tariff, Attachment DD. If the	interconnection-related service agreement prior
	Attachment DD. If the Office of the Interconnection finds		to, or on or after, the Transition Date, it will be
	that the PJM reserve requirement is not met in any of its		subject to prior interconnection queue process
	future year market efficiency analyses then it will model		or the Tariff, Parts VII and VIII Cycle process,
	Customer Facilities pursuant to an executed Facilities	Facilities pursuant to an executed Facilities Study Agreement,	and the generating facility will be referred as
	Study Agreement or suspended Interconnection Service Agreement, ranked by their commercial probability.	approved Decision Point II submission under Tariff Part VII or VIII, or suspended Interconnection Service Agreement, ranked by their	the Customer Facility or the Generating Facility.
	Commercial probability utilizes historical data from the	commercial probability. Commercial probability utilizes historical	i donity.
	PJM interconnection gueues to determine the likelihood		

		Study Agreement or suspended Interconnection Service	to determine the likelihood of a Customer Facility or Generating Facility, pursuant to an executed Facilities Study Agreement, approved Decision Point II submission under Tariff Part VII or VIII, or suspended Interconnection Service Agreement, reaching commercial operation. If the Office of the Interconnection finds that the PJM reserve requirement is not met in any of its future year market efficiency analyses, following inclusion of the Customer Facilities or Generating Facilities discussed above in this section 1.5.7(i)(vii), then it will model adequate future generation based on type and location of generation in existing PJM interconnection queues or Cycles as applicable and, if necessary, add transmission enhancements to address congestion that arises from such modeling.	Tariff, Part VII, section 306(A)(5)(a) and Tariff, Part VIII, section 403(A)(5)(a). Having an approved Decision Point II submission is the comparable phase of the study process under Tariff Parts, VII and VIII as having an executed
54. RAA, Article 1, Definitions	Vicki Karandrikas	Auction for such Delivery Year, the Capacity Market Seller must demonstrate that it has a fully executed system impact study agreement (or other documentation which is functionally equivalent to a System Impact Study Agreement under the PJM Tariff) or, for resources which	"Planned External Generation Capacity Resource" shall mean a proposed Generation Capacity Resource, or a proposed increase in the capability of a Generation Capacity Resource, that (a) is to be located outside the PJM Region, (b) participates in the generation interconnection process of a Control Area external to PJM, (c) is scheduled to be physically and electrically interconnected to the transmission facilities of such Control Area or before the first day of the Delivery Year for which such resource is to be committed to satisfy the reliability requirements of the PJM Region, and (d) is in full commercial operation prior to the first day of such Delivery Year, such that it is sufficient to provide the Installed Capacity set forth in the Sell Offer forming the basis of such resource's commitment to the PJM Region.  Prior to participation in any Base Residual Auction for such Delivery Year, the Capacity Market Seller must demonstrate that it has a fully executed system impact study agreement (or other documentation which is functionally equivalent to an approved Decision Point I submission System Impact Study_agreement under PJM Tariff Part VII or VIII as applicable) or, for resources which are greater than 20 MWs participating in a Base Residual Auction for the 2019/2020 Delivery Year and subsequent Delivery Years, an agreement or other documentation which is functionally equivalent	Decision Point II submission is the comparable phase of the study process under Tariff Parts, VII and VIII as having an executed System Impact Study Agreement under Part VI.  In addition, the phrase "functionally equivalent to an Interconnection Service Agreement" was replaced with "functionally equivalent to a Generation Interconnection Agreement" to reference the current form of Agreement.

Auction for the 2019/2020 Delivery Year and subsequent to an approved Decision Point II submission Facilities Study Delivery Years, an agreement or other documentation which is functionally equivalent to a Facilities Study Agreement under the PJM Tariff), with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider. Prior to documentation that is functionally equivalent to an with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider. A Planned External Generation Capacity studied as a Network Resource, or such other similar interconnection product in such external Control Area. or purchased transmission service to be deliverable to that it has applied for transmission service to be participation in any Reliability Pricing Model Auction for such Delivery Year. Any such resource shall cease to be as of the earlier of (i) the date that interconnection service considered a Planned External Generation Capacity Resource as of the earlier of (i) the date that case it shall become an Existing Generation Capacity Resource for purposes of the mitigation of offers for any RPM Auction for all subsequent Delivery Years.

Agreement under the PJM Tariff Part VII or VIII as applicable), with the transmission owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider.

Prior to participating in any Incremental Auction for such Delivery participating in any Incremental Auction for such Delivery Year, the Capacity Market Seller must demonstrate it has entered Year, the Capacity Market Seller must demonstrate it has into an interconnection agreement, or such other documentation entered into an interconnection agreement, or such other that is functionally equivalent to an Generation Interconnection Service Agreement under the PJM Tariff, with the transmission Interconnection Service Agreement under the PJM Tariff, owner to whose transmission facilities or distribution facilities the resource is being directly connected, and, as applicable, the transmission provider.

A Planned External Generation Capacity Resource must provide Resource must provide evidence to PJM that it has been evidence to PJM that it has been studied as a Network Resource, or such other similar interconnection product in such external Control Area, must provide contractual evidence that it has applied must provide contractual evidence that it has applied for for or purchased transmission service to be deliverable to the PJM border, and must provide contractual evidence that it has applied the PJM border, and must provide contractual evidence for transmission service to be deliverable to the bus at which energy is to delivered, the agreements for which must have been deliverable to the bus at which energy is to delivered, the executed prior to participation in any Reliability Pricing Model agreements for which must have been executed prior to Auction for such Delivery Year. Any such resource shall cease to be considered a Planned External Generation Capacity Resource commences as to such resource; or (ii) the resource has cleared an RPM Auction, in which case it shall become an Existing interconnection service commences as to such resource; Generation Capacity Resource for purposes of the mitigation of or (ii) the resource has cleared an RPM Auction, in which offers for any RPM Auction for all subsequent Delivery Years.

55. RAA, Article 1, Definitions Vicki Karandrikas Planned Generation Capacity Resource: "Planned Generation Capacity Resource" shall mean a to increase the size of a Generation Capacity Resource that is being or has been modified to increase the number of megawatts of available installed capacity thereof, participating in the generation interconnection process under Tariff, Part IV, Subpart A, as applicable, for which: (i) Interconnection Service is scheduled to to offer into a Base Residual Auction, or for any such resource of 20 MWs or less seeking to offer into a Base for resources for which a System Impact Study Base Residual Auction for such Delivery Year; (iii) for Year and subsequent Delivery Years, a Facilities Study Residual Auction for such Delivery Year: and (iv) an Interconnection Service Agreement has been executed which such resource plans to participate. For purposes any RPM Auction for a Delivery Year, a Generation Capacity Resource shall cease to be considered a of (i) the date that Interconnection Service commences

Planned Generation Capacity Resource:

"Planned Generation Capacity Resource" shall mean a Generation Tariff, Part VI uses separate study agreements Generation Capacity Resource, or additional megawatts | Capacity Resource, or additional megawatts to increase the size of for the different study phases Tariff, Parts VII a Generation Capacity Resource that is being or has been modified and VIII use a single study agreement that is to increase the number of megawatts of available installed capacity executed at the start of a Cycle, as outlined in thereof, participating in the generation interconnection process lunder Tariff, Part IV, Subpart A, Part VII or Part VIII, as applicable, Part VIII, section 403(A)(5)(a). for which: (i) Interconnection Service is scheduled to commence on or before the first day of the Delivery Year for which such resource These revisions reference the study phase commence on or before the first day of the Delivery Year is to be committed to RPM or to an FRR Capacity Plan; (ii) for any for which such resource is to be committed to RPM or to such resource seeking to offer into a Base Residual Auction, or for that are comparable to study agreements an FRR Capacity Plan; (ii) for any such resource seeking any such resource of 20 MWs or less seeking to offer into a Base Residual Auction, a System Impact Study Agreement all the requirements for an approved Decision Point I submission have Residual Auction, a System Impact Study Agreement (or, been met under Tariff Part VII or VIII (or, for resources for which a Decision Point I submission System Impact Study Agreement is Agreement is not required, has such other agreement or not required, has such other agreement or documentation that is documentation that is functionally equivalent to a System functionally equivalent to an approved Decision Point I submission) Impact Study Agreement) has been executed prior to the has been executed prior to the Base Residual Auction for such Delivery Year; (iii) for any such resource of more than 20 MWs any such resource of more than 20 MWs seeking to offer seeking to offer into a Base Residual Auction for the 2019/2020 into a Base Residual Auction for the 2019/2020 Delivery Delivery Year and subsequent Delivery Years, a Facilities Study Agreement all the requirements for an approved Decision Point II Agreement (or, for resources for which a Facilities Study submission have been met under Tariff Part VII or VIII (or, for Agreement is not required, has such other agreement or resources for which a Facilities Study Agreement. Decision Point II documentation that is functionally equivalent to a Facility submission is not required, has such other agreement or Studies Agreement) has been executed prior to the Base documentation that is functionally equivalent to an approved Decision Point II submission Facility Studies Agreement) prior to the Base Residual Auction for such Delivery Year; and (iv) an prior to any Incremental Auction for such Delivery Year in Generation Interconnection Service Agreement or Wholesale Market Participation Agreement has been executed prior to any of the must-offer requirement and mitigation of offers for Incremental Auction for such Delivery Year in which such resource plans to participate. For purposes of the must-offer requirement and mitigation of offers for any RPM Auction for a Delivery Year, a Planned Generation Capacity Resource as of the earlier | Generation Capacity Resource shall cease to be considered a Planned Generation Capacity Resource as of the earlier of (i) the date that Interconnection Service commences as to such resource:

Changes made for clarity and because while Tariff, Part VII, section 306(A)(5)(a) and Tariff,

under phases under Tariffs Part VII and VIII under Part VI. An approved Decision Point I submission and Decision Point II submission. under Tariff parts VII and VIII, are comparable to an executed System Impact Study Agreement and executed Facilities Study Agreement respectively, under Tariff Part VI.

as to such resource; or (ii) the resource has cleared an

		RPM Auction for any Delivery Year, in which case it shall become an Existing Generation Capacity Resource for any RPM Auction for all subsequent Delivery Years.	or (ii) the resource has cleared an RPM Auction for any Delivery Year, in which case it shall become an Existing Generation Capacity Resource for any RPM Auction for all subsequent Delivery Years.	
	OATT 300, Definitions – I Vicki Karandrikas OATT 400, Definitions - I	an Interconnection Construction Service Agreement, including, but not limited to, the expense of temporary construction power, telecommunications charges, Interconnected Transmission Owner expenses associated with, but not limited to, document preparation,	Incidental Expenses: "Incidental Expenses" shall mean those expenses incidental to the performance of construction pursuant to an Interconnection Construction Service Agreement, including, but not limited to, the expense of temporary construction power, telecommunications charges, Interconnected Transmission Owner expenses associated with, but not limited to, document preparation, design review, installation, monitoring, and construction-related operations and maintenance for the Generating Customer Facility and for the Interconnection Facilities.	
_	OATT Part IX.B – GIA Appendices and Schedules			Changes made to conform to defined terms in Tariff, Parts VII and VIII.
58.	OATT Part IX.B – GIA Vicki Karandrikas	SCHEDULE A CUSTOMER FACILITY LOCATION/SITE PLAN		Changes made to conform to defined terms in Tariff, Parts VII and VIII.
59.	OATT Part IX.B – GIA Vicki Karandrikas	to 0.95 lagging measured at the high-side of the facility substation transformers.  The increase of MW to the [wind-powered] [non-synchronous] Customer Facility associated with this GIA shall be designed with the ability to maintain a power factor of at least 0.95 leading to 0.95 lagging measured at the high-side of the facility substation transformers.		Changes made to conform to defined terms in Tariff, Parts VII and VIII.

			{The following language should be included only for new Merchant Transmission Facilities}  Transmission Project Developer shall design its Merchant D.C. Transmission Facilities and/ or Controllable A.C. Merchant Transmission Facilities, to maintain a power factor at the Point of Interconnection of	{The following language should be included only for new Merchant Transmission Facilities}  Transmission Project Developer shall design its Merchant D.C. Transmission Facilities and/ or Controllable A.C. Merchant Transmission Facilities, to maintain a power factor at the Point of Interconnection of at least 0.95 leading and 0.95 lagging, when such Generating Facility is operating at any level within its approved operating range.	
60.	OATT Part IX.D – E&P	Vicki Karandrikas	required, others are optional; add if applicable and desirable for clarity.}  SCHEDULE A – INTERCONNECTION CUSTOMER'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS  SCHEDULE B – ADDITIONAL PROVISIONS FOR BILLINGS AND PAYMENTS  SCHEDULE CUSTOMER FACILITY LOCATION/SITE PLAN	SCHEDULES: {Note: Schedules A through B are required, others are optional; add if applicable and desirable for clarity.}  SCHEDULE A – INTERCONNECTION CUSTOMER'S PROJECT DEVELOPER'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS  SCHEDULE B – ADDITIONAL PROVISIONS FOR BILLINGS AND PAYMENTS  SCHEDULE GENERATING FACILITY LOCATION/SITE PLAN CUSTOMER FACILITY LOCATION/SITE PLAN  SCHEDULE SINGLE-LINE DIAGRAM	Changes made to correct terminology.
61.	OATT Part IX.D – E&P	Vicki Karandrikas	SCHEDULE A INTERCONNECTION CUSTOMER'S AGREEMENT TO	SCHEDULE A  INTERCONNECTION CUSTOMER'S PROJECT DEVELOPER'S AGREEMENT TO CONFORM WITH IRS SAFE HARBOR PROVISIONS FOR NON-TAXABLE STATUS	Changes made to correct terminology.
	OATT Part IX.J, CSA – Schedule E	Vicki Karandrikas	Nothing in Developer Party's agreement pursuant to this	Nothing in Developer Party's agreement pursuant to this Schedule E shall change Developer Party's indemnification obligations under section 4.2 of Appendix III to this CSA.	

63.	OATT Part IX.B – GIA Schedule L		build, in accordance with and subject to the conditions	5.0(b)(3) If Yes is indicated, Project Developer shall build, in accordance with and subject to the conditions and limitations set forth in section 11.2.3 15.3 of this Schedule L, those portions of the Transmission Owner Interconnection Facilities and Stand Alone Network Upgrades described in Specifications section 3.0(a)(2) of this GIA.	Cross-reference corrected.
64.	OATT Part IX.B GIA - Schedule L		construction is set forth below, provided, however, that such schedule is subject to change in accordance with section 15.3 of this Schedule L.  Transmission Owner:  [Provide start and completion date for construction of Transmission Owner Interconnection Facilities and Transmission Owner Upgrades and listed in Schedule C, including any supervisory or other responsibilities associated with use of the Option to Build or state "Not Applicable"]  Project Developer:	Transmission Owner:  [Provide start and completion date for construction of Transmission Owner Interconnection Facilities and Transmission Owner Upgrades and listed in Specifications, section 3.0 Schedule C, including any supervisory or other responsibilities associated with use of the Option to Build or state "Not Applicable"]  Project Developer:  [Provide start and completion date for construction of Project Developer Interconnection Facilities listed in Specifications, section 3.0 Schedule C, including any facilities being constructed to pursuant to the Option to Build, or state "Not Applicable"]	grammatical correction made (the word "and" was listed before "listed").
65.	OATT Part IX.B, GIA – Schedule L	Vicki Karandrikas	9.0 If Project Developer exercises the Option to Build, Project Developer shall pay Transmission Owner for Transmission Owner to execute the responsibilities enumerated to Transmission Owner under section 15.	9.0 If Project Developer exercises the Option to Build, Project Developer shall pay Transmission Owner for Transmission Owner to execute the responsibilities enumerated to Transmission Owner under section 11.2.315.	Cross-reference corrected.

66.	OATT Part IX.B, GIA – Vicki Karandrikas Schedule L	is included therein), provided, however, that, in the event	10.1 Project Developer Obligations: Project Developer shall, at its sole cost and expense, design, procure, construct, own, and install the Generating Facility or Merchant Transmission Facility and the Project Developer Interconnection Facilities in accordance with this GIA, Applicable Standards, Applicable Laws and Regulations, Good Utility Practice, the Scope of Work, and the System Impact Study(ies) (to the extent that design of the Project Developer Interconnection Facilities is included therein), provided, however, at that, in the event and to the extent that the Generating Facility or Merchant Transmission Facility is comprised of or includes the Merchant Network Upgrades, subject to the terms of section 11.2.3 15.2.3 of this Schedule L, the Transmission Owner shall design, procure, construct and install such Merchant Network Upgrades.	
67.	OATT 300, Definitions - C Vicki Karandrikas	Cancellation Costs:	Cancellation Costs:	Cross-referenced added for clarity.
	OATT 400, Definitions - C	for the Transmission Provider and/or Transmission Owner(s) to perform their respective obligations under the Tariff, Part VIII. Cancellation costs may include costs for Customer-Funded Upgrades assigned to Project Developer or Eligible Customer, in accordance with the Tariff and as reflected in this GIA, that remain the	"Cancellation Costs" shall mean costs and liabilities incurred in connection with: (a) cancellation of supplier and contractor written orders and agreements entered into to design, construct and install Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades, and/or (b) completion of some or all of the required Transmission Owner Interconnection Facilities, and/or Customer-Funded Upgrades, or specific unfinished portions and/or removal of any or all of such facilities which have been installed, to the extent required for the Transmission Provider and/or Transmission Owner(s) to perform their respective obligations under the Tariff, Part VIII. Cancellation costs may include costs for Customer-Funded Upgrades assigned to Project Developer or Eligible Customer, in accordance with the Tariff and as reflected in as set forth in Appendix 2, section 16.1.4 of this GIA, that remain the responsibility of Project Developer or Eligible Customer under the Tariff, even if such New Service Request is terminated or withdrawn.	

	under the Tariff, even if such New Service Request is terminated or withdrawn.		
68. OATT Part IX 500 Vicki Karandrikas	following provisions shall apply to any agreement under Tariff, Part IX, between Transmission Provider, a Project Developer, Eligible Customer or Upgrade Customer, and, where applicable, a Transmission Owner. In addition to any other requirements under such agreement, no later than 15 Business Days after Transmission Provider's tender for execution of such agreement, Project Developer, Eligible Customer or Upgrade Customer, shall either: (i) execute the agreement; (ii) request in writing dispute resolution as allowed under Tariff, Part I, section 12 or, if concerning the Regional Transmission Expansion Plan, consistent with Operating Agreement, Schedule 5; or (iii) request in writing that the agreement be filed unexecuted with FERC. Such agreement shall be deemed to be terminated and withdrawn if Project Developer, Eligible Customer or Upgrade Customer, fails to comply with these requirements. If a Transmission Owner is party to the agreement, following tender of the agreement and no later than 15 Business Days after PJM sends notification to the relevant Transmission Owner that the Project Developer, Eligible Customer or Upgrade Customer has executed the agreement, Transmission Owner shall either: (i) execute the agreement; (ii) request in writing dispute resolution as allowed under Tariff, Part I, section 12 or, if concerning the Regional Transmission Expansion Plan, consistent with Operating Agreement, Schedule 5; or (iii) request in writing that the agreement be filed unexecuted with FERC. Following execution by Transmission Owner (or by the Project Developer if there is not Transmission Owner that is subject to the agreement) Transmission Provider shall either: (i) execute the agreement; (ii)	Unless otherwise stated in a specific agreement, the following provisions shall apply to any agreement under Tariff, Part IX, between Transmission Provider, a Project Developer, Eligible Customer, or Upgrade Customer, or Affected System Customer and, where applicable, a Transmission Owner. In addition to any other requirements under such agreement, no later than 15 Business Days after Transmission Provider's tender for execution of such agreement, Project Developer, Eligible Customer, or Affected System Customer, shall either: (i) execute the agreement; (ii) request in writing dispute resolution as allowed under Tariff, Part I, section 12 or, if concerning the Regional Transmission Expansion Plan, consistent with Operating Agreement, Schedule 5; or (iii) request in writing that the agreement be filed unexecuted with FERC. Such agreement shall be deemed to be terminated and withdrawn if Project Developer, Eligible Customer, or Upgrade Customer, or Affected System Customer, fails to comply with these requirements. If a Transmission Owner is party to the agreement, following tender of the agreement and no later than 15 Business Days after PJM sends notification to the relevant Transmission Owner that the Project Developer, Eligible Customer, or Upgrade Customer, or Affected System Customer has executed the agreement, Transmission Owner shall either: (i) execute the agreement, (ii) request in writing dispute resolution as allowed under Tariff, Part I, section 12 or, if concerning the Regional Transmission Expansion Plan, consistent with Operating Agreement, Schedule 5; or (iii) request in writing dispute resolution as allowed under Tariff, Part I, section 12 or, if concerning the Regional Transmission Expansion Plan, consistent with Operating Agreement, Schedule 5; or (iii) file with FERC the agreement in	section 336(B)(3)(d) and Part VIII, section 434(B)(3)(d).

	Transmission Expansion Plan, consistent with Operating	unexecuted form. Transmission Provider may also file the agreement with FERC in unexecuted form if Transmission Owner does not comply with the requirements above.	
OATT Part VII.C 305 – Introduction, Overview and Eligibility	submit revised technical data and/or configuration information, and updates other requirements for its Upgrade Request, and submit the required Study Deposit amounts, as set forth below in Tariff, Part VII, Subpart C, section 306, Application Rules.  a. Each valid Upgrade Request from AG2-AH1 shall maintain its existing priority upon successful resubmission under Tariff, Part VII, Subpart C, section 306, Application Rules within 60 days of the Transition Date. Such existing priority shall be subsequent to valid AG1 and prior Upgrade Requests.  b. A valid Upgrade Request will be processed in	Customer with valid projects in AG2-AH1 must submit revised technical data and/or configuration information, and updates other requirements for its Upgrade Request, and submit the required Study Deposit amounts, as set forth below in Tariff, Part VII, Subpart H, section 337, Upgrade Requests Subpart C, section 306, Application Rules.  a. Each valid Upgrade Request from AG2-AH1 shall maintain its existing priority upon successful resubmission under Tariff, Part VII, Subpart C, section 306, Application Rules within 60 days of the Transition Date. Such existing priority shall be subsequent to valid	
OATT Part VII.A 302 – Site Vicki Karandrikas Control and; OATT Part VIII.A 402 – Site Control	Developer shall also provide Site Control certification in a form set forth in PJM Manual 14G, executed by an officer or authorized representative of Project Developer, verifying that the Site Control requirements are met. At PJM's request, Project Developer shall provide copies of landowner attestations, county recordings, or other	<ul> <li>(A) 9. At each point within a Cycle where a Project Developer is required to provide Site Control, the Project Developer shall also provide Site Control certification in a form set forth in PJM Manual 14H 14G, executed by an officer or authorized representative of Project Developer, verifying that the Site Control requirements are met. At PJM's request, Project Developer shall provide copies of landowner attestations, county recordings, or other similar documentation acceptable to PJM to validate such Site Control certifications.</li> <li>(A) 9. At each point within a Cycle where a Project Developer is required to provide Site Control, the Project Developer shall also</li> </ul>	Cross-reference corrected.

71. C	DATT Part IX.J – CSA	Vicki Karandrikas	Developer is required to provide Site Control, the Project Developer shall also provide Site Control certification in a form set forth in PJM Manual 14G, executed by an officer or authorized representative  This Construction Service Agreement, including the Appendices attached hereto and incorporated herein (collectively, "CSA") is made and entered into as of the Effective Date (as defined in the attached Appendix III) by and among PJM Interconnection, L.L.C. ("Transmission Provider" or "PJM"),  ———————————————————————————————————	Extraneous clause deleted.
72. C	DATT Part IX.B – GIA		requesting an incremental increase in capacity or energy output which have entered the New Services Queue after November 1, 2016, and were not commercially operable prior to November 1, 2016 include the following	Changes made to conform to definitions in Tariff, Parts VII and VIII.

73. OATT Part IX.B – GIA	Vicki Karandrikas	10.4.1 Schedule L of this GIA sets forth the additional terms and conditions of service that apply in the event there are any there are Project Developer Interconnection Facilities, Transmission Owner Interconnection Facilities, or Transmission Owner Upgrades subject to this Agreement. In the event there is an additional Transmission Owner listed in Specification section 3.0(c), Transmission Provider, Project Developer and the additional Transmission Owner shall be required to enter into a separate Interconnection Construction Service Agreement in the form set forth in Tariff, Part IX, Subpart J. In the event there are any Common Use Upgrades listed in Specification section 3.0 of this GIA, Transmission Provider and Project Developer, along with the other relevant Project Developers, shall also be required to enter into a separate Network Upgrade Cost Responsibility Agreement in the form set forth in Tariff, Part IX, Subpart H.	10.4.1 Schedule L of this GIA sets forth the additional terms and conditions of service that apply in the event there are any there are Project Developer Interconnection Facilities, Transmission Owner Interconnection Facilities, or Transmission Owner Upgrades subject to this Agreement. In the event there is an additional Transmission Owner listed in Specification section 3.0(c), Transmission Provider, Project Developer and the additional Transmission Owner shall be required to enter into a separate Interconnection Construction Service Agreement in the form set forth in Tariff, Part IX, Subpart J. In the event there are any Common Use Upgrades listed in Specification section 3.0 of this GIA, Transmission Provider and Project Developer, along with the other relevant Project Developers, shall also be required to enter into a separate Network Upgrade Cost Responsibility Agreement in the form set forth in Tariff, Part IX, Subpart H.	
74. OATT 300 Definitions S; OATT 400 Definitions N	Vicki Karandrikas	"Schedule of Work" shall mean that Schedule of Work set forth in section 8.0 of a GIA, or Schedule of an ICSA, as applicable, setting forth the timing of work to be performed by the Constructing Entity(ies), based upon the System Impact Study(ies) and subject to modification, as required, in accordance with Transmission Provider's scope change process for interconnection projects set forth in the PJM Manuals.	"Schedule of Work" shall mean that Schedule of Work set forth in section 8.0 of Schedule L of a GIA, or Schedule of a CSA an ICSA, as applicable, setting forth the timing of work to be performed by the Constructing Entity(ies), based upon the System Impact Study(ies) and subject to modification, as required, in accordance with Transmission Provider's scope change process for interconnection projects set forth in the PJM Manuals.	Changes made to clarify the cross-reference to section 8.0, and for internal consistency.
75. OATT Part I, Definitions (	C - Erin Lai	Continuous Mode:  "Continuous Mode" shall mean the mode of operation of an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource that includes both negative and positive megawatt quantities (i.e., the Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource is capable of continually and immediately transitioning from	"Continuous Mode" shall mean the mode of operation of an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource that includes both negative and positive megawatt quantities (i.e., the Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource is capable of continually and immediately transitioning from withdrawing megawatt	provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not

				grid or injecting megawatts to withdrawing megawatts). Energy Storage Resource Model Participants or solar-storage Open-Loop Hybrid Resource operating in Continuous Mode are considered to have an unlimited ramp rate. Continuous Mode requires Discharge Economic Maximum Megawatts to be zero or correspond to an injection, and Charge Economic Maximum Megawatts to be zero or correspond to a withdrawal.	Order, Docket No. ER23-2484-000 (Sept. 22, 2023).
76.	OATT Part I Definitions C-D	Erin Lai	correspond to a withdrawal.  Discharge Economic Maximum Megawatts:  "Discharge Economic Maximum Megawatts" shall mean the maximum megawatt power output available for discharge in economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Continuous Mode or in Discharge Mode. Discharge Economic Maximum Megawatts shall be the Economic Maximum for an Energy Storage Resource or solar-storage Open-Loop Hybrid Resource in Discharge Mode or in Continuous Mode.	"Discharge Economic Maximum Megawatts" shall mean the maximum megawatt power output available for discharge in economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Continuous Mode or in Discharge Mode. Discharge Economic Maximum Megawatts shall be the Economic Maximum for an Energy Storage Resource or solar-storage Open-Loop Hybrid Resource in Discharge Mode or in Continuous Mode.	Changes made to delete the references to solar storage. As part of its July 26, 2023 filing in Docket No. ER23-2484, PJM expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition. This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in <i>PJM Interconnection</i> , <i>L.L.C.</i> , Letter Order, Docket No. ER23-2484-000 (Sept. 22, 2023).
77.	OATT Part I Definitions C - D	Erin Lai	Discharge Economic Minimum Megawatts:  "Discharge Economic Minimum Megawatts" shall mean the minimum megawatt power output available for discharge in economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Discharge Mode. Discharge Economic Minimum Megawatts shall be the Economic Minimum for an Energy Storage Resource or solar-storage Open-Loop Hybrid Resource in Discharge Mode.	Discharge Economic Minimum Megawatts:  "Discharge Economic Minimum Megawatts" shall mean the minimum megawatt power output available for discharge in economic dispatch by an Energy Storage Resource Model Participant or solar-storage Open-Loop Hybrid Resource in Discharge Mode. Discharge Economic Minimum Megawatts shall be the Economic Minimum for an Energy Storage Resource or solar-storage Open-Loop Hybrid Resource in Discharge Mode.	Changes made to delete the references to solar storage. As part of its July 26, 2023 filing in Docket No. ER23-2484, PJM expanded the provisions in its Tariff and its Operating Agreement to apply to a broader set of mixed technology resources, but mistakenly did not delete the references to solar storage resources from the definition. This change is consistent with the intent of the Docket No. ER23-2484 filing, which was accepted by FERC in <i>PJM Interconnection, L.L.C.</i> , Letter Order, Docket No. ER23-2484-000 (Sept. 22, 2023).

70	0.477.0 (1.0.6.1)		D' 1 1 1 1	b: 1 M 1	
/8.	OATT Part I Definitions C -	Erin Lai	Discharge Mode:	Discharge Mode:	Changes made to delete the references to
	p				solar storage. As part of its July 26, 2023 filing
			"Discharge Mode" shall mean the mode of operation of	"Discharge Mode" shall mean the mode of operation of an Energy	in Docket No. ER23-2484, PJM expanded the
			an Energy Storage Resource Model Participant or solar-	Storage Resource Model Participant or solar-storage Open-Loop	provisions in its Tariff and its Operating
			storage Open-Loop Hybrid Resource that only includes	Hybrid Resource that only includes positive megawatt quantities	Agreement to apply to a broader set of mixed
			positive megawatt quantities (i.e., the Energy Storage	(i.e., the Energy Storage Resource Model Participant or solar-	technology resources, but mistakenly did not
				storage Open-Loop Hybrid Resource is only injecting megawatts	delete the references to solar storage
			Hybrid Resource is only injecting megawatts onto the	onto the grid).	resources from the definition. This change is
			grid).		consistent with the intent of the Docket No.
					ER23-2484 filing, which was accepted by
					FERC in PJM Interconnection, L.L.C., Letter
					Order, Docket No. ER23-2484-000 (Sept. 22,
					2023).
79.	OATT Part I Definitions C -	Erin Lai	Discharge Ramp Rate:	Discharge Ramp Rate:	Changes made to delete the references to
	D		,		solar storage. As part of its July 26, 2023 filing
			"Discharge Ramp Rate" shall mean the Ramping	"Discharge Ramp Rate" shall mean the Ramping Capability of an	in Docket No. ER23-2484, PJM expanded the
			Capability of an Energy Storage Resource Model	Energy Storage Resource Model Participant or solar-storage Open	provisions in its Tariff and its Operating
			Participant or solar-storage Open-Loop Hybrid Resource	Loop Hybrid Resource in Discharge Mode.	Agreement to apply to a broader set of mixed
			in Discharge Mode.		technology resources, but mistakenly did not
					delete the references to solar storage
					resources from the definition. This change is
					consistent with the intent of the Docket No.
					ER23-2484 filing, which was accepted by
					FERC in PJM Interconnection, L.L.C., Letter
					Order, Docket No. ER23-2484-000 (Sept. 22,
					2023).