

Public Service Commission of West Virginia

201 Brooks Street, P.O. Box 812
Charleston, West Virginia 25323



Charlotte R. Lane
Chairman

February 10, 2021

Via email – david.anders@pjm.com

Ake Almgren, Chairman
The PJM Interconnection Board of Managers
2750 Monroe Blvd.
Audubon, PA

Re: LC Meeting Discussion of MMU

Dear Dr. Almgren and Members of the Board of Managers:

I have carefully reviewed your response to the OPSI letter requesting that discussion of the MMU be removed from the LC agenda and set for an open forum. I am disappointed at your unwillingness to address MMU matters transparently and openly in the presence of OPSI. FERC has been clear that the OPSI MMAC is to consider *any matter concerning the MMU, Market Monitor or Market Monitoring Plan*. This action violates the letter, if not the spirit, of the role that FERC clearly intends for OPSI. The situation is even further exacerbated when the members intend to discuss “competencies regarding the current market monitor.”

I agree that it is important for PJM to *listen* to its members and OPSI. It is also important that OPSI be allowed to *hear* input of members as it relates to the MMU. When your members indicate they wish to discuss the MMU without the participation of OPSI, neither you nor the members can assure that OPSI will hear the same comments regarding the MMU that the Board will hear at the LC.

Finally, the Board’s suggestion that it cannot set the agenda is disappointing. While members proposes topics for the LC agenda, the *Board often selects or adds the topics that will be discussed*.

Ake Almgren, Chairman

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It is PJM actions like these that compromise my confidence in PJM's desire to be responsive and open to OPSI suggestions.

Sincerely yours,



Charlotte R. Lane
Chairman

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