PJM Reserve Market Proposal
Operating Agreement Language
Posted for March 14, 2019 Stakeholder Meeting
Definitions A - B

30-minute Reserve:

“30-minute Reserve” shall mean the reserve capability of generation resources that can be converted fully into energy or Economic Load Response Participant resources whose demand can be reduced within 30 minutes of a request from the Office of the Interconnection dispatcher, and is comprised of Synchronized Reserve, Non-Synchronized Reserve, and Secondary Reserve.

30-minute Reserve Requirement:

“30-minute Reserve Requirement” shall mean the demand for 30-minute Reserve in a Reserve Zone or Reserve Sub-zone, as defined by the Operating Reserve Demand Curve for 30-minute Reserve. The requirement can be satisfied by any combination of Synchronized Reserve, Non-Synchronized Reserve or Secondary Reserve resources.

Acceleration Request:

“Acceleration Request” shall mean a request pursuant to Operating Agreement, Schedule 1, section 1.9.4A and the parallel provisions of Tariff, Attachment K-Appendix, to accelerate or reschedule a transmission outage scheduled pursuant to Operating Agreement, Schedule 1, section 1.9.2 or Operating Agreement, Schedule 1, section 1.9.4 and the parallel provisions of Tariff, Attachment K-Appendix, section 1.9.2 and Tariff, Attachment K-Appendix, section 1.9.4.

Act:

“Act” shall mean the Delaware Limited Liability Company Act, Title 6, §§ 18-101 to 18-1109 of the Delaware Code.

Active and Significant Business Interest:

“Active and Significant Business Interest” is a term that shall be used to assess the scope of a Member’s PJM membership and shall be based on a Member’s activity in the PJM RTO and/or Interchange Energy Markets. A Member’s Active and Significant Business Interest shall: 1) be determined relative to the scope of the Member’s PJM membership and activity in the PJM RTO and/or Interchange Energy Markets considering, among other things, the Member’s public statements and/or regulatory filings regarding its PJM activities; and 2) reflect a substantial contributor to the Member’s recent market activity, revenues, costs, investment, and/or earnings when considering the Member and its corporate affiliates’ interests within the PJM footprint.

Additional Day-ahead Scheduling Reserves Requirement:

“Additional Day-ahead Scheduling Reserves Requirement” shall mean the portion of the Day-ahead Scheduling Reserves Requirement that is required in addition to the Base Day-ahead Scheduling Reserves Requirement to ensure adequate resources are procured to meet real-time load and operational needs, as specified in the PJM Manuals.
Affected Member:

“Affected Member” shall mean a Member of PJM which as a result of its participation in PJM’s markets or its membership in PJM provided confidential information to PJM, which confidential information is requested by, or is disclosed to an Authorized Person under a Non-Disclosure Agreement.

Affiliate:

“Affiliate” shall mean any two or more entities, one of which controls the other or that are under common control. “Control” shall mean the possession, directly or indirectly, of the power to direct the management or policies of an entity. Ownership of publicly-traded equity securities of another entity shall not result in control or affiliation for purposes of the Tariff or Operating Agreement if the securities are held as an investment, the holder owns (in its name or via intermediaries) less than 10 percent of the outstanding securities of the entity, the holder does not have representation on the entity's board of directors (or equivalent managing entity) or vice versa, and the holder does not in fact exercise influence over day-to-day management decisions. Unless the contrary is demonstrated to the satisfaction of the Members Committee, control shall be presumed to arise from the ownership of or the power to vote, directly or indirectly, ten percent or more of the voting securities of such entity.

Agreement, Operating Agreement of the PJM Interconnection, L.L.C., Operating Agreement or PJM Operating Agreement:

“Agreement,” “Operating Agreement of the PJM Interconnection, L.L.C.,” “Operating Agreement” or “PJM Operating Agreement” shall mean this Amended and Restated Operating Agreement of PJM Interconnection, L.L.C. dated as of April 1, 1997 and as amended and restated as of June 2, 1997, including all Schedules, Exhibits, Appendices, addenda or supplements thereto, as amended from time to time thereafter, among the Members of PJM Interconnection L.L.C., on file with the Commission.

Annual Meeting of the Members:

“Annual Meeting of the Members” shall mean the meeting specified in Operating Agreement, section 8.3.1.

Applicable Regional Entity:

“Applicable Regional Entity” shall mean the Regional Entity for the region in which a Network Customer, Transmission Customer, New Service Customer, or Transmission Owner operates.

Associate Member:

“Associate Member” shall mean an entity that satisfies the requirements of Operating Agreement, section 11.7.
**Auction Revenue Rights:**

“Auction Revenue Rights” or “ARRs” shall mean the right to receive the revenue from the Financial Transmission Right auction, as further described in Operating Agreement, Schedule 1, section 7.4 and the parallel provisions of Tariff, Attachment K-Appendix, section 7.4.

**Auction Revenue Rights Credits:**

“Auction Revenue Rights Credits” shall mean the allocated share of total FTR auction revenues or costs credited to each holder of Auction Revenue Rights, calculated and allocated as specified in Operating Agreement, Schedule 1, section 7.4.3, and the parallel provisions of Tariff, Attachment K-Appendix, section 7.4.3.

**Authorized Commission:**

“Authorized Commission” shall mean (i) a State public utility commission that regulates the distribution or supply of electricity to retail customers and is legally charged with monitoring the operation of wholesale or retail markets serving retail suppliers or customers within its State or (ii) an association or organization comprised exclusively of State public utility commissions described in the immediately preceding clause (i).

**Authorized Person:**

“Authorized Person” shall have the meaning set forth in Operating Agreement, section 18.17.4.

**Balancing Congestion Charges:**

“Balancing Congestion Charges” shall be equal to the sum of congestion charges collected from Market Participants that are purchasing energy in the Real-time Energy Market minus [the sum of congestion charges paid to Market Participants that are selling energy in the Real-time Energy Market plus any congestion charges calculated pursuant to the Joint Operating Agreement between the Midcontinent Independent Transmission System Operator, Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 38), plus any congestion charges calculated pursuant to the Joint Operating Agreement Among and Between New York Independent System Operator Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 45), plus any congestion charges calculated pursuant to agreements between the Office of the Interconnection and other entities, plus any charges or credits calculated pursuant to Operating Agreement, Schedule 1, section 3.8, and the parallel provisions of Tariff, Attachment K-Appendix, section 3.8, as applicable)].

**Base Day-ahead Scheduling Reserves Requirement:**

“Base Day-ahead Scheduling Reserves Requirement” shall mean the thirty-minute reserve requirement for the PJM Region established consistent with the Applicable Standards, plus any
additional thirty-minute reserves scheduled in response to an RTO-wide Hot or Cold Weather Alert or other reasons for conservative operations.

**Batch Load Economic Load Response Participant Resource Demand Resource:**

“Batch Load Economic Load Response Participant Resource Demand Resource” shall mean an Economic Load Response Participant resource that has a cyclical production process such that at most times during the process it is consuming energy, but at consistent regular intervals, ordinarily for periods of less than ten minutes, it reduces its consumption of energy for its production processes to minimal or zero megawatts.

**Behind The Meter Generation:**

“Behind The Meter Generation” shall refer to a generating unit that delivers energy to load without using the Transmission System or any distribution facilities (unless the entity that owns or leases the distribution facilities has consented to such use of the distribution facilities and such consent has been demonstrated to the satisfaction of the Office of the Interconnection); provided, however, that Behind The Meter Generation does not include (i) at any time, any portion of such generating unit’s capacity that is designated as a Generation Capacity Resource, or (ii) in any hour, any portion of the output of such generating unit that is sold to another entity for consumption at another electrical location or into the PJM Interchange Energy Market.

**Board Member:**

“Board Member” shall mean a member of the PJM Board.
Definitions C - D

Capacity Resource:

“Capacity Resource” shall have the meaning provided in the Reliability Assurance Agreement.

Capacity Storage Resource:

“Capacity Storage Resource” shall mean any Energy Storage Resource that participates in the Reliability Pricing Model or is otherwise treated as capacity in PJM’s markets such as through a Fixed Resource Requirement Capacity Plan.

Catastrophic Force Majeure:

“Catastrophic Force Majeure” shall not include any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, or Curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, unless as a consequence of any such action, event, or combination of events, either (i) all, or substantially all, of the Transmission System is unavailable, or (ii) all, or substantially all, of the interstate natural gas pipeline network, interstate rail, interstate highway or federal waterway transportation network serving the PJM Region is unavailable. The Office of the Interconnection shall determine whether an event of Catastrophic Force Majeure has occurred for purposes of this Agreement, the PJM Tariff, and the Reliability Assurance Agreement, based on an examination of available evidence. The Office of the Interconnection’s determination is subject to review by the Commission.

Cold/Warm/Hot Notification Time:

“Cold/Warm/Hot Notification Time” shall mean the time interval between PJM notification and the beginning of the start sequence for a generating unit that is currently in its cold/warm/hot temperature state. The start sequence may include steps such as any valve operation, starting feed water pumps, startup of auxiliary equipment, etc.

Cold/Warm/Hot Start-up Time:

For all generating units that are not combined cycle units, “Cold/Warm/Hot Start-up Time” shall mean the time interval, measured in hours, from the beginning of the start sequence to the point after generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero for a generating unit in its cold/warm/hot temperature state. For combined cycle units, “Cold/Warm/Hot Start-up Time” shall mean the time interval from the beginning of the start sequence to the point after first combustion turbine generator breaker closure in its cold/warm/hot temperature state, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero. For all generating units, the start sequence may include steps such as any valve operation, starting feed water pumps, startup of auxiliary equipment, etc. Other more detailed actions that could signal the beginning of the start sequence could include, but are not limited to, the operation of pumps, condensers, fans,
water chemistry evaluations, checklists, valves, fuel systems, combustion turbines, starting engines or systems, maintaining stable fuel/air ratios, and other auxiliary equipment necessary for startup.

**Cold Weather Alert:**

“Cold Weather Alert” shall mean the notice that PJM provides to PJM Members, Transmission Owners, resource owners and operators, customers, and regulators to prepare personnel and facilities for expected extreme cold weather conditions.

**Committed Offer:**

The “Committed Offer shall mean 1) for pool-scheduled resources, an offer on which a resource was scheduled by the Office of the Interconnection for a particular clock hour for an Operating Day, and 2) for self-scheduled resources, either the offer on which the Market Seller has elected to schedule the resource or the applicable offer for the resource determined pursuant to Operating Agreement, Schedule 1, section 6.4, or Operating Agreement, Schedule 1, section 6.6 for a particular clock hour for an Operating Day.

**Compliance Monitoring and Enforcement Program:**

“Compliance Monitoring and Enforcement Program” shall mean the program to be used by the NERC and the Regional Entities to monitor, assess and enforce compliance with the NERC Reliability Standards. As part of a Compliance Monitoring and Enforcement Program, NERC and the Regional Entities may, among other things, conduct investigations, determine fault and assess monetary penalties.

**Congestion Price:**

“Congestion Price” shall mean the congestion component of the Locational Marginal Price, which is the effect on transmission congestion costs (whether positive or negative) associated with increasing the output of a generation resource or decreasing the consumption by a Demand Resource, based on the effect of increased generation from or consumption by the resource on transmission line loadings, calculated as specified in Operating Agreement, Schedule 1, section 2, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.

**Consolidated Transmission Owners Agreement, PJM Transmission Owners Agreement or Transmission Owners Agreement:**

“Consolidated Transmission Owners Agreement,” “PJM Transmission Owners Agreement” or Transmission Owners Agreement” shall mean that certain Consolidated Transmission Owners Agreement, dated as of December 15, 2005, by and among the Transmission Owners and by and between the Transmission Owners and PJM Interconnection, L.L.C. on file with the Commission, as amended from time to time.

**Control Area:**
“Control Area” shall mean an electric power system or combination of electric power systems bounded by interconnection metering and telemetry to which a common automatic generation control scheme is applied in order to:

(a) match the power output of the generators within the electric power system(s) and energy purchased from entities outside the electric power system(s), with the load within the electric power system(s);

(b) maintain scheduled interchange with other Control Areas, within the limits of Good Utility Practice;

(c) maintain the frequency of the electric power system(s) within reasonable limits in accordance with Good Utility Practice and the criteria of NERC and each Applicable Regional Entity;

(d) maintain power flows on transmission facilities within appropriate limits to preserve reliability; and

(e) provide sufficient generating capacity to maintain operating reserves in accordance with Good Utility Practice.

Control Zone:

“Control Zone” shall mean one Zone or multiple contiguous Zones, as designated in the PJM Manuals.

Coordinated External Transaction:

“Coordinated External Transaction” shall mean a transaction to simultaneously purchase and sell energy on either side of a CTS Enabled Interface in accordance with the procedures of Operating Agreement, Schedule 1, section 1.13 and the parallel provisions of Tariff, Attachment K-Appendix, section 1.13.

Coordinated Transaction Scheduling:

“Coordinated Transaction Scheduling” or “CTS” shall mean the scheduling of Coordinated External Transactions at a CTS Enabled Interface in accordance with the procedures of Operating Agreement, Schedule 1, section 1.13, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.13.

Counterparty:

“Counterparty” shall mean PJMSettlement as the contracting party, in its name and own right and not as an agent, to an agreement or transaction with a Market Participant or other entities, including the agreements and transactions with customers regarding transmission service and other transactions under the PJM Tariff and this Operating Agreement. PJMSettlement shall not be a counterparty to
any bilateral transactions between Members, or (ii) any Member’s self-supply of energy to serve its load, or (iii) any Member’s self-schedule of energy reported to the extent that energy serves that Member’s own load.

Credit Breach:

“Credit Breach” is the status of a Participant that does not currently meet the requirements of Tariff, Attachment Q or other provisions of the Agreements.

CTS Enabled Interface:

“CTS Enabled Interface” shall mean an interface between the PJM Control Area and an adjacent Control Area at which the Office of the Interconnection has authorized the use of Coordinated Transaction Scheduling (“CTS”). The CTS Enabled Interfaces between the PJM Control Area and the New York Independent System Operator, Inc. Control Area shall be designated in Schedule A to the Joint Operating Agreement Among and Between New York Independent System Operator Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 45). The CTS Enabled Interfaces between the PJM Control Area and the Midcontinent Independent System Operator, Inc. shall be designated consistent with Attachment 3, section 2 of the Joint Operating Agreement between Midcontinent Independent System Operator, Inc. and PJM Interconnection, L.L.C.

CTS Interface Bid:

“CTS Interface Bid” shall mean a unified real-time bid to simultaneously purchase and sell energy on either side of a CTS Enabled Interface in accordance with the procedures of Operating Agreement, Schedule 1, section 1.13, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.13.

Curtailment Service Provider:

“Curtailment Service Provider” or “CSP” shall mean a Member or a Special Member, which action on behalf of itself or one or more other Members or non-Members, participates in the PJM Interchange Energy Market, Ancillary Services markets, and/or Reliability Pricing Model by causing a reduction in demand.

Day-ahead Congestion Price:


Day-ahead Energy Market:

“Day-ahead Energy Market” shall mean the schedule of commitments for the purchase or sale of energy and payment of Transmission Congestion Charges developed by the Office of the
Interconnection as a result of the offers and specifications submitted in accordance with Operating Agreement, Schedule 1, section 1.10, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.10.

**Day-ahead Energy Market Injection Congestion Credits:**


**Day-ahead Energy Market Transmission Congestion Charges:**

“Day-ahead Energy Market Transmission Congestion Charges” shall be equal to the sum of Day-ahead Energy Market Withdrawal Congestion Charges minus [the sum of Day-ahead Energy Market Injection Congestion Credits plus any congestion charges calculated pursuant to the Joint Operating Agreement between the Midcontinent Independent Transmission System Operator, Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 38), plus any congestion charges calculated pursuant to the Joint Operating Agreement Among and Between New York Independent System Operator Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 45), plus any congestion charges calculated pursuant to agreements between the Office of the Interconnection and other entities, as applicable)].

**Day-ahead Energy Market Withdrawal Congestion Charges:**


**Day-ahead Loss Price:**


**Day-ahead Prices:**

“Day-ahead Prices” shall mean the Locational Marginal Prices resulting from the Day-ahead Energy Market.

**Day-Ahead Pseudo-Tie Transaction:**

“Day-Ahead Pseudo-Tie Transaction” shall mean a transaction scheduled in the Day-ahead Energy Market to the PJM-MISO interface from a generator within the PJM balancing authority area that Pseudo-Ties into the MISO balancing authority area.

**Day-ahead Scheduling Reserves:**
“Day-ahead Scheduling Reserves” shall mean thirty minute reserves as defined by the ReliabilityFirst Corporation and SERC.

Day-ahead Scheduling Reserves Market:

“Day-ahead Scheduling Reserves Market” shall mean the schedule of commitments for the purchase or sale of Day-ahead Scheduling Reserves developed by the Office of the Interconnection as a result of the offers and specifications submitted in accordance with Operating Agreement, Schedule 1, section 1.10, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.10.

Day-ahead Scheduling Reserves Requirement:

“Day-ahead Scheduling Reserves Requirement” shall mean the sum of Base Day-ahead Scheduling Reserves Requirement and Additional Day-ahead Scheduling Reserves Requirement.

Day-ahead Scheduling Reserves Resources:

“Day-ahead Scheduling Reserves Resources” shall mean synchronized and non-synchronized generation resources and Demand Resources electrically located within the PJM Region that are capable of providing Day-ahead Scheduling Reserves.

Day-ahead Settlement Interval:

“Day-ahead Settlement Interval” shall mean the interval used by settlements, which shall be every one clock hour.

Day-ahead System Energy Price:


Decrement Bid:

“Decrement Bid” shall mean a type of Virtual Transaction that is a bid to purchase energy at a specified location in the Day-ahead Energy Market. A cleared Decrement Bid results in scheduled load at the specified location in the Day-ahead Energy Market.

Default Allocation Assessment:

“Default Allocation Assessment” shall mean the assessment determined pursuant to Operating Agreement, section 15.2.2.

Demand Bid:
“Demand Bid” shall mean a bid, submitted by a Load Serving Entity in the Day-ahead Energy Market, to purchase energy at its contracted load location, for a specified timeframe and megawatt quantity, that if cleared will result in energy being scheduled at the specified location in the Day-ahead Energy Market and in the physical transfer of energy during the relevant Operating Day.

**Demand Bid Limit:**

“Demand Bid Limit” shall mean the largest MW volume of Demand Bids that may be submitted by a Load Serving Entity for any hour of an Operating Day, as determined pursuant to Operating Agreement, Schedule 1, section 1.10.1B, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.10.1B.

**Demand Bid Screening:**

“Demand Bid Screening” shall mean the process by which Demand Bids are reviewed against the applicable Demand Bid Limit, and rejected if they would exceed that limit, as determined pursuant to Operating Agreement, Schedule 1, section 1.10.1B, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.10.1B.

**Demand Resource:**

“Demand Resource” shall have the meaning provided in the Reliability Assurance Agreement.

**Designated Entity:**

“Designated Entity” shall mean an entity, including an existing Transmission Owner or Nonincumbent Developer, designated by the Office of the Interconnection with the responsibility to construct, own, operate, maintain, and finance Immediate-need Reliability Projects, Short-term Projects, Long-lead Projects, or Economic-based Enhancements or Expansions pursuant to Operating Agreement, Schedule 6, section 1.5.8.

**Direct Charging Energy:**

“Direct Charging Energy” shall mean the energy that an Energy Storage Resource purchases from the PJM Interchange Energy Market and (i) later resells to the PJM Interchange Energy Market; or (ii) is lost to conversion inefficiencies, provided that such inefficiencies are an unavoidable component of the conversion, storage, and discharge process that is used to resell energy back to the PJM Interchange Energy Market.

**Direct Load Control:**

“Direct Load Control” shall mean load reduction that is controlled directly by the Curtailment Service Provider’s market operations center or its agent, in response to PJM instructions.

**Dispatch Rate:**
“Dispatch Rate” shall mean the control signal, expressed in dollars per megawatt-hour, calculated and transmitted continuously and dynamically to direct the output level of all generation resources dispatched by the Office of the Interconnection in accordance with the Offer Data.

**Dispatched Charging Energy:**

“Dispatched Charging Energy” shall mean Direct Charging Energy that an Energy Storage Resource Model Participant receives from the electric grid pursuant to PJM dispatch while providing a service in the PJM markets.

**Dynamic Schedule:**

“Dynamic Schedule” shall have the same meaning set forth in the NERC Glossary of Terms Used in NERC Reliability Standards.

**Dynamic Transfer:**

“Dynamic Transfer” shall mean a Pseudo-Tie or Dynamic Schedule.
Definitions E - F

Economic-based Enhancement or Expansion:

“Economic-based Enhancement or Expansion” shall mean an enhancement or expansion described in Operating Agreement, Schedule 6, section 1.5.7(b) (i) – (iii) that is designed to relieve transmission constraints that have an economic impact.

Economic Load Response Participant:

“Economic Load Response Participant” shall mean a Member or Special Member that qualifies under Operating Agreement, Schedule 1, section 1.5A, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.5A to participate in the PJM Interchange Energy Market and/or Ancillary Services markets through reductions in demand.

Economic Maximum:

“Economic Maximum” shall mean the highest incremental MW output level, submitted to PJM market systems by a Market Participant, that a unit can achieve while following economic dispatch.

Economic Minimum:

“Economic Minimum” shall mean the lowest incremental MW output level, submitted to PJM market systems by a Market Participant, that a unit can achieve while following economic dispatch.

Effective Date:

“Effective Date” shall mean August 1, 1997, or such later date that FERC permits the Operating Agreement to go into effect.

Effective FTR Holder:

“Effective FTR Holder” shall mean:

(i) For an FTR Holder that is either a (a) privately held company, or (b) a municipality or electric cooperative, as defined in the Federal Power Act, such FTR Holder, together with any Affiliate, subsidiary or parent of the FTR Holder, any other entity that is under common ownership, wholly or partly, directly or indirectly, or has the ability to influence, directly or indirectly, the management or policies of the FTR Holder; or

(ii) For an FTR Holder that is a publicly traded company including a wholly owned subsidiary of a publicly traded company, such FTR Holder, together with any Affiliate, subsidiary or parent of the FTR Holder, any other PJM Member has over 10% common
ownership with the FTR Holder, wholly or partly, directly or indirectly, or has the ability to
influence, directly or indirectly, the management or policies of the FTR Holder; or

(iii) an FTR Holder together with any other PJM Member, including also any Affiliate,
subsidiary or parent of such other PJM Member, with which it shares common ownership,
wholly or partly, directly or indirectly, in any third entity which is a PJM Member (e.g., a
joint venture).

EIDSN, Inc.:

“EIDSN, Inc.” shall mean the nonstock, nonprofit corporation, formerly known as Eastern
Interconnection Data Sharing Network, Inc., or any successor thereto, that is operated primarily
for the purpose of developing operating tools and the facilitation of the secure, consistent,
effective, and efficient sharing of important electric transmission and operational data among
reliability coordinators and other relevant parties to help improve electric industry operations and
promote the reliable and efficient operation of the bulk electric system in the Eastern
Interconnection.

Electric Distributor:

“Electric Distributor” shall mean a Member that: 1) owns or leases with rights equivalent to
ownership electric distribution facilities that are used to provide electric distribution service to
electric load within the PJM Region; or 2) is a generation and transmission cooperative or a joint
municipal agency that has a member that owns electric distribution facilities used to provide
electric distribution service to electric load within the PJM Region.

Emergency:

“Emergency” shall mean: (i) an abnormal system condition requiring manual or automatic
action to maintain system frequency, or to prevent loss of firm load, equipment damage, or
tripping of system elements that could adversely affect the reliability of an electric system or the
safety of persons or property; or (ii) a fuel shortage requiring departure from normal operating
procedures in order to minimize the use of such scarce fuel; or (iii) a condition that requires
implementation of emergency procedures as defined in the PJM Manuals.

Emergency Load Response Program:

“Emergency Load Response Program” shall mean the program by which Curtailment Service
Providers may be compensated by PJM for Demand Resources that will reduce load when
dispatched by PJM during emergency conditions, and is described in Operating Agreement,
Schedule 1, section 8 and the parallel provisions of Tariff, Attachment K-Appendix, section 8.

End-Use Customer:

“End-Use Customer” shall mean a Member that is a retail end-user of electricity within the PJM
Region. For purposes of Member Committee classification, a Member that is a retail end-user
that owns generation may qualify as an End-Use customer if: (1) the average physical unforced
capacity owned by the Member and its affiliates in the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average PJM capacity obligation for the Member and its affiliates over the same time period; or (2) the average energy produced by the Member and its affiliates within the PJM region over the five Planning Periods immediately preceding the relevant Planning Period does not exceed the average energy consumed by that Member and its affiliates within the PJM region over the same time period. The foregoing notwithstanding, taking retail service may not be sufficient to qualify a Member as an End-Use Customer.

**Energy Market Opportunity Cost:**

“Energy Market Opportunity Cost” shall mean the difference between (a) the forecasted cost to operate a specific generating unit when the unit only has a limited number of available run hours due to limitations imposed on the unit by Applicable Laws and Regulations and (b) the forecasted future Locational Marginal Price at which the generating unit could run while not violating such limitations. Energy Market Opportunity Cost therefore is the value associated with a specific generating unit’s lost opportunity to produce energy during a higher valued period of time occurring within the same compliance period, which compliance period is determined by the applicable regulatory authority and is reflected in the rules set forth in PJM Manual 15. Energy Market Opportunity Costs shall be limited to those resources which are specifically delineated in Operating Agreement, Schedule 2.

**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 Model Participant:**


**Energy Storage Resource Participation Model:**

“Energy Storage Resource Participation Model” shall mean the participation model accepted by the Commission in Docket No. ER19-XXX-000.

**Equivalent Load:**

“Equivalent Load” shall mean the sum of a Market Participant’s net system requirements to serve its customer load in the PJM Region, if any, plus its net bilateral transactions.

**Extended Primary Reserve Requirement:**
“Extended Primary Reserve Requirement” shall equal the Primary Reserve Requirement in a Reserve Zone or Reserve Sub-zone, plus 190 MW, plus any additional reserves scheduled under emergency conditions necessary to address operational uncertainty. The Extended Primary Reserve Requirement is calculated in accordance with the PJM Manuals.

**Extended Synchronized Reserve Requirement:**

“Extended Synchronized Reserve Requirement” shall equal the Synchronized Reserve Requirement in a Reserve Zone or Reserve Sub-zone, plus 190 MW, plus any additional reserves scheduled under emergency conditions necessary to address operational uncertainty. The Extended Synchronized Reserve Requirement is calculated in accordance with the PJM Manuals.

**External Market Buyer:**

“External Market Buyer” shall mean a Market Buyer making purchases of energy from the PJM Interchange Energy Market for consumption by end-users outside the PJM Region, or for load in the PJM Region that is not served by Network Transmission Service.

**External Resource:**

“External Resource” shall mean a generation resource located outside the metered boundaries of the PJM Region.

**FERC or Commission:**

“FERC” or “Commission” shall mean the Federal Energy Regulatory Commission or any successor federal agency, commission or department exercising jurisdiction over the Tariff, Operating Agreement and Reliability Assurance Agreement.

**Final Offer:**

“Final Offer” shall mean the offer on which a resource was dispatched by the Office of the Interconnection for a particular clock hour for an Operating Day.

**Finance Committee:**

“Finance Committee” shall mean the body formed pursuant to Operating Agreement, section 7.5.1.

**Financial Transmission Right:**

“Financial Transmission Right” or “FTR” shall mean a right to receive Transmission Congestion Credits as specified in Operating Agreement, Schedule 1, section 5.2.2, and the parallel provisions of Tariff, Attachment K-Appendix, section 5.2.2.

**Financial Transmission Right Obligation:**
“Financial Transmission Right Obligation” shall mean a right to receive Transmission Congestion Credits as specified in Operating Agreement, Schedule 1, section 5.2.2(b), and the parallel provisions of Tariff, Attachment K-Appendix, section 5.2.2(c).

**Financial Transmission Right Option:**

“Financial Transmission Right Option” shall mean a right to receive Transmission Congestion Credits as specified in Operating Agreement, Schedule 1, section 5.2.2(c), and the parallel provisions of Tariff, Attachment K-Appendix, section 5.2.2(c).

**Flexible Resource:**

“Flexible Resource” shall mean a generating resource that must have a combined Start-up Time and Notification Time of less than or equal to two hours; and a Minimum Run Time of less than or equal to two hours.

**Form 715 Planning Criteria:**

“Form 715 Planning Criteria” shall mean individual Transmission Owner FERC-filed planning criteria as described in Operating Agreement, Schedule 6, section 1.2(e) and filed with FERC Form No. 715 and posted on the PJM website.

**FTR Holder:**

“FTR Holder” shall mean the PJM Member that has acquired and possesses an FTR.

**Fuel Cost Policy:**

“Fuel Cost Policy” shall mean the document provided by a Market Seller to PJM and the Market Monitoring Unit in accordance with PJM Manual 15 and Operating Agreement, Schedule 2, which documents the Market Seller’s method used to price fuel for calculation of the Market Seller’s cost-based offer(s) for a generation resource.
Immediate-need Reliability Project:

“Immediate-need Reliability Project” shall mean a reliability-based transmission enhancement or expansion that the Office of the Interconnection has identified to resolve a need that must be addressed within three years or less from the year the Office of the Interconnection identified the existing or projected limitations on the Transmission System that gave rise to the need for such enhancement or expansion pursuant to the study process described in Operating Agreement, Schedule 6, section 1.5.3.

Inadvertent Interchange:

“Inadvertent Interchange” shall mean the difference between net actual energy flow and net scheduled energy flow into or out of the individual Control Areas operated by PJM.

Increment Offer:

“Increment Offer” shall mean a type of Virtual Transaction that is an offer to sell energy at a specified location in the Day-ahead Energy Market. A cleared Increment Offer results in scheduled generation at the specified location in the Day-ahead Energy Market.

Incremental Energy Offer:

“Incremental Energy Offer” shall mean offer segments comprised of a pairing of price (in dollars per MWh) and megawatt quantities, which must be a non-decreasing function and taken together produce all of the energy segments above a resource’s Economic Minimum. No-load Costs are not included in the Incremental Energy Offer.

Incremental Multi-Driver Project:

“Incremental Multi-Driver Project” shall mean a Multi-Driver Project that is planned as described in Operating Agreement, Schedule 6, section 1.5.10(h).

Information Request:

“Information Request” shall mean a written request, in accordance with the terms of the Operating Agreement for disclosure of confidential information pursuant to Operating Agreement, section 18.17.4.

Interface Pricing Point:

“Interface Pricing Point” shall have the meaning specified in Operating Agreement, Schedule 1, section 2.6A, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.6A.

Internal Market Buyer:
“Internal Market Buyer” shall mean a Market Buyer making purchases of energy from the PJM Interchange Energy Market for ultimate consumption by end-users inside the PJM Region that are served by Network Transmission Service

**Interregional Transmission Project:**

“Interregional Transmission Project” shall mean transmission facilities that would be located within two or more neighboring transmission planning regions and are determined by each of those regions to be a more efficient or cost effective solution to regional transmission needs.

**LLC:**

“LLC” shall mean PJM Interconnection, L.L.C., a Delaware limited liability company.

**Load Management:**

“Load Management” shall mean a Demand Resource (“DR”) as defined in the Reliability Assurance Agreement.

**Load Management Event:**

“Load Management Event” shall mean a) a single temporally contiguous dispatch of Demand Resources in a Compliance Aggregation Area during an Operating Day, or b) multiple dispatches of Demand Resources in a Compliance Aggregation Area during an Operating Day that are temporally contiguous.

**Load Reduction Event:**

“Load Reduction Event” shall mean a reduction in demand by a Member or Special Member for the purpose of participating in the PJM Interchange Energy Market.

**Load Serving Charging Energy:**

“Load Serving Charging Energy” shall mean energy that is purchased from the PJM Interchange Energy Market and stored in an Energy Storage Resource for later resale to end-use load.

**Load Serving Entity:**

“Load Serving Entity” or “LSE” shall mean any entity (or the duly designated agent of such an entity), including a load aggregator or power marketer, (i) serving end-users within the PJM Region, and (ii) that has been granted the authority or has an obligation pursuant to state or local law, regulation or franchise to sell electric energy to end-users located within the PJM Region. Load Serving Entity shall include any end-use customer that qualifies under state rules or a
utility retail tariff to manage directly its own supply of electric power and energy and use of transmission and ancillary services.

Local Plan:

“Local Plan” shall include Supplemental Projects as identified by the Transmission Owners within their zone and Subregional RTEP projects developed to comply with all applicable reliability criteria, including Transmission Owners’ planning criteria or based on market efficiency analysis and in consideration of Public Policy Requirements.

Location:

“Location” as used in the Economic Load Response rules shall mean an end-use customer site as defined by the relevant electric distribution company account number.

Locational Marginal Price:

“Locational Marginal Price” or “LMP” shall mean the market clearing marginal price for energy at the location the energy is delivered or received, calculated as specified in Operating Agreement, Schedule 1, section 2, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.

LOC Deviation:

“LOC Deviation,” shall mean, for units other than wind units, the LOC Deviation shall equal the desired megawatt amount for the resource determined according to the point on the Final Offer curve corresponding to the Real-time Settlement Interval real-time Locational Marginal Price at the resource’s bus and adjusted for any Regulation or Tier 2-Synchronized Reserve assignments and limited to the lesser of the unit’s Economic Maximum or the unit’s Generation Resource Maximum Output, minus the actual output of the unit. For wind units, the LOC Deviation shall mean the deviation of the generating unit’s output equal to the lesser of the PJM forecasted output for the unit or the desired megawatt amount for the resource determined according to the point on the Final Offer curve corresponding to the Real-time Settlement Interval real-time Locational Marginal Price at the resource’s bus, and shall be limited to the lesser of the unit’s Economic Maximum or the unit’s Generation Resource Maximum Output, minus the actual output of the unit.

Long-lead Project:

“Long-lead Project” shall mean a transmission enhancement or expansion with an in-service date more than five years from the year in which, pursuant to Operating Agreement, Schedule 6, section 1.5.8(c), the Office of the Interconnection posts the violations, system conditions, or Public Policy Requirements to be addressed by the enhancement or expansion.

Loss Price:
“Loss Price” shall mean the loss component of the Locational Marginal Price, which is the effect on transmission loss costs (whether positive or negative) associated with increasing the output of a generation resource or decreasing the consumption by a Demand Resource based on the effect of increased generation from or consumption by the resource on transmission losses, calculated as specified in Operating Agreement, Schedule 1, section 2, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.
Definitions M - N

M2M Flowgate:

“M2M Flowgate” shall have the meaning provided in the Joint Operating Agreement between the Midcontinent Independent Transmission System Operator, Inc. and PJM Interconnection, L.L.C.

Maintenance Adder:

“Maintenance Adder” shall mean an adder that may be included to account for variable operation and maintenance expenses in a Market Seller’s Fuel Cost Policy. The Maintenance Adder is calculated in accordance with the applicable provisions of PJM Manual 15, and may only include expenses incurred as a result of electric production.

Market Buyer:

“Market Buyer” shall mean a Member that has met reasonable creditworthiness standards established by the Office of the Interconnection and that is otherwise able to make purchases in the PJM Interchange Energy Market.

Market Monitoring Unit or MMU:

“Market Monitoring Unit” or “MMU” shall mean the independent Market Monitoring Unit defined in 18 CFR § 35.28(a)(7) and established under the PJM Market Monitoring Plan (Attachment M) to the PJM Tariff that is responsible for implementing the Market Monitoring Plan, including the Market Monitor. The Market Monitoring Unit may also be referred to as the IMM or Independent Market Monitor for PJM.

Market Operations Center:

“Market Operations Center” shall mean the equipment, facilities and personnel used by or on behalf of a Market Participant to communicate and coordinate with the Office of the Interconnection in connection with transactions in the PJM Interchange Energy Market or the operation of the PJM Region.

Market Participant:

“Market Participant” shall mean a Market Buyer, a Market Seller, an Economic Load Response Participant, or all three, except when such term is used in Tariff, Attachment M, in which case Market Participant shall mean an entity that generates, transmits, distributes, purchases, or sells electricity, ancillary services, or any other product or service provided under the PJM Tariff or Operating Agreement within, into, out of, or through the PJM Region, but it shall not include an Authorized Government Agency that consumes energy for its own use but does not purchase or sell energy at wholesale.
Market Participant Energy Injection:

“Market Participant Energy Injection” shall mean transactions in the Day-ahead Energy Market and Real-time Energy Market, including but not limited to Day-ahead generation schedules, real-time generation output, Increment Offers, internal bilateral transactions and import transactions, as further described in the PJM Manuals.

Market Participant Energy Withdrawal:

“Market Participant Energy Withdrawal” shall mean transactions in the Day-ahead Energy Market and Real-time Energy Market, including but not limited to Demand Bids, Decrement Bids, real-time load (net of Behind The Meter Generation expected to be operating, but not to be less than zero), internal bilateral transactions and Export Transactions, as further described in the PJM Manuals.

Market Seller:

“Market Seller” shall mean a Member that has met reasonable creditworthiness standards established by the Office of the Interconnection and that is otherwise able to make sales in the PJM Interchange Energy Market.

Maximum Emergency:

“Maximum Emergency” shall mean the designation of all or part of the output of a generating unit for which the designated output levels may require extraordinary procedures and therefore are available to the Office of the Interconnection only when the Office of the Interconnection declares a Maximum Generation Emergency and requests generation designated as Maximum Emergency to run. The Office of the Interconnection shall post on the PJM website the aggregate amount of megawatts that are classified as Maximum Emergency.

Maximum Generation Emergency:

“Maximum Generation Emergency” shall mean an Emergency declared by the Office of the Interconnection to address either a generation or transmission emergency in which the Office of the Interconnection anticipates requesting one or more Generation Capacity Resources, or Non-Retail Behind The Meter Generation resources to operate at its maximum net or gross electrical power output, subject to the equipment stress limits for such Generation Capacity Resource or Non-Retail Behind The Meter resource in order to manage, alleviate, or end the Emergency.

Maximum Daily Starts:

“Maximum Daily Starts” shall mean the maximum number of times that a generating unit can be started in an Operating Day under normal operating conditions.

Maximum Generation Emergency Alert:
“Maximum Generation Emergency Alert” shall mean an alert issued by the Office of the Interconnection to notify PJM Members, Transmission Owners, resource owners and operators, customers, and regulators that a Maximum Generation Emergency may be declared, for any Operating Day in either, as applicable, the Day-ahead Energy Market or the Real-time Energy Market, for all or any part of such Operating Day.

**Maximum Run Time:**

“Maximum Run Time” shall mean the maximum number of hours a generating unit can run over the course of an Operating Day, as measured by PJM’s State Estimator.

**Maximum Weekly Starts:**

“Maximum Weekly Starts” shall mean the maximum number of times that a generating unit can be started in one week, defined as the 168 hour period starting Monday 0001 hour, under normal operating conditions.

**Member:**

“Member” shall mean an entity that satisfies the requirements of Operating Agreement, section 11.6 and that (i) is a member of the LLC immediately prior to the Effective Date, or (ii) has executed an Additional Member Agreement in the form set forth in Operating Agreement, Schedule 4.

**Members Committee:**

“Members Committee” shall mean the committee specified in Operating Agreement, section 8, composed of representatives of all the Members.

**Minimum 30-minute Reserve Requirement:**

“Minimum 30-minute Reserve Requirement” shall mean the megawatts required to be maintained in a Reserve Zone or Reserve Sub-zone as 30-minute Reserve, inclusive of any increase to account for additional reserves scheduled to address operational uncertainty. The Minimum 30-minute Reserve Requirement is calculated in accordance with the PJM Manuals and establishes the first segment on the Operating Reserve Demand Curve for 30-minute Reserve.

**Minimum Generation Emergency:**

“Minimum Generation Emergency” shall mean an Emergency declared by the Office of the Interconnection in which the Office of the Interconnection anticipates requesting one or more generating resources to operate at or below Normal Minimum Generation, in order to manage, alleviate, or end the Emergency.

**Minimum Down Time:**
For all generating units that are not combined cycle units, “Minimum Down Time” shall mean the minimum number of hours under normal operating conditions between unit shutdown and unit startup, calculated as the shortest time difference between the unit’s generator breaker opening and after the unit’s generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero. For combined cycle units, “Minimum Down Time” shall mean the minimum number of hours between the last generator breaker opening and after first combustion turbine generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero.

**Minimum Primary Reserve Requirement:**

“Minimum Primary Reserve Requirement” shall mean the megawatts required to be maintained in a Reserve Zone or Reserve Sub-zone as Primary Reserve, inclusive of any increase to account for additional reserves scheduled to address operational uncertainty. The Minimum Primary Reserve Requirement is calculated in accordance with the PJM Manuals, and establishes the first segment on the Operating Reserve Demand Curve for Primary Reserve.

**Minimum Run Time:**

For all generating units that are not combined cycle units, “Minimum Run Time” shall mean the minimum number of hours a unit must run, in real-time operations, from the time after generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero, to the time of generator breaker opening, as measured by PJM’s State Estimator. For combined cycle units, “Minimum Run Time” shall mean the time period after the first combustion turbine generator breaker closure, which is typically indicated by telemetered or aggregated State Estimator megawatts greater than zero, and the last generator breaker opening as measured by PJM’s State Estimator.

**Minimum Synchronized Reserve Requirement:**

“Minimum Synchronized Reserve Requirement” shall mean the megawatts required to be maintained in a Reserve Zone or Reserve Sub-zone as Synchronized Reserve, inclusive of any increase to account for additional reserves scheduled to address operational uncertainty. The Minimum Synchronized Reserve Requirement is calculated in accordance with the PJM Manuals, and establishes the first segment on the Operating Reserve Demand Curve for Synchronized Reserve.

**MISO:**

“MISO” shall mean the Midcontinent Independent System Operator, Inc. or any successor thereto.

**Multi-Driver Project:**
“Multi-Driver Project” shall mean a transmission enhancement or expansion that addresses more than one of the following: reliability violations, economic constraints or State Agreement Approach initiatives.

NERC:

“NERC” shall mean the North American Electric Reliability Corporation, or any successor thereto.

NERC Functional Model:

“NERC Functional Model” shall be the set of functions that must be performed to ensure the reliability of the electric bulk power system. The NERC Reliability Standards establish the requirements of the responsible entities that perform the functions defined in the Functional Model.

NERC Interchange Distribution Calculator:

“NERC Interchange Distribution Calculator” shall mean the NERC mechanism that is in effect and being used to calculate the distribution of energy, over specific transmission interfaces, from energy transactions.

NERC Reliability Standards:

“NERC Reliability Standards” shall mean those standards that have been developed by NERC and approved by FERC to ensure the reliability of the electric bulk power system.

NERC Rules of Procedure: “NERC Rules of Procedure” shall be the rules and procedures developed by NERC and approved by the FERC. These rules include the process by which a responsible entity, who is to perform a set of functions to ensure the reliability of the electric bulk power system, must register as the Registered Entity.

Net Benefits Test:

“Net Benefits Test” shall mean a calculation to determine whether the benefits of a reduction in price resulting from the dispatch of Economic Load Response exceeds the cost to other loads resulting from the billing unit effects of the load reduction, as specified in Operating Agreement, Schedule 1, section 3.3A.4 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.4.

Network Resource:

“Network Resource” shall have the meaning specified in the PJM Tariff.

Network Service User:
“Network Service User” shall mean an entity using Network Transmission Service.

**Network Transmission Service:**

“Network Transmission Service” shall mean transmission service provided pursuant to the rates, terms and conditions set forth in Tariff, Part III, or transmission service comparable to such service that is provided to a Load Serving Entity that is also a Transmission Owner.

**New York ISO or NYISO:**

“New York ISO” or “NYISO” shall mean the New York Independent System Operator, Inc. or any successor thereto.

**No-load Cost:**

“No-load Cost” shall mean the hourly cost required to create the starting point of a monotonically increasing incremental offer curve for a generating unit.

**Non-Disclosure Agreement:**

“Non-Disclosure Agreement” shall mean an agreement between an Authorized Person and the Office of the Interconnection, pursuant to Operating Agreement, section, the form of which is appended to this Agreement as Operating Agreement, Schedule 10, wherein the Authorized Person is given access to otherwise restricted confidential information, for the benefit of their respective Authorized Commission.

**Non-Dispatched Charging Energy:**

“Non-Dispatched Charging Energy” shall mean all Direct Charging Energy that an Energy Storage Resource Model Participant receives from the electric grid that is not otherwise Dispatched Charging Energy.

**Nonincumbent Developer:**

“Nonincumbent Developer” shall mean: (1) a transmission developer that does not have an existing Zone in the PJM Region as set forth in Tariff, Attachment J; or (2) a Transmission Owner that proposes a transmission project outside of its existing Zone in the PJM Region as set forth in Tariff, Attachment J.

**Non-Regulatory Opportunity Cost:**

“Non-Regulatory Opportunity Cost” shall mean the difference between (a) the forecasted cost to operate a specific generating unit when the unit only has a limited number of starts or available run hours resulting from (i) the physical equipment limitations of the unit, for up to one year, due to original equipment manufacturer recommendations or insurance carrier restrictions, (ii) a fuel supply limitation, for up to one year, resulting from an event of Catastrophic Force Majeure; and,
(b) the forecasted future Locational Marginal Price at which the generating unit could run while not violating such limitations. Non-Regulatory Opportunity Cost therefore is the value associated with a specific generating unit’s lost opportunity to produce energy during a higher valued period of time occurring within the same period of time in which the unit is bound by the referenced restrictions, and is reflected in the rules set forth in PJM Manual 15. Non-Regulatory Opportunity Costs shall be limited to those resources which are specifically delineated in Operating Agreement, Schedule 2.

**Non-Retail Behind The Meter Generation:**

“Non-Retail Behind The Meter Generation” shall mean Behind the Meter Generation that is used by municipal electric systems, electric cooperatives, and electric distribution companies to serve load.

**Non-Synchronized Reserve:**

“Non-Synchronized Reserve” shall mean the reserve capability of non-emergency generation resources that can be converted fully into energy within ten minutes of a request from the Office of the Interconnection dispatcher, and is provided by equipment that is not electrically synchronized to the Transmission System.

**Non-Synchronized Reserve Event:**

“Non-Synchronized Reserve Event” shall mean a request from the Office of the Interconnection to generation resources able and assigned to provide Non-Synchronized Reserve in one or more specified Reserve Zones or Reserve Sub-zones, within ten minutes to increase the energy output by the amount of assigned Non-Synchronized Reserve capability.

**Non-Variable Loads:**

“Non-Variable Loads” shall have the meaning specified in Operating Agreement, Schedule 1, section 1.5A.6, and the parallel provisions of Tariff, Attachment K-Appendix, 1.5A.6.

**Normal Maximum Generation:**

“Normal Maximum Generation” shall mean the highest output level of a generating resource under normal operating conditions.

**Normal Minimum Generation:**

“Normal Minimum Generation” shall mean the lowest output level of a generating resource under normal operating conditions.
Definitions O - P

Offer Data:

“Offer Data” shall mean the scheduling, operations planning, dispatch, new resource, and other data and information necessary to schedule and dispatch generation resources and Demand Resource(s) for the provision of energy and other services and the maintenance of the reliability and security of the Transmission System in the PJM Region, and specified for submission to the PJM Interchange Energy Market for such purposes by the Office of the Interconnection.

Office of the Interconnection:

“Office of the Interconnection” shall mean the employees and agents of PJM Interconnection, L.L.C. subject to the supervision and oversight of the PJM Board, acting pursuant to the Operating Agreement.

Office of the Interconnection Control Center:

“Office of the Interconnection Control Center” shall mean the equipment, facilities and personnel used by the Office of the Interconnection to coordinate and direct the operation of the PJM Region and to administer the PJM Interchange Energy Market, including facilities and equipment used to communicate and coordinate with the Market Participants in connection with transactions in the PJM Interchange Energy Market or the operation of the PJM Region.

On-Site Generators:

“On-Site Generators” shall mean generation facilities (including Behind The Meter Generation) that (i) are not Capacity Resources, (ii) are not injecting into the grid, (iii) are either synchronized or non-synchronized to the Transmission System, and (iv) can be used to reduce demand for the purpose of participating in the PJM Interchange Energy Market.

Open Access Same-Time Information System (OASIS) or PJM Open Access Same-time Information System:

“Open Access Same-Time Information System,” “PJM Open Access Same-time Information System” or “OASIS” shall mean the electronic communication system and information system and standards of conduct contained in Part 37 and Part 38 of the Commission’s regulations and all additional requirements implemented by subsequent Commission orders dealing with OASIS for the collection and dissemination of information about transmission services in the PJM Region, established and operated by the Office of the Interconnection in accordance with FERC standards and requirements.

Operating Day:

“Operating Day” shall mean the daily 24 hour period beginning at midnight for which transactions on the PJM Interchange Energy Market are scheduled.

Operating Margin:
“Operating Margin” shall mean the incremental adjustments, measured in megawatts, required in PJM Region operations in order to accommodate, on a first contingency basis, an operating contingency in the PJM Region resulting from operations in an interconnected Control Area. Such adjustments may result in constraints causing Transmission Congestion Charges, or may result in Ancillary Services charges pursuant to the PJM Tariff.

**Operating Margin Customer:**

“Operating Margin Customer” shall mean a Control Area purchasing Operating Margin pursuant to an agreement between such other Control Area and the LLC.

**Operating Reserve:**

“Operating Reserve” shall mean the amount of generating capacity scheduled to be available for a specified period of an Operating Day to ensure the reliable operation of the PJM Region, as specified in the PJM Manuals.

**Operating Reserve Demand Curve:**

“Operating Reserve Demand Curve” shall mean a curve with prices on the y-axis and megawatts on the x-axis, which defines the relationship between each incremental megawatt of reserves that can be used to meet a given reserve requirement and the value placed on maintaining that megawatt level of reserve, expressed in $/MWh.

**Operator-initiated Commitment:**

“Operator-initiated Commitment” shall mean a commitment after the Day-ahead Energy Market and Day-ahead Scheduling Reserves Market, whether manual or automated, for a reason other than minimizing the total production costs of serving load.

**Original PJM Agreement:**

“Original PJM Agreement” shall mean that certain agreement between certain of the Members, originally dated September 26, 1956, and as amended and supplemented up to and including December 31, 1996, relating to the coordinated operation of their electric supply systems and the interchange of electric capacity and energy among their systems.

**Other Supplier:**

“Other Supplier” shall mean a Member that: (i) is engaged in buying, selling or transmitting electric energy, capacity, ancillary services, financial transmission rights or other services available under PJM’s governing documents in or through the Interconnection or has a good faith intent to do so, and; (ii) does not qualify for the Generation Owner, Electric Distributor, Transmission Owner or End-Use Customer sectors.
PJM Board:

“PJM Board” shall mean the Board of Managers of the LLC, acting pursuant to the Operating Agreement, except when such term is being used in Tariff, Attachment M, in which case PJM Board shall mean the Board of Managers of PJM or its designated representative, exclusive of any members of PJM Management.

PJM Control Area:

“PJM Control Area” shall mean the Control Area recognized by NERC as the PJM Control Area.

PJM Dispute Resolution Procedures:

“PJM Dispute Resolution Procedures” shall mean the procedures for the resolution of disputes set forth in Operating Agreement, Schedule 5.

PJM Governing Agreements:

“PJM Governing Agreements” shall mean the PJM Open Access Transmission Tariff, the Operating Agreement, the Consolidated Transmission Owners Agreement, the Reliability Assurance Agreement, or any other applicable agreement approved by the FERC and intended to govern the relationship by and among PJM and any of its Members.

PJM Interchange:

“PJM Interchange” shall mean the following, as determined in accordance with the Operating Agreement and Tariff: (a) for a Market Participant that is a Network Service User, the amount by which its interval Equivalent Load exceeds, or is exceeded by, the sum of the interval outputs of its operating generating resources; or (b) for a Market Participant that is not a Network Service User, the amount of its Spot Market Backup; or (c) the interval scheduled deliveries of Spot Market Energy by a Market Seller from an External Resource; or (d) the interval net metered output of any other Market Seller; or (e) the interval scheduled deliveries of Spot Market Energy to an External Market Buyer; or (f) the interval scheduled deliveries to an Internal Market Buyer that is not a Network Service User.

PJM Interchange Energy Market:

“PJM Interchange Energy Market” shall mean the regional competitive market administered by the Office of the Interconnection for the purchase and sale of spot electric energy at wholesale in interstate commerce and related services established pursuant to Operating Agreement, Schedule 1, and the parallel provisions of Tariff, Attachment K-Appendix.

PJM Interchange Export:
“PJM Interchange Export” shall mean the following, as determined in accordance with the Operating Agreement and Tariff: (a) for a Market Participant that is a Network Service User, the amount by which its interval Equivalent Load is exceeded by the sum of the interval outputs of its operating generating resources; or (b) for a Market Participant that is not a Network Service User, the amount of its Spot Market Backup sales; or (c) the interval scheduled deliveries of Spot Market Energy by a Market Seller from an External Resource; or (d) the interval net metered output of any other Market Seller.

**PJM Interchange Import:**

“PJM Interchange Import” shall mean the following, as determined in accordance with the Operating Agreement and Tariff: (a) for a Market Participant that is a Network Service User, the amount by which its interval Equivalent Load exceeds the sum of the interval outputs of its operating generating resources; or (b) for a Market Participant that is not a Network Service User, the amount of its Spot Market Backup purchases; or (c) the interval scheduled deliveries of Spot Market Energy to an External Market Buyer; or (d) the interval scheduled deliveries to an Internal Market Buyer that is not a Network Service User.

**PJM Manuals:**

“PJM Manuals” shall mean the instructions, rules, procedures and guidelines established by the Office of the Interconnection for the operation, planning, and accounting requirements of the PJM Region and the PJM Interchange Energy Market.

**PJM Mid-Atlantic Region:**


**PJM Region:**

“PJM Region” shall mean the aggregate of the Zones within PJM as set forth in Tariff, Attachment J.

**PJMSettlement:**

“PJMSettlement” or “PJM Settlement, Inc.” shall mean PJM Settlement, Inc. (or its successor), established by PJM as set forth in Operating Agreement, section 3.3.

**PJM South Region:**

“PJM South Region” shall mean the Transmission Facilities of Virginia Electric and Power Company.
PJM Tariff, Tariff, O.A.T.T., OATT or PJM Open Access Transmission Tariff:

“PJM Tariff,” “Tariff,” “O.A.T.T.,” or “PJM Open Access Transmission Tariff” shall mean that certain “PJM Open Access Transmission Tariff”, including any schedules, appendices, or exhibits attached thereto, on file with FERC and as amended from time to time thereafter.

PJM West Region:

“PJM West Region” shall mean the Zones of Allegheny Power; Commonwealth Edison Company (including Commonwealth Edison Co. of Indiana); AEP East Affiliate Companies; The Dayton Power and Light Company; the Duquesne Light Company; American Transmission Systems, Incorporated; Duke Energy Ohio, Inc., Duke Energy Kentucky, Inc. and East Kentucky Power Cooperative, Inc.

Planning Period:

“Planning Period” shall have the meaning specified in the Reliability Assurance Agreement.

Planning Period Balance:

“Planning Period Balance” shall mean the entire period of time remaining in the Planning Period following the month that a monthly auction is conducted.

Planning Period Quarter:

“Planning Period Quarter” shall mean any of the following three month periods in the Planning Period: June, July and August; September, October and November; December, January and February; or March, April and May.

Point-to-Point Transmission Service:

“Point-to-Point Transmission Service” shall mean the reservation and transmission of capacity and energy on either a firm or non-firm basis from the Point(s) of Delivery under Tariff, Part II.

PRD Curve:

“PRD Curve” shall have the meaning provided in the Reliability Assurance Agreement.

PRD Provider:

“PRD Provider” shall have the meaning provided in the Reliability Assurance Agreement.

PRD Reservation Price:
“PRD Reservation Price” shall have the meaning provided in the Reliability Assurance Agreement.

PRD Substation:

“PRD Substation” shall have the meaning provided in the Reliability Assurance Agreement.

Pre-Emergency Load Response Program:

“Pre-Emergency Load Response Program” shall be the program by which Curtailment Service Providers may be compensated by PJM for Demand Resources that will reduce load when dispatched by PJM during pre-emergency conditions, and is described in Operating Agreement, Schedule 1, section 8 and the parallel provisions of Tariff, Attachment K-appendix, section 8.

President:

“President” shall have the meaning specified in Operating Agreement, section 9.2.

Price Responsive Demand:

“Price Responsive Demand” shall have the meaning provided in the Reliability Assurance Agreement.

Primary Reserve:

“Primary Reserve” shall mean the total reserve capability of generation resources that can be converted fully into energy or Economic Load Response Participant resources whose demand can be reduced within ten minutes of a request from the Office of the Interconnection dispatcher, and is comprised of both Synchronized Reserve and Non-Synchronized Reserve.

Primary Reserve Alert:

“Primary Reserve Alert” shall mean a notification from PJM to alert Members of an anticipated shortage of Operating Reserve capacity for a future critical period.

Primary Reserve Requirement:

“Primary Reserve Requirement” shall mean the demand for Primary Reserves required to be maintained in a Reserve Zone or Reserve Sub-zone, as defined by the Operating Reserve Demand Curve for Primary Reserve. The requirement can be satisfied by any combination of Synchronized Reserve or Non-Synchronized Reserve resources, absent any increase to account for additional reserves scheduled to address operational uncertainty. The Primary-Reserve-Requirement is calculated in accordance with the PJM Manuals.

Prohibited Securities:
“Prohibited Securities” shall mean the Securities of a Member, Eligible Customer, or Nonincumbent Developer, or their Affiliates, if:

(1) the primary business purpose of the Member or Eligible Customer, or their Affiliates, is to buy, sell or schedule energy, power, capacity, ancillary services or transmission services as indicated by an industry code within the “Electric Power Generation, Transmission, and Distribution” industry group under the North American Industry Classification System (“NAICS”) or otherwise determined by the Office of the Interconnection;

(2) the Nonincumbent Developer has been pre-qualified as eligible to be a Designated Entity pursuant to Operating Agreement, Schedule 6;

(3) the total (gross) financial settlements regarding the use of transmission capacity of the Transmission System and/or transactions in the centralized markets that the Office of the Interconnection administers under the Tariff and the Operating Agreement for all Members or Eligible Customers affiliated with the publicly traded company during its most recently completed fiscal year is equal to or greater than 0.5% of its gross revenues for the same time period; or

(4) the total (gross) financial settlements regarding the use of transmission capacity of the Transmission System and/or transactions in the centralized markets that the Office of the Interconnection administers under the Tariff and the Operating Agreement for all Members or Eligible Customers affiliated with the publicly traded company during the prior calendar year is equal to or greater than 3% of the total transactions for which PJMSettlement is a Counterparty pursuant to Operating Agreement, section 3.3 for the same time period.

The Office of the Interconnection shall compile and maintain a list of the Prohibited Securities publicly traded and post this list for all employees and distribute the list to the Board Members.

**Proportional Multi-Driver Project:**

“Proportional Multi-Driver Project” shall mean a Multi-Driver Project that is planned as described in Operating Agreement, Schedule 6, section 1.5.10(h).

**Pseudo-Tie:**

“Pseudo-Tie shall have the same meaning set forth in the NERC Glossary of Terms Used in NERC Reliability Standards.

**Public Policy Objectives:**

“Public Policy Objectives” shall refer to Public Policy Requirements, as well as public policy initiatives of state or federal entities that have not been codified into law or regulation but which nonetheless may have important impacts on long term planning considerations.
Public Policy Requirements:

“Public Policy Requirements” shall refer to policies pursued by: (a) state or federal entities, where such policies are reflected in duly enacted statutes or regulations, including but not limited to, state renewable portfolio standards and requirements under Environmental Protection Agency regulations; and (b) local governmental entities such as a municipal or county government, where such policies are reflected in duly enacted laws or regulations passed by the local governmental entity.
Definitions Q - R

Ramping Capability:

“Ramping Capability” shall mean the sustained rate of change of generator output, in megawatts per minute.

Real-time Congestion Price:

“Real-time Congestion Price” shall mean the Congestion Price resulting from the Office of the Interconnection’s dispatch of the PJM Interchange Energy Market in the Operating Day.

Real-time Loss Price:

“Real-time Loss Price” shall mean the Loss Price resulting from the Office of the Interconnection’s dispatch of the PJM Interchange Energy Market in the Operating Day.

Real-time Offer:

“Real-time Offer” shall mean a new offer or an update to a Market Seller’s existing cost-based or market-based offer for a clock hour, submitted after the close of the Day-ahead Energy Market.

Real-time Prices:

“Real-time Prices” shall mean the Locational Marginal Prices resulting from the Office of the Interconnection’s dispatch of the PJM Interchange Energy Market in the Operating Day.

Real-time Energy Market:

“Real-time Energy Market” shall mean the purchase or sale of energy and payment of Transmission Congestion Charges for quantity deviations from the Day-ahead Energy Market in the Operating Day.

Real-time Settlement Interval:

“Real-time Settlement Interval” shall mean the interval used by settlements, which shall be every five minutes.

Real-time System Energy Price:


Regional Entity:
“Regional Entity” shall mean an organization that NERC has delegated the authority to propose and enforce reliability standards pursuant to the Federal Power Act.

**Regional RTEP Project:**

“Regional RTEP Project” shall mean a transmission expansion or enhancement rated at 230 kV or above which is required for compliance with the following PJM criteria: system reliability, operational performance or economic criteria, pursuant to a determination by the Office of the Interconnection.

**Registered Entity:**

“Registered Entity” shall mean the entity registered under the NERC Functional Model and NERC Rules of Procedures for the purpose of compliance with NERC Reliability Standards and responsible for carrying out the tasks within a NERC function without regard to whether a task or tasks are performed by another entity pursuant to the terms of the PJM Governing Agreements.

**Regulation:**

“Regulation” shall mean the capability of a specific generation resource or Demand Resource with appropriate telecommunications, control and response capability to separately increase and decrease its output or adjust load in response to a regulating control signal, in accordance with the specifications in the PJM Manuals.

**Regulation Zone:**

“Regulation Zone” shall mean any of those one or more geographic areas, each consisting of a combination of one or more Control Zone(s) as designated by the Office of the Interconnection in the PJM Manuals, relevant to provision of, and requirements for, regulation service.

**Related Parties:**

“Related Parties” shall mean, solely for purposes of the governance provisions of the Operating Agreement: (i) any generation and transmission cooperative and one of its distribution cooperative members; and (ii) any joint municipal agency and one of its members. For purposes of the Operating Agreement, representatives of state or federal government agencies shall not be deemed Related Parties with respect to each other, and a public body's regulatory authority, if any, over a Member shall not be deemed to make it a Related Party with respect to that Member.

**Relevant Electric Retail Regulatory Authority:**

“Relevant Electric Retail Regulatory Authority” shall mean an entity that has jurisdiction over and establishes prices and policies for competition for providers of retail electric service to end-customers, such as the city council for a municipal utility, the governing board of a cooperative utility, the state public utility commission or any other such entity.
Reliability Assurance Agreement or PJM Reliability Assurance Agreement:

“Reliability Assurance Agreement” or “PJM Reliability Assurance Agreement” shall mean that certain Reliability Assurance Agreement Among Load-Serving Entities in the PJM Region, on file with FERC as PJM Interconnection, L.L.C. Rate Schedule FERC. No. 44, and as amended from time to time thereafter.

Reserve Penalty Factor:

“Reserve Penalty Factor” shall mean the maximum production cost, in $/MWh, willing to be incurred to meet the Minimum Primary Reserve Requirement, Minimum Synchronized Reserve Requirement, or Minimum 30-minute Reserve Requirement for a given Reserve Zone or Reserve Sub-zone, as specified by the applicable Operating Reserve Demand Curve cost, in $/MWh, associated with being unable to meet a specific reserve requirement in a Reserve Zone or Reserve Sub-zone. A Reserve Penalty Factor will be defined for each reserve requirement in a Reserve Zone or Reserve Sub-zone.

Reserve Sub-zone:

“Reserve Sub-zone” shall mean any of those geographic areas wholly contained within a Reserve Zone, consisting of a combination of a portion of one or more Control Zone(s) as designated by the Office of the Interconnection in the PJM Manuals, relevant to provision of, and requirements for, reserve service.

Reserve Zone:

“Reserve Zone” shall mean any of those geographic areas consisting of a combination of one or more Control Zone(s) as designated by the Office of the Interconnection in the PJM Manuals, relevant to provision of, and requirements for, reserve service.

Residual Auction Revenue Rights:

“Residual Auction Revenue Rights” shall mean incremental stage 1 Auction Revenue Rights created within a Planning Period by an increase in transmission system capability, including the return to service of existing transmission capability, that was not modeled pursuant to Operating Agreement, Schedule 1, section 7.5, and the parallel provisions of Tariff, Attachment K-Appendix, section 7.5 in compliance with Operating Agreement, Schedule 1, section 7.4.2(h), and the parallel provisions of Tariff, Attachment K-Appendix, section 7.4.2(h), and, if modeled, would have increased the amount of stage 1 Auction Revenue Rights allocated pursuant to Operating Agreement, Schedule 1, section 7.4.2, and the parallel provisions of Attachment K-Appendix, section 7.4.2; provided that, the foregoing notwithstanding, Residual Auction Revenue Rights shall exclude: 1) Incremental Auction Revenue Rights allocated pursuant to Tariff, Part VI; and 2) Auction Revenue Rights allocated to entities that are assigned cost responsibility pursuant to Operating Agreement, Schedule 6 for transmission upgrades that create such rights.
Residual Metered Load:

“Residual Metered Load” shall mean all load remaining in an electric distribution company’s fully metered franchise area(s) or service territory(ies) after all nodally priced load of entities serving load in such area(s) or territory(ies) has been carved out.

Revenue Data for Settlements:

“Revenue Data for Settlements” shall mean energy quantities used in accounting and billing as determined pursuant to Tariff, Attachment K-Appendix and the corresponding provisions of Operating Agreement, Schedule 1.
Definitions S – T

Secondary Reserve:
“Secondary Reserve” shall mean the reserve capability of generation resources that can be converted fully into energy or Economic Load Response Participant resource whose demand can be reduced within 30 minutes (less the capability of such resources to provide Primary Reserve), from the request of the Office of the Interconnection, regardless of whether the equipment providing the reserve is electrically synchronized to the Transmission System or not.

Sector Votes:
“Sector Votes” shall mean the affirmative and negative votes of each sector of a Senior Standing Committee, as specified in Operating Agreement, section 8.4.

Securities:
“Securities” shall mean negotiable or non-negotiable investment or financing instruments that can be sold and bought. Securities include bonds, stocks, debentures, notes and options.

Segment:
“Segment” shall have the same meaning as described in Operating Agreement, Schedule 1, section 3.2.3(e) and the parallel provisions of Tariff, Attachment K-Appendix, section 3.2.3(e).

Senior Standing Committees:
“Senior Standing Committees” shall mean the Members Committee, and the Markets, and Reliability Committee, as established in Operating Agreement, section 8.1 and Operating Agreement, section 8.6.

SERC:
“SERC” or “Southeastern Electric Reliability Council” shall mean the reliability council under section 202 of the Federal Power Act established pursuant to the SERC Agreement dated January 14, 1970, or any successor thereto.

Short-term Project:
“Short-term Project” shall mean a transmission enhancement or expansion with an in-service date of more than three years but no more than five years from the year in which, pursuant to Operating Agreement, Schedule 6, section 1.5.8(c), the Office of the Interconnection posts the violations, system conditions, or Public Policy Requirements to be addressed by the enhancement or expansion.

Special Member:
“Special Member” shall mean an entity that satisfies the requirements of Operating Agreement, Schedule 1, section 1.5A.02, and the parallel provisions of Tariff, Attachment K-Appendix, section 1.5A.02, or the special membership provisions established under the Emergency Load Response and Pre-Emergency Load Response Programs.

Spot Market Backup:

“Spot Market Backup” shall mean the purchase of energy from, or the delivery of energy to, the PJM Interchange Energy Market in quantities sufficient to complete the delivery or receipt obligations of a bilateral contract that has been curtailed or interrupted for any reason.

Spot Market Energy:

“Spot Market Energy” shall mean energy bought or sold by Market Participants through the PJM Interchange Energy Market at System Energy Prices determined as specified in Operating Agreement, Schedule 1, section 2, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.

Standing Committees:

“Standing Committees” shall mean the Members Committee, the committees established and maintained under Operating Agreement, section 8.6, and such other committees as the Members Committee may establish and maintain from time to time.

Start-Up Costs:

“Start-Up Costs” shall mean the unit costs to bring the boiler, turbine and generator from shutdown conditions to the point after breaker closure which is typically indicated by telemetered or aggregated state estimator megawatts greater than zero and is determined based on the cost of start fuel, total fuel-related cost, performance factor, electrical costs (station service), start maintenance adder, and additional labor cost if required above normal station manning. Start-Up Costs can vary with the unit offline time being categorized in three unit temperature conditions: hot, intermediate and cold.

State:

“State” shall mean the District of Columbia and any State or Commonwealth of the United States.

State Certification:

“State Certification” shall mean the Certification of an Authorized Commission, pursuant to Operating Agreement, section 18, the form of which is appended to the Operating Agreement as Operating Agreement, Schedule 10A, wherein the Authorized Commission identifies all
Authorized Persons employed or retained by such Authorized Commission, a copy of which shall be filed with FERC.

**State Consumer Advocate:**

“State Consumer Advocate” shall mean a legislatively created office from any State, all or any part of the territory of which is within the PJM Region, and the District of Columbia established, inter alia, for the purpose of representing the interests of energy consumers before the utility regulatory commissions of such states and the District of Columbia and the FERC.

**State Estimator:**

“State Estimator” shall mean the computer model of power flows specified in Operating Agreement, Schedule 1, section 2.3, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.3.

**Station Power:**

“Station Power” shall mean energy used for operating the electric equipment on the site of a generation facility located in the PJM Region or for the heating, lighting, air-conditioning and office equipment needs of buildings on the site of such a generation facility that are used in the operation, maintenance, or repair of the facility. Station Power does not include any energy (i) used to power synchronous condensers; (ii) used for pumping at a pumped storage facility; (iii) used in association with restoration or black start service; or (iv) that is Direct Charging Energy.

**Sub-meter:**

“Sub-meter” shall mean a metering point for electricity consumption that does not include all electricity consumption for the end-use customer as defined by the electric distribution company account number. PJM shall only accept sub-meter load data from end-use customers for measurement and verification of Regulation service as set forth in the Economic Load Response rules and PJM Manuals.

**Subregional RTEP Project:**

“Subregional RTEP Project” shall mean a transmission expansion or enhancement rated below 230 kV which is required for compliance with the following PJM criteria: system reliability, operational performance or economic criteria, pursuant to a determination by the Office of the Interconnection.

**Supplemental Project:**

“Supplemental Project” shall mean a transmission expansion or enhancement that is not required for compliance with the following PJM criteria: system reliability, operational performance or economic criteria, pursuant to a determination by the Office of the Interconnection and is not a state public policy project pursuant to Operating Agreement, Schedule 6, section
1.5.9(a)(ii). Any system upgrades required to maintain the reliability of the system that are driven by a Supplemental Project are considered part of that Supplemental Project and are the responsibility of the entity sponsoring that Supplemental Project.

**Synchronized Reserve:**

“Synchronized Reserve” shall mean the reserve capability of generation resources that can be converted fully into energy or Economic Load Response Participant resources whose demand can be reduced within ten minutes from the request of the Office of the Interconnection dispatcher, and is provided by equipment that is electrically synchronized to the Transmission System.

**Synchronized Reserve Event:**

“Synchronized Reserve Event” shall mean a request from the Office of the Interconnection to generation resources and/or Economic Load Response Participant resources able, assigned or self-scheduled to provide Synchronized Reserve in one or more specified Reserve Zones or Reserve Sub-zones, within ten minutes, to increase the energy output or reduce load by the amount of assigned or self-scheduled Synchronized Reserve capability.

**Synchronized Reserve Requirement:**

“Synchronized Reserve Requirement” shall mean the demand for Synchronized Reserve in a Reserve Zone or Reserve Sub-zone, as defined by the Operating Reserve Demand Curve for Synchronized Reserve. The requirement can only be satisfied by Synchronized Reserve resources, megawatts required to be maintained in a Reserve Zone or Reserve Sub-zone as Synchronized Reserve, absent any increase to account for additional reserves scheduled to address operational uncertainty. The Synchronized Reserve Requirement is calculated in accordance with the PJM Manuals.

**System:**

“System” shall mean the interconnected electric supply system of a Member and its interconnected subsidiaries exclusive of facilities which it may own or control outside of the PJM Region. Each Member may include in its system the electric supply systems of any party or parties other than Members which are within the PJM Region, provided its interconnection agreements with such other party or parties do not conflict with such inclusion.

**System Energy Price:**

“System Energy Price” shall mean the energy component of the Locational Marginal Price, which is the price at which the Market Seller has offered to supply an additional increment of energy from a resource, calculated as specified in Operating Agreement, Schedule 1, section 2, and the parallel provisions of Tariff, Attachment K-Appendix, section 2.

**Target Allocation:**
“Target Allocation” shall mean the allocation of Transmission Congestion Credits as set forth in Operating Agreement, Schedule 1, section 5.2.3, and the parallel provisions of Tariff, Attachment K-Appendix, section 5.2.3 or the allocation of Auction Revenue Rights Credits as set forth in Operating Agreement, Schedule 1, section 7.4.3, and the parallel provisions of Tariff, Attachment K-Appendix, section 7.4.3.

**Third Party Request:**

“Third Party Request” shall mean any request or demand by any entity upon an Authorized Person or an Authorized Commission for release or disclosure of confidential information provided to the Authorized Person or Authorized Commission by the Office of the Interconnection or the Market Monitoring Unit. A Third Party Request shall include, but shall not be limited to, any subpoena, discovery request, or other request for confidential information made by any: (i) federal, state, or local governmental subdivision, department, official, agency or court, or (ii) arbitration panel, business, company, entity or individual.

**Tie Line:**

“Tie Line” shall have the same meaning provided in the Open Access Transmission Tariff.

**Total Lost Opportunity Cost Offer:**

“Total Lost Opportunity Cost Offer” shall mean the applicable offer used to calculate lost opportunity cost credits. For pool-scheduled resources specified in PJM Operating Agreement, Schedule 1, section 3.2.3(f-1) and the parallel provisions of Tariff, Attachment K-Appendix, section 3.2.3(f-1), the Total Lost Opportunity Cost Offer shall equal the Real-time Settlement Interval offer integrated under the applicable offer curve for the LOC Deviation, as determined by the greater of the Committed Offer or last Real-Time Offer submitted for the offer on which the resource was committed in the Day-ahead Energy Market for each hour in an Operating Day. For all other pool-scheduled resources, the Total Lost Opportunity Cost Offer shall equal the Real-time Settlement Interval offer integrated under the applicable offer curve for the LOC Deviation, as determined by the offer curve associated with the greater of the Committed Offer or Final Offer for each hour in an Operating Day. For self-scheduled generation resources, the Total Lost Opportunity Cost Offer shall equal the Real-time Settlement Interval offer integrated under the applicable offer curve for the LOC Deviation, where for self-scheduled generation resources (a) operating pursuant to a cost-based offer, the applicable offer curve shall be the greater of the originally submitted cost-based offer or the cost-based offer that the resource was dispatched on in real-time; or (b) operating pursuant to a market-based offer, the applicable offer curve shall be determined in accordance with the following process: (1) select the greater of the cost-based day-ahead offer and updated costbased Real-time Offer; (2) for resources with multiple cost-based offers, first, for each cost-based offer select the greater of the day-ahead offer and updated Real-time Offer, and then select the lesser of the resulting cost-based offers; and (3) compare the offer selected in (1), or for resources with multiple cost-based offers the offer selected in (2), with the market-based day-ahead offer and the market-based Real-time Offer and select the highest offer.
Total Operating Reserve Offer:

“Total Operating Reserve Offer” shall mean the applicable offer used to calculate Operating Reserve credits. The Total Operating Reserve Offer shall equal the sum of all individual Real-time Settlement Interval energy offers, inclusive of Start-Up Costs (shut-down costs for Demand Resources) and No-load Costs, for every Real-time Settlement Interval in a Segment, integrated under the applicable offer curve up to the applicable megawatt output as further described in the PJM Manuals. The applicable offer used to calculate day-ahead Operating Reserve credits shall be the Committed Offer, and the applicable offer used to calculate balancing Operating Reserve credits shall be lesser of the Committed Offer or Final Offer for each hour in an Operating Day.

Transmission Congestion Charge:

“Transmission Congestion Charge” shall mean a charge attributable to the increased cost of energy delivered at a given load bus when the transmission system serving that load bus is operating under constrained conditions, or as necessary to provide energy for third-party transmission losses, which shall be calculated and allocated as specified in Operating Agreement, Schedule 1, section 5.1, and the parallel provisions of Tariff, Attachment K-Appendix, section 5.1.

Transmission Congestion Credit:

“Transmission Congestion Credit” shall mean the allocated share of total Transmission Congestion Charges credited to each FTR Holder, calculated and allocated as specified in Operating Agreement, Schedule 1, section 5.2 and the parallel provisions of Tariff, Attachment K-Appendix, section 5.2.

Transmission Customer:

“Transmission Customer” shall have the meaning set forth in the PJM Tariff.

Transmission Facilities:

“Transmission Facilities” shall mean facilities that: (i) are within the PJM Region; (ii) meet the definition of transmission facilities pursuant to FERC’s Uniform System of Accounts or have been classified as transmission facilities in a ruling by FERC addressing such facilities; and (iii) have been demonstrated to the satisfaction of the Office of the Interconnection to be integrated with the PJM Region transmission system and integrated into the planning and operation of the PJM Region to serve all of the power and transmission customers within the PJM Region.

Transmission Forced Outage:

“Transmission Forced Outage” shall mean an immediate removal from service of a transmission facility by reason of an Emergency or threatened Emergency, unanticipated failure, or other cause beyond the control of the owner or operator of the transmission facility, as specified in the
relevant portions of the PJM Manuals. A removal from service of a transmission facility at the request of the Office of the Interconnection to improve transmission capability shall not constitute a Forced Transmission Outage.

**Transmission Loading Relief:**

“Transmission Loading Relief” shall mean NERC’s procedures for preventing operating security limit violations, as implemented by PJM as the security coordinator responsible for maintaining transmission security for the PJM Region.

**Transmission Loading Relief Customer:**

“Transmission Loading Relief Customer” shall mean an entity that, in accordance with Operating Agreement, Schedule 1, section 1.10.6A and the parallel provisions of Tariff, Attachment K-Appendix, section 1.10.6A, has elected to pay Transmission Congestion Charges during Transmission Loading Relief in order to continue energy schedules over contract paths outside the PJM Region that are increasing the cost of energy in the PJM Region.

**Transmission Loss Charge:**

“Transmission Loss Charge” shall mean the charges to each Market Participant, Network Customer, or Transmission Customer for the cost of energy lost in the transmission of electricity from a generation resource to load as specified in Operating Agreement, Schedule 1, section 5, and the parallel provisions of Tariff, Attachment K-Appendix, section 5.

**Transmission Owner:**

“Transmission Owner” shall mean a Member that owns or leases with rights equivalent to ownership Transmission Facilities and is a signatory to the PJM Transmission Owners Agreement. Taking transmission service shall not be sufficient to qualify a Member as a Transmission Owner.

**Transmission Owner Upgrade:**

“Transmission Owner Upgrade” shall mean an upgrade to a Transmission Owner’s own transmission facilities, which is an improvement to, addition to, or replacement of a part of, an existing facility and is not an entirely new transmission facility.

**Transmission Planned Outage:**

“Transmission Planned Outage” shall mean any transmission outage scheduled in advance for a pre-determined duration and which meets the notification requirements for such outages specified in Operating Agreement, Schedule 1, and the parallel provisions of Tariff, Attachment K-Appendix, or the PJM Manuals.

**Turn Down Ratio:**
“Turn Down Ratio” shall mean the ratio of a generating unit’s economic maximum megawatts to its economic minimum megawatts.
1.5A Economic Load Response Participant.

As used in this section 1.5A, the term “end-use customer” refers to an individual location or aggregation of locations that consume electricity as identified by a unique electric distribution company account number.

1.5A.1 Qualification.

A Member or Special Member that is an end-use customer, Load Serving Entity or Curtailment Service Provider that has the ability to cause a reduction in demand as metered on an electric distribution company account basis (or for non-interval metered residential Direct Load Control customers, as metered on a statistical sample of electric distribution company accounts utilizing current data, as described in the PJM Manuals) or has an On-Site Generator that enables demand reduction may become an Economic Load Response Participant by complying with the requirements of the applicable Relevant Electric Retail Regulatory Authority and all other applicable federal, state and local regulatory entities together with this section 1.5A including, but not limited to, section 1.5A.3 below. A Member or Special Member may aggregate multiple individual end-use customer sites to qualify as an Economic Load Response Participant, subject to the requirements of section 1.5A.10 below.

1.5A.2 Special Member.

Entities that are not Members and desire to participate solely in the Real-time Energy Market by reducing demand may become a Special Member by paying an annual membership fee of $500 plus 10% of each payment owed by PJMSettlement for a Load Reduction Event not to exceed $5,000 in a calendar year. For entities that become Special Members pursuant to this section, the following obligations are waived: (i) the $1,500 membership application fee set forth in Operating Agreement, Schedule 1, section 1.4.3 and the parallel provisions of Tariff, Attachment K-Appendix, section 1.4.3; (ii) liability under Operating Agreement, section 15.2 for Member defaults; (iii) thirty days notice for waiting period; and (iv) the requirement for 24/7 control center coverage. In addition, such Members shall not have voting privileges in committees or sector designations, and shall not be permitted to form user groups. On January 1 of a calendar year, a Special Member under this section, at its sole election, may become a Member rather than a Special Member subject to all rules governing being a Member, including regular application and membership fee requirements.

1.5A.3 Registration.

1. Prior to participating in the PJM Interchange Energy Market or Ancillary Services Market, Economic Load Response Participants must complete either the Economic Load Response or Economic Load Response Regulation Only Registration Form posted on the Office of the Interconnection’s website and submit such form to the Office of the Interconnection for each end-use customer, or aggregation of end-use customers, pursuant to the requirements set forth in the PJM Manuals. Notwithstanding the below sub-provisions, Economic Load Response Regulation Only registrations and Economic Load Response residential customer registrations
not participating in the Day-ahead Energy Market will not require the identification of the relevant Load Serving Entity, nor will such relevant Load Serving Entity be notified of such registration or requested to verify such registration. All other below sub-provisions apply equally to Economic Load Response Regulation Only registrations, and Economic Load Response residential customer registrations not participating in the Day-ahead Energy Market, as well as Economic Load Response registrations.

a. For end-use customers of an electric distribution company that distributed more than 4 million MWh in the previous fiscal year:

i. After confirming that an entity has met all of the qualifications to be an Economic Load Response Participant, the Office of the Interconnection shall notify the relevant electric distribution company or Load Serving Entity, as determined based upon the type of registration submitted (i.e., either an Economic Load Response registration, Economic Load Response residential customer registrations not participating in the Day-ahead Energy Market, or an Economic Load Response Regulation Only registration), of an Economic Load Response Participant’s registration and request verification as to whether the load that may be reduced is subject to another contractual obligation or to laws or regulations of the Relevant Electric Retail Regulatory Authority that prohibit or condition the end-use customer’s participation in PJM’s Economic Load Response Program. The relevant electric distribution company or Load Serving Entity shall have ten Business Days to respond. A relevant electric distribution company or Load Serving Entity which seeks to assert that the laws or regulations of the Relevant Electric Retail Regulatory Authority prohibit or condition (which condition the electric distribution company or Load Serving Entity asserts has not been satisfied) the end-use customer's participation in PJM’s Economic Load Response program shall provide to PJM, within the referenced ten Business Day review period, either: (a) an order, resolution or ordinance of the Relevant Electric Retail Regulatory Authority prohibiting or conditioning the end-use customer's participation, (b) an opinion of the Relevant Electric Retail Regulatory Authority’s legal counsel attesting to the existence of a regulation or law prohibiting or conditioning the end-use customer's participation, or (c) an opinion of the state Attorney General, on behalf of the Relevant Electric Retail Regulatory Authority, attesting to the existence of a regulation or law prohibiting or conditioning the end-use customer's participation.

ii. In the absence of a response from the relevant electric distribution company or Load Serving Entity within the referenced ten Business Day review period, the Office of the Interconnection shall assume that the load to be reduced is not subject to other contractual obligations or to laws or regulations of the Relevant Electric Retail Regulatory Authority that prohibit or condition the end-use customer’s participation in PJM’s Economic Load Response Program, and the Office of the Interconnection shall accept the registration, provided it meets the requirements of this section 1.5A.
b. For end-use customers of an electric distribution company that distributed 4 million MWh or less in the previous fiscal year:

i. After confirming that an entity has met all of the qualifications to be an Economic Load Response Participant, the Office of the Interconnection shall notify the relevant electric distribution company or Load Serving Entity, as determined based upon the type of registration submitted (i.e., either an Economic Load Response registration, Economic Load Response residential customer registrations not participating in the Day-ahead Energy Market, or an Economic Load Response Regulation Only registration), of an Economic Load Response Participant’s registration and request verification as to whether the load that may be reduced is permitted to participate in PJM’s Economic Load Response Program. The relevant electric distribution company or Load Serving Entity shall have ten Business Days to respond. If the relevant electric distribution company or Load Serving Entity verifies that the load that may be reduced is permitted or conditionally permitted (which condition the electric distribution company or Load Serving Entity asserts has been satisfied) to participate in the Economic Load Response Program, then the electric distribution company or the Load Serving Entity must provide to the Office of the Interconnection within the referenced ten Business Day review period evidence from the Relevant Electric Retail Regulatory Authority permitting or conditionally permitting the Economic Load Response Participant to participate in the Economic Load Response Program. Evidence from the Relevant Electric Retail Regulatory Authority permitting the Economic Load Response Participant to participate in the Economic Load Response Program shall be in the form of either: (a) an order, resolution or ordinance of the Relevant Electric Retail Regulatory Authority permitting or conditionally permitting the end-use customer's participation, (b) an opinion of the Relevant Electric Retail Regulatory Authority’s legal counsel attesting to the existence of a regulation or law permitting or conditionally permitting the end-use customer's participation, or (c) an opinion of the state Attorney General, on behalf of the Relevant Electric Retail Regulatory Authority, attesting to the existence of a regulation or law permitting or conditionally permitting the end-use customer's participation.

ii. In the absence of a response from the relevant electric distribution company or Load Serving Entity within the referenced ten Business Day review period, the Office of the Interconnection shall reject the registration. If it is able to do so in compliance with this section 1.5A, including this subsection 1.5A.3, the Economic Load Response Participant may submit a new registration for consideration if a prior registration has been rejected pursuant to this subsection.

2. In the event that the end-use customer is subject to another contractual obligation, special settlement terms may be employed to accommodate such contractual obligation. The Office of the Interconnection shall notify the end-use customer or appropriate Curtailment Service Provider, or relevant electric distribution company and/or Load Serving Entity that the Economic Load Response Participant has or has not met the requirements of this section 1.5A. An end-use
customer that desires not to be simultaneously registered to reduce demand under the Emergency Load Response and Pre-Emergency Load Response Programs and under this section, upon one-day advance notice to the Office of the Interconnection, may switch its registration for reducing demand, if it has been registered to reduce load for 15 consecutive days under its current registration.

1.5A.3.01 Economic Load Response Registrations in Effect as of August 28, 2009

1. For end-use customers of an electric distribution company that distributed more than 4 million MWh in the previous fiscal year:

   a. Effective as of the later of either August 28, 2009 (the effective date of Wholesale Competition in Regions with Organized Electric Markets, Order 719-A, 128 FERC ¶ 61,059 (2009) (“Order 719-A”)) or the effective date of a Relevant Electric Retail Regulatory Authority law or regulation prohibiting or conditioning (which condition the electric distribution company or Load Serving Entity asserts has not been satisfied) the end-use customer’s participation in PJM’s Economic Load Response Program, the existing Economic Load Response Participant’s registration submitted to the Office of the Interconnection prior to August 28, 2009, will be deemed to be terminated upon an electric distribution company or Load Serving Entity submitting to the Office of the Interconnection either: (a) an order, resolution or ordinance of the Relevant Electric Retail Regulatory Authority prohibiting or conditioning the end-use customer’s participation, (b) an opinion of the Relevant Electric Retail Regulatory Authority’s legal counsel attesting to the existence of a regulation or law prohibiting or conditioning the end-use customer’s participation, or (c) an opinion of the state Attorney General, on behalf of the Relevant Electric Retail Regulatory Authority, attesting to the existence of a regulation or law prohibiting or conditioning the end-use customer’s participation.

   i. For registrations terminated pursuant to this section, all Economic Load Response Participant activity incurred prior to the termination date of the registration shall be settled by PJMSettlement in accordance with the terms and conditions contained in the PJM Tariff, PJM Operating Agreement and PJM Manuals.

2. For end-use customers of an electric distribution company that distributed 4 million MWh or less in the previous fiscal year:

   a. Effective as of August 28, 2009 (the effective date of Order 719-A), an existing Economic Load Response Participant's registration submitted to the Office of the Interconnection prior to August 28, 2009, will be deemed to be terminated unless an electric distribution company or Load Serving Entity verifies that the existing registration is permitted or conditionally permitted (which condition the electric distribution company or Load Serving Entity asserts has been satisfied) to participate in the Economic Load Response Program and provides evidence to the Office of the Interconnection documenting that the permission or conditional permission is pursuant to the laws or regulations of the Relevant Electric Retail Regulatory Authority. If the electric distribution company or Load Serving Entity verifies that the existing registration is permitted or conditionally permitted (which condition the electric...
distribution company or Load Serving Entity asserts has been satisfied) to participate in the Economic Load Response Program, then, within ten Business Days of verifying such permission or conditional permission, the electric distribution company or Load Serving Entity must provide to the Office of the Interconnection evidence from the Relevant Electric Retail Regulatory Authority permitting or conditionally permitting the Economic Load Response Participant to participate in the Economic Load Response Program. Evidence from the Relevant Electric Retail Regulatory Authority permitting or conditionally permitting the Economic Load Response Participant to participate in the Economic Load Response Program shall be in the form of either:
(a) an order, resolution or ordinance of the Relevant Electric Retail Regulatory Authority permitting or conditionally permitting the end-use customer’s participation, (b) an opinion of the Relevant Electric Retail Regulatory Authority’s legal counsel attesting to the existence of a regulation or law permitting or conditionally permitting the end-use customer’s participation, or (c) an opinion of the state Attorney General, on behalf of the Relevant Electric Retail Regulatory Authority, attesting to the existence of a regulation or law permitting or conditionally permitting the end-use customer’s participation.

i. For registrations terminated pursuant to this section, all Economic Load Response Participant activity incurred prior to the termination date of the registration shall be settled by PJMSettlement in accordance with the terms and conditions contained in the PJM Tariff, PJM Operating Agreement and PJM Manuals.

3. All registrations submitted to the Office of the Interconnection on or after August 28, 2009, including requests to extend existing registrations, will be processed by the Office of the Interconnection in accordance with the provisions of this section 1.5A, including this subsection 1.5A.3.

1.5A.3. 02 Economic Load Response Regulation Only Registrations.

An Economic Load Response Regulation Only registration allows end-use customer participation in the Regulation market only, and may be submitted by a Curtailment Service Provider that is different than the Curtailment Service Provider that submits an Emergency Load Response Program registration, Pre-Emergency Load Response Program registration or Economic Load Response registration for the same end-use customer. An end-use customer that is registered as Economic Load Response Regulation Only shall not be permitted to register and/or participate in any other Ancillary Service markets at the same time, but may have a second, simultaneously existing Economic Load Response registration to participate in the PJM Interchange Energy Market as set forth in the PJM Manuals.

1.5A.4 Metering and Electronic Dispatch Signal.

a) The Curtailment Service Provider is responsible for ensuring that end-use customers have metering equipment that provides integrated hourly kWh values on an electric distribution company account basis. For non-interval metered residential customers not participating in the pilot program under section 1.5A.7 below, the Curtailment Service Provider must ensure that a representative sample of residential customers has metering equipment that provides integrated
hourly kWh values on an electric distribution company account basis, as set forth in the PJM Manuals. The metering equipment shall either meet the electric distribution company requirements for accuracy, or have a maximum error of two percent over the full range of the metering equipment (including potential transformers and current transformers) and the metering equipment and associated data shall meet the requirements set forth herein and in the PJM Manuals. End-use customer reductions in demand must be metered by recording integrated hourly values for On-Site Generators running to serve local load (net of output used by the On-Site Generator), or by metering load on an electric distribution company account basis and comparing actual metered load to its Customer Baseline Load, calculated pursuant to Operating Agreement, Schedule 1, section 3.3A and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A, or on an alternative metering basis approved by the Office of the Interconnection and agreed upon by all relevant parties, including any Curtailment Service Provider, electric distribution company and end-use customer. To qualify for compensation for such load reductions that are not metered directly by the Office of the Interconnection, hourly data reflecting meter readings for each day during which the load reduction occurred and all associated days to determine the reduction must be submitted to the Office of the Interconnection in accordance with the PJM Manuals within 60 days of the load reduction.

Curtailment Service Providers that have end-use customers that will participate in the Regulation market may be permitted to use Sub-metered load data instead of load data at the electric distribution company account number level for Regulation measurement and verification as set forth in the PJM Manuals and subject to the following:

a. Curtailment Service Providers, must clearly identify for the Office of the Interconnection all electrical devices that will provide Regulation and identify all other devices used for similar processes within the same Location that will not provide Regulation. The Location must contribute to management of frequency control on the PJM electric grid or PJM shall deny use of Sub-metered load data for the Location.

b. If the registration to participate in the Regulation market contains an aggregation of Locations, the relevant Curtailment Service Provider will provide the Office of the Interconnection with load data for each Location’s Sub-meter through an after-the-fact load data submission process.

c. The Office of the Interconnection may conduct random, unannounced audits of all Locations that are registered to participate in the Regulation market to ensure that devices that are registered by the Curtailment Service Providers as providing Regulation service are not otherwise being offset by a change in usage of other devices within the same Location.

d. The Office of the Interconnection may suspend the Regulation market activity of Economic Load Response Participants, including Curtailment Service Providers, that do not comply with the Economic Load Response and Regulation market requirements as set forth in Schedule 1 and the PJM Manuals, and may refer the
matter to the Market Monitoring Unit and/or the Federal Energy Regulatory Commission Office of Enforcement.

b) Curtailment Service Providers shall be responsible for maintaining, or ensuring that Economic Load Response Participants maintain, the capability to receive and act upon an electronic dispatch signal from the Office of the Interconnection in accordance with any standards and specifications contained in the PJM Manuals.

1.5A.5 On-Site Generators.

An Economic Load Response Participant that intends to use an On-Site Generator for the purpose of reducing demand to participate in the PJM Interchange Energy Market shall represent to the Office of the Interconnection in writing that it holds all necessary environmental permits applicable to the operation of the On-Site Generator. Unless notified otherwise, the Office of the Interconnection shall deem such representation applies to each time the On-Site Generator is used to reduce demand to enable participation in the PJM Interchange Energy Market and that the On-Site Generator is being operated in compliance with all applicable permits, including any emissions, run-time limits or other operational constraints that may be imposed by such permits.

1.5A.6 Variable-Load Customers.

The loads of an Economic Load Response Participant shall be categorized as variable or non-variable at the time the load is registered, based on hourly load data for the most recent 60 days provided by the Market Participant in the registration process; provided, however, that any alternative means of making such determination when 60 days of data is not available shall be subject to review and approval by the Office of the Interconnection and provided further that 60 days of hourly load data shall not be required on an individual customer basis for non-interval metered residential or Small Commercial Customers that provide Economic Load Response through a direct load control program under which an electric distribution company, Load Serving Entity, or CSP has direct control over such customer’s load, without reliance upon any action by such customer to reduce load. Non-Variable Loads shall be those for which the Customer Baseline Load calculation and adjustment methods prescribed by Operating Agreement, Schedule 1, section 3.3A.2 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.2 and Operating Agreement, Schedule 1, section 3.3A.3 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.3 result in a relative root mean square hourly error of twenty percent or less compared to the actual hourly loads based on the hourly load data provided in the registration process and using statistical methods prescribed in the PJM Manuals. All other loads shall be Variable Loads.

1.5A.7 Non-Hourly Metered Customer Pilot.

Non-hourly metered customers may participate in the PJM Interchange Energy Market as Economic Load Response Participants on a pilot basis under the following circumstances. The Curtailment Service Provider or PJM must propose an alternate method for measuring hourly demand reductions. The Office of the Interconnection shall approve alternate measurement mechanisms on a case-by-case basis for a time specified by the Office of the Interconnection
Demand reductions by non-hourly metered customers using alternate measurement mechanisms on a pilot basis shall be limited to a combined total of 500 MW of reductions in the Emergency Load Response Program, Pre-Emergency Load Response Program and the PJM Interchange Energy Market or Synchronized Reserve market. With the sole exception of the requirement for hourly metering as set forth in section 1.5A.4 above, non-hourly metered customers that qualify as Economic Load Response Participants pursuant to this section 1.5A.7 shall be subject to the rules and procedures for participation by Economic Load Response Participants in the PJM Interchange Energy Market, including, without limitation, the Net Benefits Test and the requirement for dispatch by the Office of the Interconnection. Following completion of a Pilot Period, the alternate method shall be evaluated by the Office of the Interconnection to determine whether such alternate method should be included in the PJM Manuals as an accepted measurement mechanism for demand reductions in the PJM Interchange Energy Market.

1.5A.8 Batch Load Economic Load Response Participant Demand Resource Provision of Synchronized Reserve or Day-ahead Scheduling Secondary Reserves.

(a) A Batch Load Economic Load Response Participant Resource Demand Resource may provide Synchronized Reserve or Day-ahead Scheduling Secondary Reserves in the PJM Interchange Energy Market provided it has pre-qualified by providing the Office of the Interconnection with documentation acceptable to the Office of the Interconnection that shows six months of one minute incremental load history of the Batch Load Economic Load Response Participant Resource Demand Resource, or in the event such history is unavailable, other such information or data acceptable to the Office of the Interconnection to demonstrate that the resource meets the definition of “Batch Load Economic Load Response Participant Resource Demand Resource” pursuant to Operating Agreement, Schedule 1, section 1.3.1A.001 and the parallel provisions of Tariff, Attachment K-Appendix, section 1.3.1A.001. This requirement is a one-time pre-qualification requirement for a Batch Load Economic Load Response Participant Resource Demand Resource.

(b) Batch Load Economic Load Response Participant Resource Demand Resources may provide up to 20 percent of the total system-wide PJM Synchronized Reserve requirement in any hour, or up to 20 percent of the total system-wide Day-ahead Scheduling Secondary Reserves requirement in any hour; provided, however, that in the event the Office of the Interconnection determines in its sole discretion that satisfying 20 percent of either such requirement from Batch Load Economic Load Response Participant Resource Demand Resources is causing or may cause a reliability degradation, the Office of the Interconnection may reduce the percentage of either such requirement that may be satisfied by Batch Load Economic Load Response Participant Resource Demand Resources in any hour to as low as 10 percent. This reduction will be effective seven days after the posting of the reduction on the PJM website. Notwithstanding anything to the contrary in this Agreement, as soon as practicable, the Office of the Interconnection unilaterally shall make a filing under section 205 of the Federal Power Act to revise the rules for Batch Load Economic Load Response Participant Resource Demand Resources so as to continue such reduction. The reduction shall remain in effect until the Commission acts upon the Office of the Interconnection’s filing and thereafter if approved or accepted by the Commission.
(c) A Batch Load Economic Load Response Participant Resource Demand Resource that is consuming energy at the start of a Synchronized Reserve Event, or, if committed to provide Day-ahead Scheduling Secondary Reserves, at the time of a dispatch instruction from the Office of the Interconnection to reduce load, shall respond to the Office of the Interconnection’s calling of a Synchronized Reserve Event, or to such instruction to reduce load, by reducing load as quickly as it is capable and by keeping its consumption at or near zero megawatts for the entire length of the Synchronized Reserve Event following the reduction, or, in the case of Day-ahead Scheduling Secondary Reserves, until a dispatch instruction that load reductions are no longer required. A Batch Load Economic Load Response Participant Resource Demand Resource that has reduced its consumption of energy for its production processes to minimal or zero megawatts before the start of a Synchronized Reserve Event (or, in the case of Day-ahead Scheduling Secondary Reserve, before a dispatch instruction to reduce load) shall respond to the Office of the Interconnection’s calling of a Synchronized Reserve Event (or such instruction to reduce load) by reducing any load that is present at the time the Synchronized Reserve Event is called (or at the time of such instruction to reduce load) as quickly as it is capable, delaying the restart of its production processes, and keeping its consumption at or near zero megawatts for the entire length of the Synchronized Reserve Event following any such reduction (or, in the case of Day-ahead Scheduling Secondary Reserves, until a dispatch instruction that load reductions are no longer required). Failure to respond as described in this section shall be considered non-compliance with the Office of the Interconnection’s dispatch instruction associated with a Synchronized Reserve Event, or as applicable, associated with an instruction to a resource committed to provide Day-ahead Scheduling Secondary Reserves to reduce load.

1.5A.9 Day-ahead and Real-time Energy Market Participation.

Economic Load Response Participants shall be compensated under Operating Agreement, Schedule 1, section 3.3A.5 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.5 and Operating Agreement, Schedule 1, section 3.3A.6 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.6 only if they participate in the Day-ahead or Real-time Energy Markets as a dispatchable resource.

1.5A.10 Aggregation for Economic Load Response Registrations.

The purpose for aggregation is to allow the participation of End-Use Customers in the Energy Market that can provide less than 0.1 megawatt of demand response when they currently have no alternative opportunity to participate on an individual basis or can provide less than 0.1 megawatt of demand response in the Day-ahead Scheduling Secondary Reserve, Synchronized Reserve or Regulation markets when they currently have no alternative opportunity to participate on an individual basis. Aggregations pursuant to section 1.5A.1 above shall be subject to the following requirements:

i. All End-Use Customers in an aggregation shall be specifically identified;
ii. All End-Use Customers in an aggregation shall be served by the same electric distribution company or Load Serving Entity where the electric distribution company is the Load Serving Entity for all End-Use Customers in the aggregation. Residential customers that are part of an aggregate that does not participate in the Day-Ahead Energy Market do not need to share the same Load Serving Entity. If the aggregation will provide Synchronized Reserves, all customers in the aggregation must also be part of the same Synchronized Reserve sub-zone;

iii. All End-Use Customers in an aggregation that settle at Transmission Zone, existing load aggregate, or node prices shall be located in the same Transmission Zone, existing load aggregate or at the same node, respectively;

iv. A single CBL for the aggregation shall be used to determine settlements pursuant to Operating Agreement, Schedule 1, section 3.3A.5 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.5 and Operating Agreement, Schedule 1, section 3.3A.6 and the parallel provisions of Tariff, Attachment K-Appendix, section 3.3A.6;

v. If the aggregation will only provide energy to the market then only one End-Use Customer within the aggregation shall have the ability to reduce more than 0.099 megawatt of load unless the Curtailment Service Provider, Load Serving Entity and PJM approve. If the aggregation will provide an Ancillary Service to the market then only one End-Use Customer within the aggregation shall have the ability to reduce more than 0.099 megawatt of load unless the Curtailment Service Provider, Load Serving Entity and PJM approve;

vi. Each End-Use Customer site must meet the requirements for market participation by a Economic Load Response Participant resources demand resource except for the 0.1 megawatt minimum load reduction requirement for energy or the 0.1 megawatt minimum load reduction requirement for Ancillary Services; and

vii. An End-Use Customer’s participation in the Energy and Ancillary Services markets shall be administered under one economic registration.

1.5A.10.01 Aggregation for Economic Load Response Regulation Only Registrations
The purpose for aggregation is to allow the participation of end-use customers in the Regulation market that can provide less than 0.1 megawatt of demand response when they currently have no alternative opportunity to participate on an individual basis. Aggregations pursuant to section 1.5A.1 above shall be subject to the following requirements:

i. All end-use customers in an aggregation shall be specifically identified;

ii. All end-use customers in the aggregation must be served by the same electric distribution company and must also be part of the same Transmission Zone; and

iii. Each end-use customer site must meet the requirements for market participation by a Economic Load Response Participant resources demand resource except for the 0.1 megawatt minimum load reduction requirement for Regulation service.
1.5A.11 Reporting

(a) PJM will post on its website a report of demand response activity, and will provide a summary thereof to the PJM Markets and Reliability Committee on an annual basis.

(b) As PJM receives evidence from the electric distribution companies or Load Serving Entities pursuant to section 1.5A.3 above, PJM will post on its website a list of those Relevant Electric Retail Regulatory Authorities that the electric distribution companies or Load Serving Entities assert prohibit or condition retail participation in PJM’s Economic Load Response Program together with a corresponding reference to the Relevant Electric Retail Regulatory Authority evidence that is provided to PJM by the electric distribution companies or Load Serving Entities.
1.7 General.

1.7.1 Market Sellers.

Only Market Sellers shall be eligible to submit offers to the Office of the Interconnection for the sale of electric energy or related services in the PJM Interchange Energy Market. Market Sellers shall comply with the prices, terms, and operating characteristics of all Offer Data submitted to and accepted by the PJM Interchange Energy Market.

1.7.2 Market Buyers.

Only Market Buyers and Energy Storage Resources shall be eligible to purchase energy or related services in the PJM Interchange Energy Market. Market Buyers shall comply with all requirements for making purchases from the PJM Interchange Energy Market.

1.7.2A Economic Load Response Participants.

Only Economic Load Response Participants shall be eligible to participate in the Real-time Energy Market and the Day-ahead Energy Market by submitting offers to the Office of the Interconnection to reduce demand.

1.7.2B Energy Storage Resources.


1.7.3 Agents.

A Market Participant may participate in the PJM Interchange Energy Market through an agent, provided that the Market Participant informs the Office of the Interconnection in advance in writing of the appointment of such agent. A Market Participant participating in the PJM Interchange Energy Market through an agent shall be bound by all of the acts or representations of such agent with respect to transactions in the PJM Interchange Energy Market, and shall ensure that any such agent complies with the requirements of this Agreement.

1.7.4 General Obligations of the Market Participants.

(a) In performing its obligations to the Office of the Interconnection hereunder, each Market Participant shall at all times (i) follow Good Utility Practice, (ii) comply with all applicable laws and regulations, (iii) comply with the applicable principles, guidelines, standards and requirements of FERC, NERC and each Applicable Regional Entity, (iv) comply with the procedures established for operation of the PJM Interchange Energy Market and PJM Region and (v) cooperate with the Office of the Interconnection as necessary for the operation of the PJM Region in a safe, reliable manner consistent with Good Utility Practice.
(b) Market Participants shall undertake all operations in or affecting the PJM Interchange Energy Market and the PJM Region including but not limited to compliance with all Emergency procedures, in accordance with the power and authority of the Office of the Interconnection with respect to the operation of the PJM Interchange Energy Market and the PJM Region as established in this Agreement, and as specified in the Schedules to this Agreement and the PJM Manuals. Failure to comply with the foregoing operational requirements shall subject a Market Participant to such reasonable charges or other remedies or sanctions for non-compliance as may be established by the PJM Board, including legal or regulatory proceedings as authorized by the PJM Board to enforce the obligations of this Agreement.

(c) The Office of the Interconnection may establish such committees with a representative of each Market Participant, and the Market Participants agree to provide appropriately qualified personnel for such committees, as may be necessary for the Office of the Interconnection and PJMSettlement to perform its obligations hereunder.

(d) All Market Participants shall provide to the Office of the Interconnection the scheduling and other information specified in the Schedules to this Agreement, and such other information as the Office of the Interconnection may reasonably require for the reliable and efficient operation of the PJM Region and PJM Interchange Energy Market, and for compliance with applicable regulatory requirements for posting market and related information. Such information shall be provided as much in advance as possible, but in no event later than the deadlines established by the Schedules to this Agreement, or by the Office of the Interconnection in conformance with such Schedules. Such information shall include, but not be limited to, maintenance and other anticipated outages of generation or transmission facilities, scheduling and related information on bilateral transactions and self-scheduled resources, and implementation of interruption of load, Price Responsive Demand, Economic Load Response Participant resources, Demand Resources, and other load reduction measures. The Office of the Interconnection shall abide by appropriate requirements for the non-disclosure and protection of any confidential or proprietary information given to the Office of the Interconnection by a Market Participant. Each Market Participant shall maintain or cause to be maintained compatible information and communications systems, as specified by the Office of the Interconnection, required to transmit scheduling, dispatch, or other time-sensitive information to the Office of the Interconnection in a timely manner. Market Participants that request additional information or communications system access or connections beyond those which are required by the Office of the Interconnection for reliability in the operation of the LLC or the Office of the Interconnection, including but not limited to PJMnet or Internet SCADA connections, shall be solely responsible for the cost of such additional access and connections and for purchasing, leasing, installing and maintaining any associated facilities and equipment, which shall remain the property of the Market Participant.

(e) Subject to the requirements for Economic Load Response Participants in section 1.5A above, each Market Participant shall install and operate, or shall otherwise arrange for, metering and related equipment capable of recording and transmitting all voice and data communications reasonably necessary for the Office of the Interconnection and PJMSettlement to perform the services specified in this Agreement. A Market Participant that elects to be separately billed for its PJM Interchange shall, to the extent necessary, be individually metered in accordance with
Section 14 of this Agreement, or shall agree upon an allocation of PJM Interchange between it and the Market Participant through whose meters the unmetered Market Participant’s PJM Interchange is delivered. The Office of the Interconnection shall be notified of the allocation by the foregoing Market Participants.

(f) Each Market Participant shall operate, or shall cause to be operated, any generating resources owned or controlled by such Market Participant that are within the PJM Region or otherwise supplying energy to or through the PJM Region in a manner that is consistent with the standards, requirements or directions of the Office of the Interconnection and that will permit the Office of the Interconnection to perform its obligations under this Agreement; provided, however, no Market Participant shall be required to take any action that is inconsistent with Good Utility Practice or applicable law.

(g) Each Market Participant shall follow the directions of the Office of the Interconnection to take actions to prevent, manage, alleviate or end an Emergency in a manner consistent with this Agreement and the procedures of the PJM Region as specified in the PJM Manuals.

(h) Each Market Participant shall obtain and maintain all permits, licenses or approvals required for the Market Participant to participate in the PJM Interchange Energy Market in the manner contemplated by this Agreement.

(i) Consistent with Tariff, section 36.1.1, to the extent its 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.

1.7.5 Market Operations Center.

Each Market Participant shall maintain a Market Operations Center, or shall make appropriate arrangements for the performance of such services on its behalf. A Market Operations Center shall meet the performance, equipment, communications, staffing and training standards and requirements specified in this Agreement, and as may be further described in the PJM Manuals, for the scheduling and completion of transactions in the PJM Interchange Energy Market and the maintenance of the reliable operation of the PJM Region, and shall be sufficient to enable (i) a Market Seller or an Economic Load Response Participant to perform all terms and conditions of its offers to the PJM Interchange Energy Market, and (ii) a Market Buyer or an Economic Load Response Participant to conform to the requirements for purchasing from the PJM Interchange Energy Market.

1.7.6 Scheduling and Dispatching.

(a) The Office of the Interconnection shall schedule and dispatch in real-time generation resources and/or Economic Load Response Participant resources Demand Resources economically on the basis of least-cost, security-constrained dispatch and the prices and
operating characteristics offered by Market Sellers, continuing until sufficient generation resources and/or Economic Load Response Participant resources are dispatched to serve the PJM Interchange Energy Market energy purchase requirements under normal system conditions of the Market Buyers (taking into account any reductions to such requirements in accordance with PRD Curves properly submitted by PRD Providers), as well as the requirements of the PJM Region for ancillary services provided by generation resources and/or Economic Load Response Participant resources, in accordance with this Agreement. Such scheduling and dispatch shall recognize transmission constraints on coordinated flowgates external to the Transmission System in accordance with Appendix A to the Joint Operating Agreement between the Midwest Independent Transmission System Operator, Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 38), the Joint Operating Agreement Among and Between New York Independent System Operator Inc. and PJM Interconnection, L.L.C. (PJM Rate Schedule FERC No. 45), and on other such flowgates that are coordinated in accordance with agreements between the LLC and other entities. Scheduling and dispatch shall be conducted in accordance with this Agreement.

(b) The Office of the Interconnection shall undertake to identify any conflict or incompatibility between the scheduling or other deadlines or specifications applicable to the PJM Interchange Energy Market, and any relevant procedures of another Control Area, or any tariff (including the PJM Tariff). Upon determining that any such conflict or incompatibility exists, the Office of the Interconnection shall propose tariff or procedural changes, and undertake such other efforts as may be appropriate, to resolve any such conflict or incompatibility.

(c) To protect its generation or distribution facilities, or local Transmission Facilities not under the monitoring responsibility and dispatch control of the Office of the Interconnection, an entity may request that the Office of the Interconnection schedule and dispatch generation or reductions in demand to meet a limit on Transmission Facilities different from that which the Office of the Interconnection has determined to be required for reliable operation of the Transmission System. To the extent consistent with its other obligations under this Agreement, the Office of the Interconnection shall schedule and dispatch generation and reductions in demand in accordance with such request. An entity that makes a request pursuant to this section 1.7.6(c) shall be responsible for all generation and other costs resulting from its request that would not have been incurred by operating the Transmission System and scheduling and dispatching generation in the manner that the Office of the Interconnection otherwise has determined to be required for reliable operation of the Transmission System.

1.7.7 Pricing.

The price paid for energy bought and sold in the PJM Interchange Energy Market and for demand reductions will reflect the applicable interval Locational Marginal Price at each load and generation bus, determined by the Office of the Interconnection in accordance with this Agreement. Transmission Congestion Charges and Transmission Loss Charges, which shall be determined by differences in Congestion Prices and Loss Prices in the applicable interval, shall be calculated by the Office of the Interconnection, and collected by PJMSettlement, and the revenues from there shall be disbursed by PJMSettlement in accordance with this Schedule.
1.7.8 Generating Market Buyer Resources.

A Generating Market Buyer may elect to self-schedule its generation resources up to that Generating Market Buyer’s Equivalent Load, in accordance with and subject to the procedures specified in this Schedule, and the accounting and billing requirements specified in Section 3 to this Schedule. PJMSettlement shall not be a contracting party with respect to such self-scheduled or self-supplied transactions.

1.7.9 Delivery to an External Market Buyer.

A purchase of Spot Market Energy by an External Market Buyer shall be delivered to a bus or buses at the electrical boundaries of the PJM Region specified by the Office of the Interconnection, or to load in such area that is not served by Network Transmission Service, using Point-to-Point Transmission Service paid for by the External Market Buyer. Further delivery of such energy shall be the responsibility of the External Market Buyer.

1.7.10 Other Transactions.

(a) Bilateral Transactions.

(i) In addition to transactions in the PJM Interchange Energy Market, Market Participants may enter into bilateral contracts for the purchase or sale of electric energy to or from each other or any other entity, subject to the obligations of Market Participants to make Generation Capacity Resources available for dispatch by the Office of the Interconnection. Such bilateral contracts shall be for the physical transfer of energy to or from a Market Participant and shall be reported to and coordinated with the Office of the Interconnection in accordance with this Schedule and pursuant to the LLC’s rules relating to its InSchedule and ExSchedule tools.

(ii) For purposes of clarity, with respect to all bilateral contracts for the physical transfer of energy to a Market Participant inside the PJM Region, title to the energy that is the subject of the bilateral contract shall pass to the buyer at the source specified for the bilateral contract, and the further transmission of the energy or further sale of the energy into the PJM Interchange Energy Market shall be transacted by the buyer under the bilateral contract. With respect to all bilateral contracts for the physical transfer of energy to an entity outside the PJM Region, title to the energy shall pass to the buyer at the border of the PJM Region and shall be delivered to the border using transmission service. In no event shall the purchase and sale of energy between Market Participants under a bilateral contract constitute a transaction in the PJM Interchange Energy Market or be construed to define PJMSettlement as a contracting party to any bilateral transactions between Market Participants.
Market Participants that are parties to bilateral contracts for the purchase and sale and physical transfer of energy reported to and coordinated with the Office of the Interconnection under this Schedule shall use all reasonable efforts, consistent with Good Utility Practice, to limit the megawatt hours of such reported transactions to amounts reflecting the expected load and other physical delivery obligations of the buyer under the bilateral contract.

All payments and related charges for the energy associated with a bilateral contract shall be arranged between the parties to the bilateral contract and shall not be billed or settled by the Office of the Interconnection or PJMSettlement. The LLC, PJMSettlement, and the Members will not assume financial responsibility for the failure of a party to perform obligations owed to the other party under a bilateral contract reported and coordinated with the Office of the Interconnection under this Schedule.

A buyer under a bilateral contract shall guarantee and indemnify the LLC, PJMSettlement, and the Members for the costs of any Spot Market Backup used to meet the bilateral contract seller’s obligation to deliver energy under the bilateral contract and for which payment is not made to PJMSettlement by the seller under the bilateral contract, as determined by the Office of the Interconnection. Upon any default in obligations to the LLC or PJMSettlement by a Market Participant, the Office of the Interconnection shall (i) not accept any new InSchedule or ExSchedule reporting by the Market Participant and (ii) terminate all of the Market Participant’s InSchedules and ExSchedules associated with its bilateral contracts previously reported to the Office of the Interconnection for all days where delivery has not yet occurred. All claims regarding a buyer’s default to a seller under a bilateral contract shall be resolved solely between the buyer and the seller. In such circumstances, the seller may instruct the Office of the Interconnection to terminate all of the InSchedules and ExSchedules associated with bilateral contracts between buyer and seller previously reported to the Office of the Interconnection. PJMSettlement shall assign its claims against a seller with respect to a seller’s nonpayment for Spot Market Backup to a buyer to the extent that the buyer has made an indemnification payment to PJMSettlement with respect to the seller’s nonpayment.

Bilateral contracts that do not contemplate the physical transfer of energy to or from a Market Participant are not subject to this Schedule, shall not be reported to and coordinated with the Office of the Interconnection, and shall not in any way constitute a transaction in the PJM Interchange Energy Market.

Market Participants shall have Spot Market Backup with respect to all bilateral transactions that contemplate the physical transfer of energy to or from a Market Participant, that
are not Dynamic Transfers pursuant to Section 1.12 and that are curtailed or interrupted for any reason (except for curtailments or interruptions through Load Management for load located within the PJM Region).

(c) To the extent the Office of the Interconnection dispatches a Generating Market Buyer’s generation resources, such Generating Market Buyer may elect to net the output of such resources against its hourly Equivalent Load. Such a Generating Market Buyer shall be deemed a buyer from the PJM Interchange Energy Market to the extent of its PJM Interchange Imports, and shall be deemed a seller to the PJM Interchange Energy Market to the extent of its PJM Interchange Exports.

(d) A Market Seller may self-supply Station Power for its generation facility in accordance with the following provisions:

(i) A Market Seller may self-supply Station Power for its generation facility during any month (1) when the net output of such facility is positive, or (2) when the net output of such facility is negative and the Market Seller during the same month has available at other of its generation facilities positive net output in an amount at least sufficient to offset fully such negative net output. For purposes of this subsection (d), “net output” of a generation facility during any month means the facility’s gross energy output, less the Station Power requirements of such facility, during that month. The determination of a generation facility’s or a Market Seller’s monthly net output under this subsection (d) will apply only to determine whether the Market Seller self-supplied Station Power during the month and will not affect the price of energy sold or consumed by the Market Seller at any bus during any Real-time Settlement Interval during the month. For each Real-time Settlement Interval when a Market Seller has positive net output and delivers energy into the Transmission System, it will be paid the LMP at its bus for that Real-time Settlement Interval hour for all of the energy delivered. Conversely, for each Real-time Settlement Interval when a Market Seller has negative net output and has received Station Power from the Transmission System, it will pay the LMP at its bus for that Real-time Settlement Interval for all of the energy consumed.

(ii) Transmission Provider will determine the extent to which each affected Market Seller during the month self-supplied its Station Power requirements or obtained Station Power from third-party providers (including affiliates) and will incorporate that determination in its accounting and billing for the month. In the event that a Market Seller self-supplies Station Power during any month in the manner described in subsection (1) of subsection (d)(i) above, Market Seller will not use, and will not incur any charges for, transmission service. In the event, and to the extent, that a Market Seller self-supplies Station Power during any month in the manner described in subsection (2) of subsection (d)(i) above (hereafter referred to as “remote self-supply of Station Power”), Market
Seller shall use and pay for transmission service for the transmission of energy in an amount equal to the facility’s negative net output from Market Seller’s generation facility(ies) having positive net output. Unless the Market Seller makes other arrangements with Transmission Provider in advance, such transmission service shall be provided under Tariff, Part II and shall be charged the hourly rate under Tariff, Schedule 8 for Non-Firm Point-to-Point Transmission Service with an election to pay congestion charges, provided, however, that no reservation shall be necessary for such transmission service and the terms and charges under Tariff, Schedule 1; Tariff, Schedule 1A; Tariff, Schedule 2; Tariff, Schedule 3; Tariff, Schedule 4; Tariff, Schedule 5; Tariff, Schedule 6; Tariff, Schedule 9; and Tariff, Schedule 10 shall not apply to such service. The amount of energy that a Market Seller transmits in conjunction with remote self-supply of Station Power will not be affected by any other sales, purchases, or transmission of capacity or energy by or for such Market Seller under any other provisions of the PJM Tariff.

(iii) A Market Seller may self-supply Station Power from its generation facilities located outside of the PJM Region during any month only if such generation facilities in fact run during such month and Market Seller separately has reserved transmission service and scheduled delivery of the energy from such resource in advance into the PJM Region.

1.7.11 Emergencies.

(a) The Office of the Interconnection, with the assistance of the Members’ dispatchers as it may request, shall be responsible for monitoring the operation of the PJM Region, for declaring the existence of an Emergency, and for directing the operations of Market Participants as necessary to manage, alleviate or end an Emergency. The standards, policies and procedures of the Office of the Interconnection for declaring the existence of an Emergency, including but not limited to a Minimum Generation Emergency, and for managing, alleviating or ending an Emergency, shall apply to all Members on a non-discriminatory basis. Actions by the Office of the Interconnection and the Market Participants shall be carried out in accordance with this Agreement, the NERC Operating Policies, Applicable Regional Entity reliability principles and standards, Good Utility Practice, and the PJM Manuals. A declaration that an Emergency exists or is likely to exist by the Office of the Interconnection shall be binding on all Market Participants until the Office of the Interconnection announces that the actual or threatened Emergency no longer exists. Consistent with existing contracts, all Market Participants shall comply with all directions from the Office of the Interconnection for the purpose of managing, alleviating or ending an Emergency. The Market Participants shall authorize the Office of the Interconnection and PJMSettlement to purchase or sell energy on their behalf to meet an Emergency, and otherwise to implement agreements with other Control Areas interconnected with the PJM Region for the mutual provision of service to meet an Emergency, in accordance with this Agreement.
(b) To the extent load must be shed to alleviate an Emergency in a Control Zone, the Office of the Interconnection shall, to the maximum extent practicable, direct the shedding of load within such Control Zone. The Office of the Interconnection may shed load in one Control Zone to alleviate an Emergency in another Control Zone under its control only as necessary after having first shed load to the maximum extent practicable in the Control Zone experiencing the Emergency and only to the extent that PJM supports other control areas (not under its control) in those situations where load shedding would be necessary, such as to prevent isolation of facilities within the Eastern Interconnection, to prevent voltage collapse, or to restore system frequency following a system collapse; provided, however, that the Office of the Interconnection may not order a manual load dump in a Control Zone solely to address capacity deficiencies in another Control Zone. This subsection shall be implemented consistent with the North American Electric Reliability Council and applicable reliability council standards.

1.7.12 Fees and Charges.

Each Market Participant, except for Special Members, shall pay all fees and charges of the Office of the Interconnection for operation of the PJM Interchange Energy Market as determined by and allocated to the Market Participant by the Office of the Interconnection, and for additional services they request from the LLC, PJMSettlement or the Office of the Interconnection that are not required for the operation of the LLC or the Office of the Interconnection, in accordance with Schedule 3.

1.7.13 Relationship to the PJM Region.

The PJM Interchange Energy Market operates within and subject to the requirements for the operation of the PJM Region.

1.7.14 PJM Manuals.

The Office of the Interconnection shall be responsible for maintaining, updating, and promulgating the PJM Manuals as they relate to the operation of the PJM Interchange Energy Market. The PJM Manuals, as they relate to the operation of the PJM Interchange Energy Market, shall conform and comply with this Agreement, NERC operating policies, and Applicable Regional Entity reliability principles, guidelines and standards, and shall be designed to facilitate administration of an efficient energy market within industry reliability standards and the physical capabilities of the PJM Region.

1.7.15 Corrective Action.

Consistent with Good Utility Practice, the Office of the Interconnection shall be authorized to direct or coordinate corrective action, whether or not specified in the PJM Manuals, as necessary to alleviate unusual conditions that threaten the integrity or reliability of the PJM Region, or the regional power system.

1.7.16 Recording.
Subject to the requirements of applicable State or federal law, all voice communications with the Office of the Interconnection Control Center may be recorded by the Office of the Interconnection and any Market Participant communicating with the Office of the Interconnection Control Center, and each Market Participant hereby consents to such recording.

1.7.17 Operating Reserves.

(a) The following procedures shall apply to any generation unit subject to the dispatch of the Office of the Interconnection for which construction commenced before July 9, 1996, or any Economic Load Response Participant resources/Demand Resource subject to the dispatch of the Office of the Interconnection.

(b) The Office of the Interconnection shall schedule to the Operating Reserve and load-following objectives of the Control Zones of the PJM Region and the PJM Interchange Energy Market in scheduling generation resources and/or Economic Load Response Participant resources/Demand Resources pursuant to this Schedule. A table of Operating Reserve objectives for each Control Zone is calculated and published annually in the PJM Manuals. Reserve levels are probabilistically determined based on the season’s historical load forecasting error and forced outage rates.

(c) Nuclear generation resources shall not be eligible for Operating Reserve payments unless: 1) the Office of the Interconnection directs such resources to reduce output, in which case, such units shall be compensated in accordance with Tariff, Attachment K-Appendix, section 3.2.3(f) and the parallel provision of Operating Agreement, Schedule 1, section 3.2.3(f); or 2) the resource submits a request for a risk premium to the Market Monitoring Unit under the procedures specified in Tariff, Attachment M – Appendix, section II.B. A nuclear generation resource (i) must submit a risk premium consistent with its agreement under such process, or, (ii) if it has not agreed with the Market Monitoring Unit on an appropriate risk premium, may submit its own determination of an appropriate risk premium to the Office of the Interconnection, subject to acceptance by the Office of the Interconnection, with or without prior approval from the Commission.

(d) PJMSettlement shall be the Counterparty to the purchases and sales of Operating Reserve in the PJM Interchange Energy Market.

1.7.18 Regulation.

(a) Regulation to meet the Regulation objective of each Regulation Zone shall be supplied from generation resources and/or Economic Load Response Participant resources/Demand Resources located within the metered electrical boundaries of such Regulation Zone. Generating Market Buyers, and Market Sellers offering Regulation, shall comply with applicable standards and requirements for Regulation capability and dispatch specified in the PJM Manuals.

(b) The Office of the Interconnection shall obtain and maintain for each Regulation Zone an amount of Regulation equal to the Regulation objective for such Regulation Zone as specified in the PJM Manuals.
(c) The Regulation range of a generation unit or Economic Load Response Participant resources shall be at least twice the amount of Regulation assigned as described in the PJM Manuals.

(d) A resource capable of automatic energy dispatch that is also providing Regulation shall have its energy dispatch range reduced by at least twice the amount of the Regulation provided with consideration of the Regulation limits of that resource, as specified in the PJM Manuals.

(e) Qualified Regulation must satisfy the measurement and verification tests described in the PJM Manuals.

1.7.19 Ramping.

A generator dispatched by the Office of the Interconnection pursuant to a control signal appropriate to increase or decrease the generator’s megawatt output level shall be able to change output at the ramping rate specified in the Offer Data submitted to the Office of the Interconnection for that generator. Market Sellers must specify a ramping rate in the Offer Data that is an accurate representation of the resource’s capabilities given the confines of the PJM software. Market Sellers deemed to be withholding supply from the market or offering false supply via the use of inaccurate ramp rates can be referred to the Commission.

1.7.19A Synchronized Reserve.

(a) Synchronized Reserve can be supplied from non-emergency generation resources and/or Economic Load Response Participant resources located within the metered boundaries of the PJM Region. A resource is not eligible to provide Synchronized Reserve if its entire output has been designated as emergency energy. All on-line non-emergency generation resources providing energy are deemed to be available to provide Tier 1 Synchronized Reserve and Tier 2 Synchronized Reserve to the Office of the Interconnection, as applicable to the capacity resource’s capability to provide these services. During periods for which the Office of the Interconnection has issued a Primary Reserve Warning, Voltage Reduction Warning or Manual Load Dump Warning as described in Tariff, Attachment K Appendix, section 2.5(d) and the parallel provision of Operating Agreement, Schedule 1, section 2.5(d), all other non-emergency generation capacity resources available to provide energy shall have submitted offers for Tier 2 Synchronized Reserves. Generating Market Buyers, and Market Sellers offering Synchronized Reserve shall comply with applicable standards and requirements for Synchronized Reserve capability and dispatch specified in the PJM Manuals, the Operating Agreement and the PJM Tariff.

(b) The Office of the Interconnection shall obtain and maintain for each Reserve Zone and Reserve Sub-zone an amount of Primary and Synchronized Reserve equal to the respective Primary Reserve Requirement and Synchronized Reserve Requirement objectives for such Reserve Zone and Reserve Sub-zone, as specified in the PJM Manuals. The Office of the Interconnection shall create additional Reserve Zones or Reserve Sub-zones to maintain the required amount of reserves in a specific geographic area of the PJM Region as needed for
system reliability. Such needs may arise due to planned and unplanned system events that limit the Office of the Interconnection’s ability to deliver reserves to specific geographic area of the PJM Region where reserves are required.

(c) The Synchronized Reserve capability of a generation resource and Economic Load Response Participant resource shall be the increase in energy output or load reduction achievable by the generation resource and Demand Resource or Economic Load Response Participant resource within a continuous 10-minute period.

(d) A generation unit capable of automatic energy dispatch that also is providing Synchronized Reserve shall have its energy dispatch range reduced by the amount of the Synchronized Reserve provided. The amount of Synchronized Reserve provided by a generation unit shall serve to redefine the Normal Maximum Generation energy limit of that generation unit in that the amount of Synchronized Reserve provided shall be subtracted from its Normal Maximum Generation energy limit.

1.7.19A.01 Non-Synchronized Reserve.

(a) Non-Synchronized Reserve shall be supplied from generation resources located within the metered boundaries of the PJM Region. Resources, the entire output of which has been designated as emergency energy, and resources that aren’t available to provide energy, are not eligible to provide Non-Synchronized Reserve. All other non-emergency generation capacity resources available to provide energy shall also be available to provide Non-Synchronized Reserve, as applicable to the capacity resource’s capability to provide these services. Generating Market Buyers and Market Sellers offering Non-Synchronized Reserve shall comply with applicable standards and requirements for Non-Synchronized Reserve capability and dispatch specified in the PJM Manuals, the Operating Agreement and the PJM Tariff.

(b) The Office of the Interconnection shall obtain and maintain for each Reserve Zone and Reserve Sub-zone an amount of Non-Synchronized Reserve such that the sum of the Synchronized Reserve and Non-Synchronized Reserve meets the Primary Reserve Requirement for such Reserve Zone and Reserve Sub-zone, as specified in the PJM Manuals. The Office of the Interconnection shall create additional Reserve Zones or Reserve Sub-zones to maintain the required amount of reserves in a specific geographic area of the PJM Region as needed for system reliability. Such needs may arise due to planned and unplanned system events that limit the Office of the Interconnection’s ability to deliver reserves to specific geographic area of the PJM Region where reserves are required.

(c) The Non-Synchronized Reserve capability of a generation resource shall be the increase in energy output achievable by the generation resource within a continuous 10-minute period provided that the resource is not synchronized to the system at the initiation of the response.

(d) The Non-Synchronized Reserve capability of a generation resource shall generally be determined based on the startup and notification time, economic minimum and ramp rate of such resource submitted in the Real-time Energy Market for the Operating Day. If the Generating Market Buyer or Market Seller offering the Non-Synchronized Reserve can demonstrate to the
Office of the Interconnection that the Non-Synchronized Reserve capability of a generation resource exceeds its calculated value based on market offer data, the Generating Market Buyer or Market Seller and the Office of the Interconnection may agree on a different capability to be used.

(e) All Non-Synchronized Reserve offers shall be for $0.00/MWh.

1.7.19A.02 Secondary Reserve.

(a) Secondary Reserve can be supplied from synchronized and non-synchronized generation resources and/or Economic Load Response Participant resources located within the metered boundaries of the PJM Region, as specified in the PJM Manuals. A resource is not eligible to provide Secondary Reserve if its entire output has been designated as emergency energy or if the resource is not available to provide energy. Generating Market Buyers and Market Sellers offering Secondary Reserve shall comply with applicable standards and requirements for Secondary Reserve capability and dispatch specified in the PJM Manuals, the Operating Agreement and the PJM Tariff.

(b) The Office of the Interconnection shall obtain and maintain for each Reserve Zone and Reserve Sub-zone, as applicable, an amount of Secondary Reserve such that the sum of the Synchronized Reserve, Non-Synchronized Reserve and Secondary Reserve meets the respective 30-minute Reserve Requirement for each such Reserve Zone and Reserve Sub-zone, as applicable, and as specified in the PJM Manuals. In accordance with the PJM Manuals, the Office of the Interconnection shall create additional Reserve Zones or Reserve Sub-zones to maintain the 30-minute Reserve Requirement in a specific geographic area of the PJM Region as needed for system reliability. Such needs may arise due to planned and unplanned system events that limit the Office of the Interconnection’s ability to deliver reserves to specific geographic area of the PJM Region where reserves are required.

(c) The Secondary Reserve capability of a generation resource and Economic Load Response Participant resource shall be the increase in energy output or load reduction achievable by the generation resource and Economic Load Response Participant resource within a continuous 30-minute period, minus the increase in energy output or load reduction achievable within a continuous 10-minute period.

1.7.19B Bilateral Transactions Regarding Regulation, Synchronized Reserve, Non-Synchronized Reserve, and Day-ahead Scheduling Secondary Reserves.

(a) In addition to transactions in the Regulation market, Synchronized Reserve market, Non-Synchronized Reserve market, and Day-ahead Scheduling Secondary Reserve Market, Market Participants may enter into bilateral contracts for the purchase or sale of Regulation, Synchronized Reserve, Non-Synchronized Reserve or Secondary Day-ahead Scheduling Reserves to or from each other or any other entity. Such bilateral contracts shall be for the physical transfer of Regulation, Synchronized Reserve, Non-Synchronized Reserve, or
Secondary Day-ahead Scheduling Reserves to or from a Market Participant and shall be reported to and coordinated with the Office of the Interconnection in accordance with this Schedule and pursuant to the LLC’s rules relating to its Markets Gateway tools.

(b) For purposes of clarity, with respect to all bilateral contracts for the physical transfer of Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves to a Market Participant in the PJM Region, title to the product that is the subject of the bilateral contract shall pass to the buyer at the source specified for the bilateral contract, and any further transactions associated with such products or further sale of such Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves in the markets for Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves, respectively, shall be transacted by the buyer under the bilateral contract. In no event shall the purchase and sale of Regulation, Synchronized Reserve, Non-Synchronized Reserve or Secondary Day-ahead Scheduling Reserves between Market Participants under a bilateral contract constitute a transaction in PJM’s markets for Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves, or otherwise be construed to define PJMSettlement as a contracting party to any bilateral transactions between Market Participants.

(c) Market Participants that are parties to bilateral contracts for the purchase and sale and physical transfer of Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves reported to and coordinated with the Office of the Interconnection under this Schedule shall use all reasonable efforts, consistent with Good Utility Practice, to limit the amounts of such reported transactions to amounts reflecting the expected requirements for Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves of the buyer pursuant to such bilateral contracts.

(d) All payments and related charges for the Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves associated with a bilateral contract shall be arranged between the parties to the bilateral contract and shall not be billed or settled by the Office of the Interconnection. The LLC, PJMSettlement, and the Members will not assume financial responsibility for the failure of a party to perform obligations owed to the other party under a bilateral contract reported and coordinated with the Office of the Interconnection under this Schedule.

(e) A buyer under a bilateral contract shall guarantee and indemnify the LLC, PJMSettlement, and the Members for the costs of any purchases by the seller under the bilateral contract in the markets for Regulation, Synchronized Reserve, Non-Synchronized Reserve or Secondary Day-ahead Scheduling Reserves used to meet the bilateral contract seller’s obligation to deliver Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves under the bilateral contract and for which payment is not made to PJMSettlement by the seller under the bilateral contract, as determined by the Office of the Interconnection. Upon any default in obligations to the LLC or PJMSettlement by a Market Participant, the Office of the Interconnection shall (i) not accept any new Markets Gateway reporting by the Market Participant and (ii) terminate all of the Market Participant’s reporting of Markets Gateway schedules associated with its bilateral contracts previously reported to the
Office of the Interconnection for all days where delivery has not yet occurred. All claims regarding a buyer’s default to a seller under a bilateral contract shall be resolved solely between the buyer and the seller. In such circumstances, the seller may instruct the Office of the Interconnection to terminate all of the reported Markets Gateway schedules associated with bilateral contracts between buyer and seller previously reported to the Office of the Interconnection.

(f) Market Participants shall purchase Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves from PJM’s markets for Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves, in quantities sufficient to complete the delivery or receipt obligations of a bilateral contract that has been curtailed or interrupted for any reason, with respect to all bilateral transactions that contemplate the physical transfer of Regulation, Synchronized Reserve, Non-Synchronized Reserve, or Secondary Day-ahead Scheduling Reserves to or from a Market Participant.

1.7.20 Communication and Operating Requirements.

(a) Market Participants. Each Market Participant shall have, or shall arrange to have, its transactions in the PJM Interchange Energy Market subject to control by a Market Operations Center, with staffing and communications systems capable of real-time communication with the Office of the Interconnection during normal and Emergency conditions and of control of the Market Participant’s relevant load or facilities sufficient to meet the requirements of the Market Participant’s transactions with the PJM Interchange Energy Market, including but not limited to the following requirements as applicable, and as may be further described in the PJM Manuals.

(b) Market Sellers selling from generation resources and/or Demand Resources, Economic Load Response Participant resources within the PJM Region shall: report to the Office of the Interconnection sources of energy and Demand Resources, Economic Load Response Participant resources available for operation; supply to the Office of the Interconnection all applicable Offer Data; report to the Office of the Interconnection generation resources and Economic Load Response Participant resources, Demand Resources that are self-scheduled; with respect to generation resources, report to the Office of the Interconnection bilateral sales transactions to buyers not within the PJM Region; confirm to the Office of the Interconnection bilateral sales to Market Buyers within the PJM Region; respond to the Office of the Interconnection’s directives to start, shutdown or change output levels of generation units, or change scheduled voltages or reactive output levels of generation units, or reduce load from Economic Load Response Participant resources, Demand Resources; continuously maintain all Offer Data concurrent with on-line operating information; and ensure that, where so equipped, generating equipment and Economic Load Response Participant resources, Demand Resources are operated with control equipment functioning as specified in the PJM Manuals.

(c) Market Sellers selling from generation resources outside the PJM Region shall: provide to the Office of the Interconnection all applicable Offer Data, including offers specifying amounts of energy available, hours of availability and prices of energy and other services;
respond to Office of the Interconnection directives to schedule delivery or change delivery schedules; and communicate delivery schedules to the Market Seller’s Control Area.

(d) Market Participants that are Load Serving Entities or purchasing on behalf of Load Serving Entities shall: respond to Office of the Interconnection directives for load management steps; report to the Office of the Interconnection Generation Capacity Resources to satisfy capacity obligations that are available for pool operation; report to the Office of the Interconnection all bilateral purchase transactions; respond to other Office of the Interconnection directives such as those required during Emergency operation.

(e) Market Participants that are not Load Serving Entities or purchasing on behalf of Load Serving Entities shall: provide to the Office of the Interconnection requests to purchase specified amounts of energy for each hour of the Operating Day during which it intends to purchase from the PJM Interchange Energy Market, along with Dispatch Rate levels above which it does not desire to purchase; respond to other Office of the Interconnection directives such as those required during Emergency operation.

(f) Economic Load Response Participants are responsible for maintaining demand reduction information, including the amount and price at which demand may be reduced. The Economic Load Response Participant shall provide this information to the Office of the Interconnection by posting it on the Load Response Program Registration link of the PJM website as required by the PJM Manuals. The Economic Load Response Participant shall notify the Office of the Interconnection of a demand reduction concurrent with, or prior to, the beginning of such demand reduction in accordance with the PJM Manuals. In the event that an Economic Load Response Participant chooses to measure load reductions using a Customer Baseline Load, the Economic Load Response Participant shall inform the Office of the Interconnection of a change in its operations or the operations of the end-use customer that would affect a relevant Customer Baseline Load as required by the PJM Manuals.

(g) PRD Providers shall be responsible for automation and supervisory control equipment that satisfy the criteria set forth in the RAA to ensure automated reductions to their Price Responsive Demand in response to price in accordance with their PRD Curves submitted to the Office of the Interconnection.

(h) Market Participants engaging in Coordinated External Transactions shall provide to the Office of the Interconnection the information required to be specified in a CTS Interface Bid, in accordance with the procedures of Tariff, Attachment K-Appendix, section 1.13 and the parallel provisions of Operating Agreement, Schedule 1, section 1.13.
1.10 Scheduling.

1.10.1 General.

(a) The Office of the Interconnection shall administer scheduling processes to implement a Day-ahead Energy Market and a Real-time Energy Market. PJMSettlement shall be the Counterparty to the purchases and sales of energy that clear the Day-ahead Energy Market and the Real-time Energy Market; provided that PJMSettlement shall not be a contracting party to bilateral transactions between Market Participants or with respect to a Generating Market Buyer’s self-schedule or self-supply of its generation resources up to that Generating Market Buyer’s Equivalent Load.

(b) The Day-ahead Energy Market shall enable Market Participants to purchase and sell energy through the PJM Interchange Energy Market at Day-ahead Prices and enable Transmission Customers to reserve transmission service with Transmission Congestion Charges and Transmission Loss Charges based on locational differences in Day-ahead Prices. Up-to Congestion Transactions submitted in the Day-ahead Energy Market shall not require transmission service and Transmission Customers shall not reserve transmission service for such Up-to Congestion Transactions. Market Participants whose purchases and sales, and Transmission Customers whose transmission uses are scheduled in the Day-ahead Energy Market, shall be obligated to purchase or sell energy, or pay Transmission Congestion Charges and Transmission Loss Charges, at the applicable Day-ahead Prices for the amounts scheduled.

(c) In the Real-time Energy Market, Market Participants that deviate from the amounts of energy, Secondary Reserve, Non-Synchronized Reserve, or Synchronized Reserve purchases or sales, or Transmission Customers that deviate from the transmission uses, scheduled in the Day-ahead Energy Market shall be obligated to purchase or sell energy, Secondary Reserve, Non-Synchronized Reserve, or Synchronized Reserve, or pay Transmission Congestion Charges and Transmission Loss Charges, for the amount of the deviations at the applicable Real-time Prices or price differences, unless otherwise specified by this Schedule.

(d) The following scheduling procedures and principles shall govern the commitment of resources to the Day-ahead Energy Market and the Real-time Energy Market over a period extending from one week to one hour prior to the real-time dispatch. Scheduling encompasses the day-ahead and hourly scheduling process, through which the Office of the Interconnection determines the Day-ahead Energy Market and determines, based on changing forecasts of conditions and actions by Market Participants and system constraints, a plan to serve the hourly energy and reserve requirements of the Internal Market Buyers and the purchase requests of the External Market Buyers in the least costly manner, subject to maintaining the reliability of the PJM Region. Scheduling does not encompass Coordinated External Transactions, which are subject to the procedures of Section 1.13 of this Schedule 1 of this Agreement. Scheduling shall be conducted as specified in Section 1.10.1A below, subject to the following condition. If the Office of the Interconnection’s forecast for the next seven days projects a likelihood of Emergency conditions, the Office of the Interconnection may commit, for all or part of such seven day period, to the use of generation resources with notification or start-up times greater than one day as necessary in order to alleviate or mitigate such Emergency, in accordance with
the Market Sellers’ offers for such units for such periods and the specifications in the PJM Manuals. Such resources committed by the Office of the Interconnection to alleviate or mitigate an Emergency will not receive Operating Reserve Credits nor otherwise be made whole for its hours of operation for the duration of any portion of such commitment that exceeds the maximum start-up and notification times for such resources during Hot Weather Alerts and Cold Weather Alerts, consistent with Sections 3.2.3 and 6.6 hereof.

1.10.1A Day-ahead Energy Market Scheduling.

The following actions shall occur not later than 11:00 a.m. on the day before the Operating Day for which transactions are being scheduled, or such other deadline as may be specified by the Office of the Interconnection in order to comply with the practical requirements and the economic and efficiency objectives of the scheduling process specified in this Schedule.

(a) Each Market Participant may submit to the Office of the Interconnection specifications of the amount and location of its customer loads and/or energy purchases to be included in the Day-ahead Energy Market for each hour of the next Operating Day, such specifications to comply with the requirements set forth in the PJM Manuals. Each Market Buyer shall inform the Office of the Interconnection of the prices, if any, at which it desires not to include its load in the Day-ahead Energy Market rather than pay the Day-ahead Price. PRD Providers that have committed Price Responsive Demand in accordance with the Reliability Assurance Agreement shall submit to the Office of the Interconnection, in accordance with procedures specified in the PJM Manuals, any desired updates to their previously submitted PRD Curves, provided that such updates are consistent with their Price Responsive Demand commitments, and provided further that PRD Providers that are not Load Serving Entities for the Price Responsive Demand at issue may only submit PRD Curves for the Real-time Energy Market. Price Responsive Demand that has been committed in accordance with the Reliability Assurance Agreement shall be presumed available for the next Operating Day in accordance with the most recently submitted PRD Curve unless the PRD Curve is updated to indicate otherwise. PRD Providers may also submit PRD Curves for any Price Responsive Demand that is not committed in accordance with the Reliability Assurance Agreement; provided that PRD Providers that are not Load Serving Entities for the Price Responsive Demand at issue may only submit PRD Curves for the Real-time Energy Market. All PRD Curves shall be on a PRD Substation basis, and shall specify the maximum time period required to implement load reductions.

(b) Each Generating Market Buyer shall submit to the Office of the Interconnection: (i) hourly schedules for resource increments, including hydropower units, self-scheduled by the Market Buyer to meet its Equivalent Load; and (ii) the Dispatch Rate at which each such self-scheduled resource will disconnect or reduce output, or confirmation of the Market Buyer’s intent not to reduce output.

(c) All Market Participants shall submit to the Office of the Interconnection schedules for any energy exports, energy imports, and wheel through transactions involving use of generation or Transmission Facilities as specified below, and shall inform the Office of the Interconnection if the transaction is to be scheduled in the Day-ahead Energy Market. Any Market Participant that elects to schedule an export, import or wheel through transaction in the Day-ahead Energy
Market may specify the price (such price not to exceed $2,000/MWh), if any, at which the export, import or wheel through transaction will be wholly or partially curtailed. The foregoing price specification shall apply to the applicable interface pricing point. Any Market Participant that elects not to schedule its export, import or wheel through transaction in the Day-ahead Energy Market shall inform the Office of the Interconnection if the parties to the transaction are not willing to incur Transmission Congestion and Loss Charges in the Real-time Energy Market in order to complete any such scheduled transaction. Such transactions in the Real-Time Energy Market, other than Coordinated Transaction Schedules and emergency energy sales and purchases, may specify a price up to $2,000/MWh. Scheduling of such transactions shall be conducted in accordance with the specifications in the PJM Manuals and the following requirements:

i) Market Participants shall submit schedules for all energy purchases for delivery within the PJM Region, whether from resources inside or outside the PJM Region;

ii) Market Participants shall submit schedules for exports for delivery outside the PJM Region from resources within the PJM Region that are not Dynamic Transfers to such entities pursuant to Section 1.12; and

iii) In addition to the foregoing schedules for exports, imports and wheel through transactions, Market Participants shall submit confirmations of each scheduled transaction from each other party to the transaction in addition to the party submitting the schedule, or the adjacent Control Area.

(c-1) A Market Participant may elect to submit in the Day-ahead Energy Market a form of Virtual Transaction that combines an offer to sell energy at a source, with a bid to buy the same megawatt quantity of energy at a sink where such transaction specifies the maximum difference between the Locational Marginal Prices at the source and sink. The Office of Interconnection will schedule these transactions only to the extent this difference in Locational Marginal Prices is within the maximum amount specified by the Market Participant. A Virtual Transaction of this type is referred to as an “Up-to Congestion Transaction.” Such Up-to Congestion Transactions may be wholly or partially scheduled depending on the price difference between the source and sink locations in the Day-ahead Energy Market. The maximum difference between the source and sink prices that a participant may specify shall be limited to +/- $50/MWh. The foregoing price specification shall apply to the price difference between the specified source and sink in the day-ahead scheduling process only. An accepted Up-to Congestion Transaction results in scheduled injection at a specified source and scheduled withdrawal of the same megawatt quantity at a specified sink in the Day-ahead Energy Market.

(c-2) A Market Participant may elect to submit an Increment Offer and/or Decrement Bid form of Virtual Transaction in the Day-ahead Energy Market and shall specify the price for such transaction which shall be limited to $2,000/megawatt-hour.

(c-3) Up-to Congestion Transactions may only be submitted at hubs, Residual Metered Load and interfaces not described in Tariff, Attachment K-Appendix, section 2.6A(b). Increment
Offers and Decrement Bids may be only submitted at hubs, nodes at which physical generation or load is settled, Residual Metered Load and interfaces not described in Tariff, Attachment K-Appendix, section 2.6A(b).

(d) Market Sellers in the Day-ahead Energy Market shall submit offers for the supply of energy, demand reductions, or other services for the following Operating Day for each clock hour for which the Market Seller desires or is required to make its resource available to the Office of the Interconnection. Offers for the supply of energy may be cost-based, market-based, or both, and may vary hourly. Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection and shall contain the information specified in the Office of the Interconnection’s Offer Data specification, this Section 1.10.1A(d), Section 1.10.9B, Schedule 2 of the Operating Agreement, and the PJM Manuals, as applicable.

Market Sellers owning or controlling the output of a Generation Capacity Resource that was committed in an FRR Capacity Plan, self-supplied, offered and cleared in a Base Residual Auction or Incremental Auction, or designated as replacement capacity, as specified in Attachment DD of the PJM Tariff, and that has not been rendered unavailable by a Generator Planned Outage, a Generator Maintenance Outage, or a Generator Forced Outage shall submit offers for the available capacity of such Generation Capacity Resource, including any portion that is self-scheduled by the Generating Market Buyer. Such offers shall be based on the ICAP equivalent of the Market Seller’s cleared UCAP capacity commitment, provided, however, where the underlying resource is a Capacity Storage Resource or an Intermittent Resource, the Market Seller shall satisfy the must offer requirement by either self-scheduling or offering the unit as a dispatchable resource, in accordance with the PJM Manuals, where the hourly day-ahead self-scheduled values for such Capacity Storage Resources and Intermittent Resources may vary hour to hour from the capacity commitment. Any offer not designated as a Maximum Emergency offer shall be considered available for scheduling and dispatch under both Emergency and non-Emergency conditions. Offers may only be designated as Maximum Emergency offers to the extent that the Generation Capacity Resource falls into at least one of the following categories:

i) Environmental limits. If the resource has a limit on its run hours imposed by a federal, state, or other governmental agency that will significantly limit its availability, on either a temporary or long-term basis. This includes a resource that is limited to operating only during declared PJM capacity emergencies by a governmental authority.

ii) Fuel limits. If physical events beyond the control of the resource owner result in the temporary interruption of fuel supply and there is limited on-site fuel storage. A fuel supplier’s exercise of a contractual right to interrupt supply or delivery under an interruptible service agreement shall not qualify as an event beyond the control of the resource owner.

iii) Temporary emergency conditions at the unit. If temporary emergency physical conditions at the resource significantly limit its availability.
Temporary megawatt additions. If a resource can provide additional megawatts on a temporary basis by oil topping, boiler over-pressure, or similar techniques, and such megawatts are not ordinarily otherwise available.

The submission of offers for resource increments that have not cleared in a Base Residual Auction or an Incremental Auction, were not committed in an FRR Capacity Plan, and were not designated as replacement capacity under Attachment DD of the PJM Tariff shall be optional, but any such offers must contain the information specified in the Office of the Interconnection’s Offer Data specification, Operating Agreement, Schedule 1, sections 1.10.1A(d), and 1.10.9B, Operating Agreement, Schedule 2, and the PJM Manuals, as applicable. Energy offered from generation resources that have not cleared a Base Residual Auction or an Incremental Auction, were not committed in an FRR Capacity Plan, and were not designated as replacement capacity under Attachment DD of the PJM Tariff shall not be supplied from resources that are included in or otherwise committed to supply the Operating Reserves of a Control Area outside the PJM Region.

The foregoing offers:

i) Shall specify the Generation Capacity Resource or Economic Load Response Participant resource Demand Resource and energy or demand reduction amount, respectively, for each clock hour in the offer period;

ii) Shall specify the amounts and prices for each clock hour during the entire Operating Day for each resource component offered by the Market Seller to the Office of the Interconnection;

iii) May specify for generation resources offer parameters for each clock hour during the entire Operating Day, as applicable and in accordance with section 1.10.9B below, including: (1) Minimum Run Time; (2) maximum run time; (3) Start-up Costs; (4) No-load Costs; (5) Incremental Energy Offer; (6) notification time; (7) availability; (8) ramp rate; (9) Economic Minimum; (10) Economic Maximum; (11) emergency minimum MW; and (12) emergency maximum MW; (13) Synchronized Reserve maximum MW; (14) Secondary Reserve maximum MW; and (15) condense to generation time constraints, and may specify offer parameters for Economic Load Response Participant resource Demand Resource for each clock hour during the entire Operating Day, as applicable and in accordance with section 1.10.9B below, including: (1) minimum down time; (2) shutdown costs; (3) Incremental Energy Offer; (4) notification time; (5) Economic Minimum; and (6) Economic Maximum;

iv) Shall set forth any special conditions upon which the Market Seller proposes to supply a resource increment, including any curtailment rate specified in a bilateral contract for the output of the resource, or any cancellation fees;
v) May include a schedule of offers for prices and operating data contingent on acceptance by the deadline specified in this Schedule, with additional schedules applicable if accepted after the foregoing deadline.

vi) Shall constitute an offer to submit the resource increment to the Office of the Interconnection for scheduling and dispatch in accordance with the terms of the offer for the clock hour, which offer shall remain open through the Operating Day, for which the offer is submitted, unless the Market Seller a) submits a Real-time Offer for the applicable clock hour, or b) updates the availability of its offer for that hour, as further described in the PJM Manuals;

vii) Shall be final as to the price or prices at which the Market Seller proposes to supply energy or other services to the PJM Interchange Energy Market, such price or prices being guaranteed by the Market Seller for the period extending through the end of the following Operating Day, unless modified after the close of the Day-ahead Energy Market as permitted pursuant to sections 1.10.9A or 1.10.9B below;

viii) Shall not exceed an energy offer price of $1,000/megawatt-hour for all generation resources, except (1) when a Market Seller’s cost-based offer is above $1,000/megawatt-hour and less than or equal to $2,000/megawatt-hour, then its market-based offer must be less than or equal to the cost-based offer; and (2) when a Market Seller’s cost-based offer is greater than $2,000/megawatt-hour, then its market-based offer must be less than or equal to $2,000/megawatt-hour; and

ix) Shall not exceed a demand reduction offer price of $1,000/megawatt-hour, except when an Economic Load Response Participant submits a cost-based offer that includes an incremental cost component that is above $1,000/megawatt-hour, then its market-based offer must be less than or equal to the cost-based offer but in no event greater than $2,000/megawatt-hour; and

x) Shall not exceed an offer price as follows for Emergency Load Response and Pre-Emergency Load Response participants with:

a) a 30 minute lead time, pursuant to Section A.2 of Attachment DD-1 of the Tariff and the parallel provision of Schedule 6 of the RAA, $1,000849/megawatt-hour plus the applicable Reserve Penalty Factor for the Primary Reserve Requirement, minus $1.00;

b) an approved 60 minute lead time, pursuant to Section A.2 of Attachment DD-1 of the Tariff and the parallel provision of Schedule 6 of the RAA, $1,000425/megawatt-hour plus the
applicable Reserve Penalty Factor for the Primary Reserve Requirement divided by 2]; and

c) an approved 120 minute lead time, pursuant to Section A.2 of Attachment DD-1 of the Tariff and the parallel provisions of Schedule 6 of the RAA, $1,100/megawatt-hour; and

xi) Shall not exceed an energy offer price of $0.00/MWh for pumped storage hydropower units scheduled by the Office of the Interconnection pursuant to the hydro optimization tool in the Day-ahead Energy Market.

(e) A Market Seller that wishes to make a resource available to sell Regulation service shall submit an offer for Regulation for each clock hour for which the Market Seller desires to make its resource available to the Office of the Interconnection to provide Regulation that shall specify the megawatts of Regulation being offered, which must equal or exceed 0.1 megawatts, the Regulation Zone for which such Regulation is offered, the price of the capability offer in dollars per MW, the price of the performance offer in Dollars per change in MW, and such other information specified by the Office of the Interconnection as may be necessary to evaluate the offer and the resource’s opportunity costs. Such offers may vary hourly, and may be updated each hour, up to 65 minutes before the applicable clock hour during the Operating Day. The total of the performance offer multiplied by the historical average mileage used in the market clearing plus the capability offer shall not exceed $100/megawatt-hour in the case of Regulation offered for all Regulation Zones. In addition to any market-based offer for Regulation, the Market Seller also shall submit a cost-based offer. A cost-based offer must be in the form specified in the PJM Manuals and consist of the following components as well as any other components specified in the PJM Manuals:

i. The costs (in $/MW) of the fuel cost increase due to the steady-state heat rate increase resulting from operating the unit at lower megawatt output incurred from the provision of Regulation shall apply to the capability offer;

ii. The cost increase (in $/ΔMW) in costs associated with movement of the regulation resource incurred from the provision of Regulation shall apply to the performance offer; and

iii. An adder of up to $12.00 per megawatt of Regulation provided applied to the capability offer.

Qualified Regulation capability must satisfy the measurement and verification tests specified in the PJM Manuals.

(f) Each Market Seller owning or controlling the output of a Generation Capacity Resource committed to service of PJM loads under the Reliability Pricing Model or Fixed Resource Requirement Alternative shall submit a forecast of the availability of each such Generation Capacity Resource for the next seven days. A Market Seller (i) may submit a non-binding
forecast of the price at which it expects to offer a generation resource increment to the Office of the Interconnection over the next seven days, and (ii) shall submit a binding offer for energy, along with Start-up Costs and No-load Costs, if any, for the next seven days or part thereof, for any generation resource with minimum notification or start-up requirement greater than 24 hours. Such resources committed by the Office of the Interconnection will not receive Operating Reserve Credits nor otherwise be made whole for its hours of operation for the duration of any portion of such commitment that exceeds the maximum start-up and notification times for such resources during Hot Weather Alerts and Cold Weather Alerts, consistent with Sections 3.2.3 and 6.6 hereof.

(g) Each component of an offer by a Market Seller of a Generation Capacity Resource that is constant for the entire Operating Day and does not vary hour to hour shall remain in effect for subsequent Operating Days until superseded or canceled.

(h) The Office of the Interconnection shall post the total hourly loads scheduled in the Day-ahead Energy Market, as well as, its estimate of the combined hourly load of the Market Buyers for the next four days, and peak load forecasts for an additional three days.

(i) Except for Economic Load Response Participants, all Market Participants may submit Virtual Transactions that apply to the Day-ahead Energy Market only. Such Virtual Transactions must comply with the requirements set forth in the PJM Manuals and must specify amount, location and price, if any, at which the Market Participant desires to purchase or sell energy in the Day-ahead Energy Market. The Office of the Interconnection may require that a market participant shall not submit in excess of a defined number of bid/offer segments in the Day-ahead Energy Market, as specified in the PJM Manuals, when the Office of the Interconnection determines that such limit is required to avoid or mitigate significant system performance problems related to bid/offer volume. Notice of the need to impose such limit shall be provided prior to 10:00 a.m. EPT on the day that the Day-ahead Energy Market will clear. For purposes of this provision, a bid/offer segment is each pairing of price and megawatt quantity submitted as part of an Increment Offer or Decrement Bid. For purposes of applying this provision to an Up-to Congestion Transaction, a bid/offer segment shall refer to the pairing of a source and sink designation, as well as price and megawatt quantity, that comprise each Up-to Congestion Transaction.

(j) (i) Offers to Supply Synchronized and Non-Synchronized Reserves By Generation Resources in the Day-ahead and Real-time Reserve Markets

(1) Market Sellers owning or controlling the output of a Generation Capacity Resource that was committed in an FRR Capacity Plan, self-supplied, offered and cleared in a Base Residual Auction or Incremental Auction, or designated as replacement capacity, as specified in Tariff, Attachment DD, is capable of providing Synchronized Reserve or Non-Synchronized Reserve as specified in the PJM Manuals, and has not been rendered unavailable by a Generator Planned Outage, a Generator Maintenance Outage, or a Generator Forced Outage, shall submit offers or otherwise make their 10-minute reserve capability available to supply Synchronized
Reserve or, as applicable, Non-Synchronized Reserve, including any portion that is self-scheduled by the Generating Market Buyer, in an amount equal to the available 10-minute reserve capability of such Generation Capacity Resource. Market Sellers of Generation Capacity Resources subject to this must-offer requirement that do not make the reserve capability of such resources available when such resource is able to operate with a dispatchable range (e.g. through offering a fixed output) will be in violation of this provision.

(2) Market Sellers of all other generation resources that (i) are capable of providing Synchronized Reserve or Non-Synchronized Reserve, as specified in the PJM Manuals, (ii) are located within the metered boundaries of the PJM Region, and (iii) have submitted offers for the supply of energy into the Day-ahead Energy Market and Real-time Energy Market shall be deemed to have made their reserve capability available to provide Synchronized Reserve or Non-Synchronized Reserve in the Day-ahead Energy Market and Real-time Energy Market for each clock hour for which the Market Seller submits an available offer to supply energy; provided, however that hydroelectric generation resources and Energy Storage Resources are not automatically deemed available to provide reserves based on the submission of an available energy offer but may submit offers to supply Synchronized Reserve and Non-Synchronized Reserve, as applicable.

(3) Offers for the supply of Synchronized Reserve by generation resources must be cost-based. Consistent with the resource’s offer to supply energy, such offers may vary hourly and may be updated each hour up to 65 minutes before the applicable clock hour during the Operating Day. Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection and shall contain the information specified in the Office of the Interconnection’s Offer Data specification, this Section 1.10.1A, Section 1.10.9B, Operating Agreement, Schedule 2, and the PJM Manuals, as applicable. For offers to supply Synchronized Reserve, the offer price shall not exceed the expected value of the penalty for failing to provide Synchronized Reserve, where such expected value shall be recalculated annually, in accordance with the PJM Manuals, and posted on PJM’s website. The expected value of the penalty is calculated as the product of: (A) the average penalty, expressed in $/MWh, multiplied by (B) the average rate of non-performance during Synchronized Reserve events multiplied by (C) the probability a Synchronized Reserve event that will qualify for non-performance assessments will occur.

The expected value of the penalty shall be determined by an annual review of the twelve-month period ending October 31 of the calendar year in which the review is performed. The Office of the Interconnection shall
post the results of its annual review by no later than December 15, and the revised offer price cap shall be effective as of the following January 1; provided, however, that at the time of implementation of this rule the expected value of the penalty shall be $0.02/MWh, and for the period from the second month after implementation through the second January 1 following such date of implementation, the expected value of the penalty shall be recalculated on a monthly basis using data from the implementation date of this rule through the 15th day of the current month, and the revised value shall be effective the 1st day of the following month.

(4) All Non-Synchronized Reserve offers shall be for $0.00/MWh. Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection and shall contain the information specified in the Office of the Interconnection’s Offer Data specification, this Section 1.10.1A(d), Section 1.10.9B, Operating Agreement, Schedule 2, and the PJM Manuals, as applicable.

(ii) Determination of Available Synchronized Reserve Capability of Generation Resources

(1) For each offer to supply reserves by a synchronized resource, the Office of the Interconnection shall determine the MW of available Synchronized Reserve capability offered in the Day-ahead Energy Market and Real-time Energy Market, in accordance with the PJM Manuals; except, however, that the Office of the Interconnection will not make such determination for hydroelectric generation resources or Energy Storage Resources.

(2) An on-line generation resource’s available Synchronized Reserve capability, except for generation resources capable of synchronous condensing, shall be determined in accordance with the PJM Manuals and based on the resource’s current performance and initial energy output and the following offer parameters submitted as part of the resource’s energy offer: (A) ramp rate; and (B) the lesser of Economic Maximum and Synchronized Reserve maximum MW, where Synchronized Reserve maximum MW may be lower than the Economic Maximum only where the Market Seller has, in accordance with the procedures set forth in the PJM Manuals, submitted justification to the Office of the Interconnection that the resource has an operating configuration that prevents it from reliably providing Synchronized Reserves above the Synchronized Reserve maximum MW.

For generation resources capable of synchronous condensing, the resource’s available Synchronized Reserve capability shall be based on the resource’s initial energy output and the following offer parameters submitted as part of the resource’s energy offer: (C) ramp rate; (D) condense to generation time constraints; (E) Economic Minimum; and (F)
the less of Economic Maximum and Synchronized Reserve maximum MW, where Synchronized Reserve maximum MW may be lower than the Economic Maximum only where the Market Seller has, in accordance with the procedures set forth in the PJM Manuals, submitted justification to the Office of the Interconnection that the resource has an operating configuration that prevents it from reliably providing Synchronized Reserves above the Synchronized Reserve maximum MW.

(iii) Determination of Available Non-Synchronized Reserve Capability of Generation Resources

(1) For each offer to supply reserves by an off-line generation resource, the Office of the Interconnection shall determine the MW of available Non-Synchronized Reserve capability offered in the Day-ahead Energy Market and Real-time Energy Market in accordance with the PJM Manuals; except, however, that the Office of the Interconnection will not make such determination for hydroelectric generation resources or Energy Storage Resources. Such hydroelectric generation resources or Energy Storage Resources may submit offers for their available Non-Synchronized Reserve capability as part of their offer into the Non-Synchronized Reserve market, provided that such offer equals or exceeds 0.1 MW; however, any such resource which is subject to the must offer requirements in section 1.10.1A(j)(i) above must submit a Non-Synchronized Reserve offer which specifies the MW of available Non-Synchronized Reserve capability in order to remain compliant with such requirements.

(2) An off-line generation resource’s available Non-Synchronized Reserve capability shall be determined in accordance with the PJM Manuals and based on the following offer parameters submitted as part of the resource’s energy offer: (A) startup time; (B) notification time; (C) ramp rate; (D) Economic Minimum; and (E) the lesser of Economic Maximum and Synchronized Reserve maximum MW, where Synchronized Reserve maximum MW may be lower than the Economic Maximum only where the Market Seller has, in accordance with the procedures set forth in the PJM Manuals, submitted justification to the Office of the Interconnection that the resource has an operating configuration that prevents it from reliably providing Non-Synchronized Reserves above its Synchronized Reserve maximum MW.

(iv) Offers to Supply Synchronized Reserves by Economic Load Response Participant Resources in the Day-ahead and Real-time Reserve Markets

(1) Economic Load Response Participants that submit offers to reduce demand into the Day-ahead Energy Market and Real-time Energy Market and wish to make their resources available to supply Synchronized
Reserve may submit offers to supply Synchronized Reserve from such resources, where such offers A Market Seller that wishes to make a generation resource or Demand Resource available to sell Synchronized Reserve shall submit an offer for Synchronized Reserve for each clock hour for which the Market Seller desires or is required to make its resource available to the Office of the Interconnection to provide Synchronized Reserve that shall specify the megawatts of Synchronized Reserve being offered, which must equal or exceed 0.1 megawatts, the price of the offer in dollars per megawatt hour, and such other information specified by the Office of the Interconnection as may be necessary to evaluate the offer and the energy used by the generation resource to provide the Synchronized Reserve and the generation resource’s unit specific opportunity costs. Such offers may vary hourly, and may be updated each hour up to 65 minutes before the applicable clock hour during the Operating Day.

(2) All offers to supply Synchronized Reserve offers from Economic Load Response Participant resources shall not exceed the expected value of the penalty for failing to provide Synchronized Reserve, as determined in accordance with section 1.10.1A(j)(i)(3) above. The opportunity costs for Economic Load Response Participant resources shall be zero. Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection and shall contain the information specified in the Office of the Interconnection’s Offer Data specification, Section 1.10.1A(d), Section 1.10.9B, and the PJM Manuals, as applicable. The price of the offer shall not exceed the variable operating and maintenance costs for providing Synchronized Reserve plus seven dollars and fifty cents.

(k) An Economic Load Response Participant that wishes to participate in the Day-ahead Energy Market by reducing demand shall submit an offer to reduce demand to the Office of the Interconnection for each clock hour for which the Economic Load Response Participant desires to make its resource available to the Office of the Interconnection to reduce demand. The offer must equal or exceed 0.1 megawatts, may vary hourly, and shall specify: (i) the amount of the offered curtailment in minimum increments of .1 megawatts; (ii) the Day-ahead Locational Marginal Price above which the end-use customer will reduce load, subject to section 1.10.1A(d)(ix); and (iii) at the Economic Load Response Participant’s option, start-up costs associated with reducing load, including direct labor and equipment costs, opportunity costs, and/or a minimum of number of contiguous hours for which the load reduction must be committed. Such offers may be updated each hour, up to 65 minutes before the applicable clock hour during the Operating Day. Economic Load Response Participants submitting offers to reduce demand in the Day-ahead Energy Market may establish an incremental offer curve, provided that such offer curve shall be limited to ten price pairs (in MWs) per hour.

(l) Market Sellers owning or controlling the output of an Economic Load Response Participant resource that was committed in an FRR Capacity Plan, or that was
self-supplied or that offered and cleared in a Base Residual Auction or Incremental Auction, may submit demand reduction bids for the available load reduction capability of the Economic Load Response Participant resources Demand Resource. The submission of demand reduction bids for Economic Load Response Participant resources Demand Resource increments that were not committed in an FRR Capacity Plan, or that have not cleared in a Base Residual Auction or Incremental Auction, shall be optional, but any such bids must contain the information required to be included in such bids, as specified in the PJM Economic Load Response Program. A Economic Load Response Participant resource Demand Resource that was committed in an FRR Capacity Plan, or that was self-supplied or offered and cleared in a Base Residual Auction or Incremental Auction, may submit a demand reduction bid in the Day-ahead Energy Market as specified in the Economic Load Response Program; provided, however, that in the event of an Emergency PJM shall require Economic Load Response Participant resources Demand Resources to reduce load, notwithstanding that the Zonal LMP at the time such Emergency is declared is below the price identified in the demand reduction bid.

(m) **Offers to Supply Secondary Reserve By Generation Resources**

1. Market Sellers owning or controlling the output of a Generation Capacity Resource that was committed in an FRR Capacity Plan, self-supplied, offered and cleared in a Base Residual Auction or Incremental Auction, or designated as replacement capacity, as specified in Tariff, Attachment DD, that is available for energy, is capable of providing Secondary Reserve, as specified in the PJM Manuals, and has not been rendered unavailable by a Generator Planned Outage, a Generator Maintenance Outage, or a Generator Forced Outage shall submit offers to supply Secondary Reserve, or otherwise make their Secondary Reserve capability available. Such offers shall be for an amount equal to the resource’s available energy output achievable within thirty minutes (less its energy output achievable within ten minutes) from a request of the Office of the Interconnection. Market Sellers of Generation Capacity Resources subject to this must-offer requirement that do not make the reserve capability of such resources available when such resource is able to operate with a dispatchable range (e.g., through offering a fixed output) will be in violation of this provision.

2. Market Sellers of all other generation resources located within the metered boundaries of the PJM Region that submit offers for the supply of energy into the Day-ahead Energy Market and Real-time Energy Market and are capable of providing Secondary Reserve, as specified in the PJM Manuals, shall be deemed to have made their reserve capability available to provide Secondary Reserve in the Day-ahead Energy Market and Real-time Energy Market for each clock hour for which the Market Seller submits an available offer to supply energy; provided, however that hydroelectric generation resources and Energy Storage Resources are not automatically deemed available to provide reserves based on the submission of an available energy offer but may submit offers to supply Secondary Reserve, as applicable.
(3) Offers for the supply of Secondary Reserve will be determined based solely on the resource’s opportunity cost of not providing energy. Opportunity cost for Economic Load Response Participant resources and generation resources not synchronized to the grid shall be zero. Consistent with the resource’s offer to supply energy, such offers may vary hourly and may be updated each hour up to 65 minutes before the applicable clock hour during the Operating Day. Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection and shall contain the information specified in the Office of the Interconnection’s Offer Data specification, this Section 1.10.1A(d), Section 1.10.9B, Operating Agreement, Schedule 2, and the PJM Manuals, as applicable.

(ii) Determination of Available Secondary Reserve Capability of Generation Resources

(1) For each offer to supply Secondary Reserve by a generation resource, the Office of the Interconnection shall determine the MW of available Secondary Reserve capability offered in the Day-ahead Energy Market and Real-time Energy Market in accordance with the PJM Manuals; except, however, that the Office of the Interconnection will not make such determination for hydroelectric generation resources or Energy Storage Resources. Hydroelectric generation resources or Energy Storage Resources may submit their available Secondary Reserve capability as part of their offer into the Secondary Reserve market, provided that such offer equals or exceeds 0.1 MW; however, any such resource which is subject to the must offer requirements in section 1.10.1A(m)(i) above must submit a Secondary Reserve offer which specifies the MW of available Secondary Reserve capability in order to remain compliant with such requirements.

(2) (A) An on-line generation resource’s available Secondary Reserve capability, except for generation resources capable of synchronous condensing, shall be based on the resource’s current performance and initial energy output, the resource’s available Synchronized Reserve capability; and the following offer parameters submitted as part of the energy offer: (i) ramp rate; (ii) Economic Minimum; and (iii) the lesser of Economic Maximum and Secondary Reserve maximum MW, where a resource’s Secondary Reserve maximum MW may be less than the Economic Maximum only where the Market Seller has, in accordance with the procedures set forth in the PJM Manuals, submitted justification to the Office of the Interconnection that the resource has an operating configuration that prevents it from reliably providing Secondary Reserves above its Secondary Reserve maximum MW.

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For Use at March 14, 2019 Stakeholder Meeting
(B) An off-line generation resource’s available Secondary Reserve capability, shall be based on the resource’s available Secondary Reserve capability and the following offer parameters submitted as part of the resource’s energy offer: (i) startup time; (ii) notification time; (iii) ramp rate; (iv) Economic Minimum; and (v) the lesser of Economic Maximum and Secondary Reserve maximum MW, where a resource’s Secondary Reserve maximum MW may be less than the Economic Maximum only where the Market Seller has, in accordance with the procedures set forth in the PJM Manuals, submitted justification to the Office of the Interconnection that the resource has an operating configuration that prevents it from reliably providing Secondary Reserves above its Secondary Reserve maximum MW.

(C) For generation resources capable of synchronous condensing, the resource’s available Secondary Reserve capability shall be based on the following offer parameters submitted as part of the energy offer: (i) ramp rate; (ii) condense to generation time constraints; (iii) Economic Minimum; and (iv) the lesser of Economic Maximum and Secondary Reserve maximum MW, where a resource’s Secondary Reserve maximum MW may be less than the Economic Maximum only where the Market Seller has, in accordance with the procedures set forth in the PJM Manuals, submitted justification to the Office of the Interconnection that the resource has an operating configuration that prevents it from reliably providing Secondary Reserves above its Secondary Reserve maximum MW.

(iii) Offers to Supply Secondary Reserves by Economic Load Response Participant resources

(1) Each Economic Load Response Participant that submits offers to reduce demand into the Day-ahead Energy Market and Real-time Energy Market and wishes to make their resources available to supply Secondary Reserve shall submit offers to supply Secondary Reserve from such resources and include such other information specified by the Office of the Interconnection as may be necessary to evaluate the offer. Such offers may vary hourly, and may be updated each hour up to 65 minutes before the applicable clock hour during the Operating Day.

(2) All Secondary Reserve offers by Economic Load Response Participant resources shall be for $0.00/MWh. The opportunity costs for Economic Load Response Participant resources shall be zero. Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection and shall contain the information specified in
the Office of the Interconnection’s Offer Data specification, Section 1.10.1A(d), Section 1.10.9B, and the PJM Manuals, as applicable. Market Sellers providing Day-ahead Scheduling Reserves Resources shall submit in the Day-ahead Scheduling Reserves Market: 1) a price offer in dollars per megawatt hour; and 2) such other information specified by the Office of the Interconnection as may be necessary to determine any relevant opportunity costs for the resource(s). The foregoing notwithstanding, to qualify to submit Day-ahead Scheduling Reserves pursuant to this section, the Day-ahead Scheduling Reserves Resources shall submit energy offers in the Day-ahead Energy Market including start-up and shut-down costs for generation resource and Demand Resources, respectively, and all generation resources that are capable of providing Day-ahead Scheduling Reserves that a particular resource can provide that service. The megawatt quantity of Day-ahead Scheduling Reserves that a particular resource can provide in a given hour will be determined based on the energy Offer Data submitted in the Day-ahead Energy Market, as detailed in the PJM Manuals.

(n) A Market Participant may submit a Day-Ahead Pseudo-Tie Transaction for a Market Participant’s generator within the PJM balancing authority area that is a Pseudo-Tie into the MISO balancing authority area. Day-Ahead Pseudo-Tie Transactions combine an offer to sell energy at a source with a bid to buy the same megawatt quantity of energy at a sink where such transaction specifies the maximum difference between the Locational Marginal Prices at the source and sink.

Each Day-Ahead Pseudo-Tie Transaction shall: (1) source at a Market Participant’s generator within the PJM balancing authority area that Pseudo-Ties into MISO; and (2) sink at the PJM-MISO interface. A Market Participant must reserve transmission service in accordance with the PJM Tariff for each Day-Ahead Pseudo-Tie Transaction. Megawatt quantities for Day-Ahead Pseudo-Tie Transactions shall be greater than zero and less than or equal to the transmission service reserved for the Day-Ahead Pseudo-Tie Transaction. An accepted Day-Ahead Pseudo-Tie Transaction results in scheduled injection at a specified source and scheduled withdrawal of the same megawatt quantity at a specified sink in the Day-Ahead Energy Market.

1.10.1B Demand Bid Scheduling and Screening

(a) The Office of the Interconnection shall apply Demand Bid Screening to all Demand Bids submitted in the Day-ahead Energy Market for each Load Serving Entity, separately by Zone. Using Demand Bid Screening, the Office of the Interconnection will automatically reject a Load Serving Entity’s Demand Bids in any future Operating Day for which the Load Serving Entity submits bids if the total megawatt volume of such bids would exceed the Load Serving Entity’s Demand Bid Limit for any hour in such Operating Day, unless the Office of the Interconnection permits an exception pursuant to subsection (d) below.

(b) On a daily basis, PJM will update and post each Load Serving Entity’s Demand Bid Limit in each applicable Zone. Such Demand Bid Limit will apply to all Demand Bids submitted by that Load Serving Entity for each future Operating Day for which it submits bids. The Demand Bid Limit is calculated using the following equation:
Demand Bid Limit = greater of (Zonal Peak Demand Reference Point * 1.3), or (Zonal Peak Demand Reference Point + 10MW)

Where:
1. Zonal Peak Demand Reference Point = for each Zone: the product of (a) LSE Recent Load Share, multiplied by (b) Peak Daily Load Forecast.
2. LSE Recent Load Share is the Load Serving Entity’s highest share of Network Load in each Zone for any hour over the most recently available seven Operating Days for which PJM has data.
3. Peak Daily Load Forecast is PJM’s highest available peak load forecast for each applicable Zone that is calculated on a daily basis.

(c) A Load Serving Entity whose Demand Bids are rejected as a result of Demand Bid Screening may change its Demand Bids to reduce its total megawatt volume to a level that does not exceed its Demand Bid Limit, and may resubmit them subject to the applicable rules related to bid submission outlined in Tariff, Operating Agreement and PJM Manuals.

(d) PJM may allow a Load Serving Entity to submit bids in excess of its Demand Bid Limit when circumstances exist that will cause, or are reasonably expected to cause, a Load Serving Entity’s actual load to exceed its Demand Bid Limit on a given Operating Day. Examples of such circumstances include, but are not limited to, changes in load commitments due to state sponsored auctions, mergers and acquisitions between PJM Members, and sales and divestitures between PJM Members. A Load Serving Entity may submit a written exception request to the Office of Interconnection for a higher Demand Bid Limit for an affected Operating Day. Such request must include a detailed explanation of the circumstances at issue and supporting documentation that justify the Load Serving Entity’s expectation that its actual load will exceed its Demand Bid Limit.

1.10.2 Pool-scheduled Resources.

Pool-scheduled resources are those resources for which Market Participants submitted offers to sell energy in the Day-ahead Energy Market and offers to reduce demand in the Day-ahead Energy Market, which the Office of the Interconnection scheduled in the Day-ahead Energy Market as well as generators committed by the Office of the Interconnection subsequent to the Day-ahead Energy Market. Such resources shall be committed to provide energy in the real-time dispatch unless the schedules for such units are revised pursuant to Sections 1.10.9 or 1.11. Pool-scheduled resources shall be governed by the following principles and procedures.

(a) Pool-scheduled resources shall be selected by the Office of the Interconnection on the basis of the prices offered for energy and demand reductions and related services, whether the resource is expected to be needed to maintain system reliability during the Operating Day, Start-up Costs, No-load Costs, and cancellation fees, and the specified operating characteristics, offered by Market Sellers to the Office of the Interconnection by the offer deadline specified in Section 1.10.1A. Hydropower units can only be pool-scheduled if they are pumped storage units and scheduled by the Office of the Interconnection pursuant to the hydro optimization tool in the Day-ahead Energy Market.
(b) A resource that is scheduled by a Market Participant to support a bilateral sale, or that is self-scheduled by a Generating Market Buyer, shall not be selected by the Office of the Interconnection as a pool-scheduled resource except in an Emergency.

(c) Market Sellers offering energy from hydropower or other facilities with fuel or environmental limitations may submit data to the Office of the Interconnection that is sufficient to enable the Office of the Interconnection to determine the available operating hours of such facilities.

(d) The Market Seller of a resource selected as a pool-scheduled resource shall receive payments or credits for energy, demand reductions or related services, or for Start-up Costs and No-load Costs, from the Office of the Interconnection on behalf of the Market Buyers in accordance with Section 3 of this Schedule 1. Alternatively, the Market Seller shall receive, in lieu of Start-up Costs and No-load Costs, its actual costs incurred, if any, up to a cap of the resource’s Start-up Costs, if the Office of the Interconnection cancels its selection of the resource as a pool-scheduled resource and so notifies the Market Seller before the resource is synchronized.

(e) Market Participants shall make available their pool-scheduled resources to the Office of the Interconnection for coordinated operation to supply the Operating Reserves needs of the applicable Control Zone.

(f) Economic Load Response Participants offering to reduce demand shall specify: (i) the amount of the offered curtailment, which must equal or exceed 0.1 megawatts, in minimum increments of 0.1 megawatts; (ii) the real-time Locational Marginal Price above which the end-use customer will reduce load; and (iii) at the Economic Load Response Participant’s option, shut-down costs associated with reducing load, including direct labor and equipment costs, opportunity costs, and/or a minimum number of contiguous hours for which the load reduction must be committed. Economic Load Response Participants submitting offers to reduce demand in the Day-ahead Energy Market and/or the Real-time Energy Market may establish an incremental offer curve, provided that such offer curve shall be limited to ten price pairs (in MWs). Economic Load Response Participants offering to reduce demand shall also indicate the hours that the demand reduction is not available.

1.10.3 Self-scheduled Resources.

Self-scheduled resources shall be governed by the following principles and procedures.

(a) Each Generating Market Buyer shall use all reasonable efforts, consistent with Good Utility Practice, not to self-schedule resources in excess of its Equivalent Load.

(b) The offered prices of resources that are self-scheduled, or otherwise not following the dispatch orders of the Office of the Interconnection, shall not be considered by the Office of the Interconnection in determining Locational Marginal Prices.
(c) Market Participants shall make available their self-scheduled resources to the Office of the Interconnection for coordinated operation to supply the Operating Reserves needs of the applicable Control Zone, by submitting an offer as to such resources.

(d) A Market Participant self-scheduling a resource in the Day-ahead Energy Market that does not deliver the energy in the Real-time Energy Market, shall replace the energy not delivered with energy from the Real-time Energy Market and shall pay for such energy at the applicable Real-time Price.

(e) A Market Participant self-scheduling a resource to supply Synchronized Reserve in the Day-ahead Synchronized Reserve Market that does not deliver the scheduled megawatt quantity in the applicable real-time reserve market, shall replace the Synchronized Reserve not delivered and shall pay for such Synchronized Reserve at the applicable Real-time Synchronized Reserve Market Clearing Price. Market Participants shall not self-schedule a resource to provide Secondary Reserve or Non-Synchronized Reserve.

(f) For energy only, Hydropower units, excluding pumped storage units, may only be self-scheduled.

1.10.4 Capacity Resources.

(a) A Generation Capacity Resource committed to service of PJM loads under the Reliability Pricing Model or Fixed Resource Requirement Alternative that is selected as a pool-scheduled resource shall be made available for scheduling and dispatch at the direction of the Office of the Interconnection. Such a Generation Capacity Resource that does not deliver energy as scheduled shall be deemed to have experienced a Generator Forced Outage to the extent of such energy not delivered. A Market Participant offering such Generation Capacity Resource in the Day-ahead Energy Market shall replace the energy not delivered with energy from the Real-time Energy Market and shall pay for such energy at the applicable Real-time Price.

(b) Energy from a Generation Capacity Resource committed to service of PJM loads under the Reliability Pricing Model or Fixed Resource Requirement Alternative that has not been scheduled in the Day-ahead Energy Market may be sold on a bilateral basis by the Market Seller, may be self-scheduled, or may be offered for dispatch during the Operating Day in accordance with the procedures specified in this Schedule. Such a Generation Capacity Resource that has not been scheduled in the Day-ahead Energy Market and that has been sold on a bilateral basis must be made available upon request to the Office of the Interconnection for scheduling and dispatch during the Operating Day if the Office of the Interconnection declares a Maximum Generation Emergency. Any such resource so scheduled and dispatched shall receive the applicable Real-time Price for energy delivered.

(c) A resource that has been self-scheduled shall not receive payments or credits for Start-up Costs or No-load Costs.

1.10.5 External Resources.
(a) External Resources may submit offers to the PJM Interchange Energy Market, in accordance with the day-ahead and real-time scheduling processes specified above. An External Resource selected as a pool-scheduled resource shall be made available for scheduling and dispatch at the direction of the Office of the Interconnection, and except as specified below shall be compensated on the same basis as other pool-scheduled resources. External Resources that are not capable of Dynamic Transfer shall, if selected by the Office of the Interconnection on the basis of the Market Seller’s Offer Data, be block loaded on an hourly scheduled basis. Market Sellers shall offer External Resources to the PJM Interchange Energy Market on either a resource-specific or an aggregated resource basis. A Market Participant whose pool-scheduled resource does not deliver the energy scheduled in the Day-ahead Energy Market shall replace such energy not delivered as scheduled in the Day-ahead Energy Market with energy from the PJM Real-time Energy Market and shall pay for such energy at the applicable Real-time Price.

(b) Offers for External Resources from an aggregation of two or more generating units shall so indicate, and shall specify, in accordance with the Offer Data requirements specified by the Office of the Interconnection: (i) energy prices; (ii) hours of energy availability; (iii) a minimum dispatch level; (iv) a maximum dispatch level; and (v) unless such information has previously been made available to the Office of the Interconnection, sufficient information, as specified in the PJM Manuals, to enable the Office of the Interconnection to model the flow into the PJM Region of any energy from the External Resources scheduled in accordance with the Offer Data.

(c) Offers for External Resources on a resource-specific basis shall specify the resource being offered, along with the information specified in the Offer Data as applicable.

1.10.6 External Market Buyers.

(a) Deliveries to an External Market Buyer not subject to Dynamic Transfer by the Office of the Interconnection shall be delivered on a block loaded basis to the bus or buses at the electrical boundaries of the PJM Region, or in such area with respect to an External Market Buyer’s load within such area not served by Network Service, at which the energy is delivered to or for the External Market Buyer. External Market Buyers shall be charged (which charge may be positive or negative) at either the Day-ahead Prices or Real-time Prices, whichever is applicable, for energy at the foregoing bus or buses.

(b) An External Market Buyer’s hourly schedules for energy purchased from the PJM Interchange Energy Market shall conform to the ramping and other applicable requirements of the interconnection agreement between the PJM Region and the Control Area to which, whether as an intermediate or final point of delivery, the purchased energy will initially be delivered.

(c) The Office of the Interconnection shall curtail deliveries to an External Market Buyer if necessary to maintain appropriate reserve levels for a Control Zone as defined in the PJM Manuals, or to avoid shedding load in such Control Zone.

1.10.6A Transmission Loading Relief Customers.
(a) An entity that desires to elect to pay Transmission Congestion Charges in order to continue its energy schedules during an Operating Day over contract paths outside the PJM Region in the event that PJM initiates Transmission Loading Relief that otherwise would cause PJM to request security coordinators to curtail such Member’s energy schedules shall:

(i) enter its election on OASIS by 11:00 a.m. of the day before the Operating Day, in accordance with procedures established by PJM, which election shall be applicable for the entire Operating Day; and

(ii) if PJM initiates Transmission Loading Relief, provide to PJM, at such time and in accordance with procedures established by PJM, the hourly integrated energy schedules that impacted the PJM Region (as indicated from the NERC Interchange Distribution Calculator) during the Transmission Loading Relief.

(b) If an entity has made the election specified in Section (a), then PJM shall not request security coordinators to curtail such entity’s energy transactions, except as may be necessary to respond to Emergencies.

(c) In order to make elections under this Section 1.10.6A, an entity must (i) have met the creditworthiness standards established by the Office of the Interconnection or provided a letter of credit or other form of security acceptable to the Office of the Interconnection, and (ii) have executed either the Agreement, a Service Agreement under the PJM Tariff, or other agreement committing to pay all Transmission Congestion Charges incurred under this Section.

1.10.7 Bilateral Transactions.

Bilateral transactions as to which the parties have notified the Office of the Interconnection by the deadline specified in Section 1.10.1A that they elect not to be included in the Day-ahead Energy Market and that they are not willing to incur Transmission Congestion Charges in the Real-time Energy Market shall be curtailed by the Office of the Interconnection as necessary to reduce or alleviate transmission congestion. Bilateral transactions that were not included in the Day-ahead Energy Market and that are willing to incur congestion charges and bilateral transactions that were accepted in the Day-ahead Energy Market shall continue to be implemented during periods of congestion, except as may be necessary to respond to Emergencies.

1.10.8 Office of the Interconnection Responsibilities.

(a) The Office of the Interconnection shall use its best efforts to determine (i) the least-cost means of satisfying the projected hourly requirements for energy, Operating Reserves, and other ancillary services of the Market Buyers, including the reliability requirements of the PJM Region, of the Day-ahead Energy Market, and (ii) the least-cost means of satisfying the Operating Reserve and other ancillary service requirements for any portion of the load forecast of the Office of the Interconnection for the Operating Day in excess of that scheduled in the Day-ahead Energy Market. In making these determinations, the Office of the Interconnection shall
take into account: (i) the Office of the Interconnection’s forecasts of PJM Interchange Energy Market and PJM Region energy requirements, giving due consideration to the energy requirement forecasts and purchase requests submitted by Market Buyers and PRD Curves properly submitted by Load Serving Entities for the Price Responsive Demand loads they serve; (ii) the offers submitted by Market Sellers; (iii) the availability of limited energy resources; (iv) the capacity, location, and other relevant characteristics of self-scheduled resources; (v) the objectives of each Control Zone for Operating Reserves, as specified in the PJM Manuals; (vi) the requirements of each Regulation Zone for Regulation and other ancillary services, as specified in the PJM Manuals; (vii) the benefits of avoiding or minimizing transmission constraint control operations, as specified in the PJM Manuals; and (viii) such other factors as the Office of the Interconnection reasonably concludes are relevant to the foregoing determination, including, without limitation, transmission constraints on external coordinated flowgates to the extent provided by section 1.7.6. The Office of the Interconnection shall develop a Day-ahead Energy Market based on the foregoing determination, and shall determine the Day-ahead Prices resulting from such schedule. The Office of the Interconnection shall report the planned schedule for a hydropower resource to the operator of that resource as necessary for plant safety and security, and legal limitations on pond elevations.

(b) By 1:30 p.m., or as soon as practicable thereafter, of the day before each Operating Day, or such other deadline as may be specified by the Office of the Interconnection in the PJM Manuals, the Office of the Interconnection shall: (i) post the aggregate Day-ahead Energy Market results; (ii) post the Day-ahead Prices; and (iii) inform the Market Sellers, Market Buyers, and Economic Load Response Participants of their scheduled injections, withdrawals, and demand reductions respectively. The foregoing notwithstanding, the deadlines set forth in this subsection shall not apply if the Office of the Interconnection is unable to obtain Market Participant bid/offer data due to extraordinary circumstances. For purposes of this subsection, extraordinary circumstances shall mean a technical malfunction that limits, prohibits or otherwise interferes with the ability of the Office of the Interconnection to obtain Market Participant bid/offer data prior to 11:59 p.m. on the day before the affected Operating Day. Extraordinary circumstances do not include a Market Participant’s inability to submit bid/offer data to the Office of the Interconnection. If the Office of the Interconnection is unable to clear the Day-ahead Energy Market prior to 11:59 p.m. on the day before the affected Operating Day as a result of such extraordinary circumstances, the Office of the Interconnection shall notify Members as soon as practicable.

(c) Following posting of the information specified in Section 1.10.8(b), and absent extraordinary circumstances preventing the clearing of the Day-ahead Energy Market, the Office of the Interconnection shall revise its schedule of generation resources to reflect updated projections of load, conditions affecting electric system operations in the PJM Region, the availability of and constraints on limited energy and other resources, transmission constraints, and other relevant factors.

(d) Market Buyers shall pay PJMSettlement and Market Sellers shall be paid by PJMSettlement for the quantities of energy scheduled in the Day-ahead Energy Market at the Day-ahead Prices when the Day-ahead Price is positive. Market Buyers shall be paid by PJMSettlement and Market Sellers shall pay PJMSettlement for the quantities of energy
scheduled in the Day-ahead Energy Market at the Day-ahead Prices when the Day-ahead Price is negative. Economic Load Response Participants shall be paid for scheduled demand reductions pursuant to Section 3.3A of this Schedule. Notwithstanding the foregoing, if the Office of the Interconnection is unable to clear the Day-ahead Energy Market prior to 11:59 p.m. on the day before the affected Operating Day due to extraordinary circumstances as described in subsection (b) above, no settlements shall be made for the Day-ahead Energy Market, no scheduled megawatt quantities shall be established, and no Day-ahead Prices shall be established for that Operating Day. Rather, for purposes of settlements for such Operating Day, the Office of the Interconnection shall utilize a scheduled megawatt quantity and price of zero and all settlements, including Financial Transmission Right Target Allocations, will be based on the real-time quantities and prices as determined pursuant to Sections 2.4 and 2.5 hereof.

(e) If the Office of the Interconnection discovers an error in prices and/or cleared quantities in the Day-ahead Energy Market or Day-ahead Ancillary Services Markets, or the Real-time Energy Market, or Real-time Ancillary Services Markets or Day-Ahead Scheduling Reserve Market after it has posted the results for these markets on its Web site, the Office of the Interconnection shall notify Market Participants of the error as soon as possible after it is found, but in no event later than 12:00 p.m. of the second Business Day following the Operating Day for the Auxillary Services Markets and Real-time Energy Market and Real-time Ancillary Services Markets, and no later than 5:00 p.m. of the second Business Day following the initial publication of the results for the Day-ahead Scheduling Reserve Market and Day-ahead Energy Market and Day-ahead Ancillary Services Markets. After this initial notification, if the Office of the Interconnection determines it is necessary to post modified results, it shall provide notification of its intent to do so, together with all available supporting documentation, by no later than 5:00 p.m. of the fifth Business Day following the Operating Day for the Auxillary Services Markets and Real-time Energy Market and Real-time Ancillary Services Markets, and no later than 5:00 p.m. of the fifth Business Day following the initial publication of the results in the Day-ahead Scheduling Reserve Market and the Day-ahead Energy Market and Day-ahead Ancillary Services Markets. Thereafter, the Office of the Interconnection must post on its Web site the corrected results by no later than 5:00 p.m. of the tenth calendar day following the Operating Day for the Auxillary Services Markets, Day-ahead Energy Market, and Real-time Energy Market, and Day-ahead Ancillary Services Markets, and Real-time Ancillary Service Markets and no later than 5:00 p.m. of the tenth calendar day following the initial publication of the results in the Day-ahead Scheduling Reserve Market. Should any of the above deadlines pass without the associated action on the part of the Office of the Interconnection, the originally posted results will be considered final. Notwithstanding the foregoing, the deadlines set forth above shall not apply if the referenced market results are under publicly noticed review by the FERC.

(f) Consistent with Section 18.17.1 of the PJM Operating Agreement, and notwithstanding anything to the contrary in the Operating Agreement or in the PJM Tariff, to allow the tracking of Market Participants’ non-aggregated bids and offers over time as required by FERC Order No. 719, the Office of the Interconnection shall post on its Web site the non-aggregated bid data and Offer Data submitted by Market Participants (for participation in the PJM Interchange Energy Market) approximately four months after the bid or offer was submitted to the Office of the Interconnection.
1.10.9 Hourly Scheduling.

(a) Following the initial posting by the Office of the Interconnection of the Locational Marginal Prices resulting from the Day-ahead Energy Market, and subject to the right of the Office of the Interconnection to schedule and dispatch pool-scheduled resources and to direct that schedules be changed in an Emergency, and absent extraordinary circumstances preventing the clearing of the Day-ahead Energy Market, a generation rebidding period shall exist. Typically the rebidding period shall be from the time the Office of the Interconnection posts the results of the Day-ahead Energy Market until 2:15 p.m. on the day before each Operating Day. However, should the clearing of the Day-ahead Energy Market be significantly delayed, the Office of the Interconnection may establish a revised rebidding period. During the rebidding period, Market Participants may submit revisions to generation Offer Data for the next Operating Day. Adjustments to the Day-ahead Energy Market shall be settled at the applicable Real-time Prices, and shall not affect the obligation to pay or receive payment for the quantities of energy scheduled in the Day-ahead Energy Market at the applicable Day-ahead Prices.

(b) A Market Participant may adjust the schedule of a resource under its dispatch control on an hour-to-hour basis beginning at 10:00 p.m. of the day before each Operating Day, provided that the Office of the Interconnection is notified not later than 65 minutes prior to the hour in which the adjustment is to take effect, as follows and as specified in section 1.10.9A of this Schedule:

i) A Generating Market Buyer may self-schedule any of its resource increments, including hydropower resources, not previously designated as self-scheduled and not selected as a pool-scheduled resource in the Day-ahead Energy Market;

ii) A Market Participant may request the scheduling of a non-firm bilateral transaction; or

iii) A Market Participant may request the scheduling of deliveries or receipts of Spot Market Energy; or

iv) A Generating Market Buyer may remove from service a resource increment, including a hydropower resource, that it had previously designated as self-scheduled, provided that the Office of the Interconnection shall have the option to schedule energy from any such resource increment that is a Capacity Resource at the price offered in the scheduling process, with no obligation to pay any Start-Up Costs.

(c) An External Market Buyer may refuse delivery of some or all of the energy it requested to purchase in the Day-ahead Energy Market by notifying the Office of the Interconnection of the adjustment in deliveries not later than 65 minutes prior to the hour in which the adjustment is to take effect, but any such adjustment shall not affect the obligation of the External Market
Buyer to pay for energy scheduled on its behalf in the Day-ahead Energy Market at the applicable Day-ahead Prices.

(d) The Office of the Interconnection shall provide External Market Buyers and External Market Sellers and parties to bilateral transactions with any revisions to their schedules resulting from the rebidding period by 6:30 p.m. on the day before each Operating Day. The Office of the Interconnection may also commit additional resources after such time as system conditions require. For each hour in the Operating Day, as soon as practicable after the deadlines specified in the foregoing subsection of this Section 1.10, the Office of the Interconnection shall provide External Market Buyers and External Market Sellers and parties to bilateral transactions with any revisions to their schedules for the hour.

1.10.9A Updating Offers in Real-time

(a) Each Market Seller may submit Real-time Offers for a resource up to 65 minutes before the applicable clock hour, and such Real-time Offers shall supersede any previous offer for that resource for the clock hour, as further described in the PJM Manuals and subject to the following conditions:

   (i) A market-based Real-time Offer shall not exceed the applicable energy offer caps specified in this Schedule. Once a Market Seller’s resource is committed for an applicable clock hour, the Market Seller may not increase its Incremental Energy Offer and may only submit a market-based Real-time Offer that is higher than its market-based offer that was in effect at the time of commitment to reflect increases in the resource’s cost-based Start-up Costs and cost-based No-load Costs. The Market Seller may elect not to have its market-based offer considered for dispatch and to have only its lowest cost-based offer considered for the remainder of the Operating Day.

   (ii) Cost-based Real-time Offers shall be submitted to the Office of the Interconnection in the form specified by the Office of the Interconnection’s Offer Data specification, Operating Agreement, Schedule 1, sections 1.10.1A(d) and 1.10.9B, Operating Agreement, Schedule 2 and the PJM Manuals, as applicable. If a Market Seller submits a market-based Real-time Offer for a particular clock hour in accordance with subsection (c) below, or if updates to a cost-based offer are required by the Market Seller’s approved Fuel Cost Policy, the Market Seller shall update its previously submitted cost-based Real-time Offer.

   (iii) If a Market Seller’s available cost-based offer is not compliant with Operating Agreement, Schedule 2 and the PJM Manuals at the time a Market Seller submits a market-based Real-time Offer for an applicable clock hour during the Operating Day, the Market Seller must submit an updated cost-based Real-time Offer consisting of an Incremental Energy Offer, Start-up Cost, and No-load Cost for that clock hour that is compliant with Operating Agreement, Schedule 2 and the PJM Manuals.
(b) Each Market Seller may submit Real-time Offers for a resource during and through the end of the applicable clock hour to update only the following offer parameters, as further described in the PJM Manuals: (1) Economic Minimum; (2) Economic Maximum; (3) emergency minimum MW; (4) emergency maximum MW; (5) unit availability status; and (6) fixed output indicator; (7) Synchronized Reserve maximum MW; and (8) Secondary Reserve maximum MW. Such Real-time Offers shall supersede any previous offer for that resource for the clock hour.

1.10.9B Offer Parameter Flexibility

(a) Market Sellers may, in accordance with sections 1.10.1A and 1.10.9A above, this section 1.10.9B, and the PJM Manuals, update offer parameters at any time up to 65 minutes before the applicable clock hour, including prior to the close of the Day-ahead Energy Market and prior to the close of the rebidding period specified in section 1.10.9, except that Market Sellers may not update their offers for the supply of energy, Secondary Reserve, Synchronized Reserve, Non-Synchronized Reserve, or demand reduction: (1) during the period after the close the Day-ahead Energy Market and prior to the posting of the Day-ahead Energy Market results pursuant to section 1.10.8(b); or (2) during the period after close of the rebidding period and prior to PJM announcing the results of the rebidding period pursuant to section 1.10.9(d).

(b) For generation resource offers, Market Sellers may vary for each clock hour during the entire Operating Day the following offer parameters: (1) cost-based Start-up Costs; (2) cost-based No-load Costs; (3) Incremental Energy Offer; (4) Economic Minimum and Economic Maximum; (5) emergency minimum MW and emergency maximum MW; (6) Synchronized Reserve maximum MW; (7) Secondary Reserve maximum MW; and (68) for Real-time Offers only, (i) notification time; (ii) ramp rate; and (iii) for uncommitted hours only, Minimum Run Time.

(c) For Economic Load Response Participant resource Demand Resource offers, Market Sellers may vary for each clock hour during the entire Operating Day the following offer parameters: (1) shutdown costs, (2) Incremental Energy Offer; (3) Economic Maximum; (4) Economic Maximum; and (5) for Real-time Offers only, (i) notification time and (ii) for uncommitted hours only, minimum down time.

(d) After the announcement of the results of the rebidding period pursuant to section 1.10.9(d), a Market Seller may submit a Real-time Offer where offer parameters may differ from the offer originally submitted in the Day-ahead Energy Market, except that a Market Seller may not submit a Real-time Offer that changes, of the offer parameters listed in section 1.10.1A(d), the MW amounts specified in the Incremental Energy Offer, ramp rate maximum run time, and availability; provided, however, Market Sellers of dual-fueled resources may submit Real-time Offers for such resources that change the availability of a submitted cost-based offer.
1.11 Dispatch.

The following procedures and principles shall govern the dispatch of the resources available to the Office of the Interconnection.

1.11.1 Resource Output.

The Office of the Interconnection shall have the authority to direct any Market Seller to adjust the output of any pool-scheduled resource increment within the operating characteristics specified in the Market Seller’s offer. The Office of the Interconnection may cancel its selection of, or otherwise release, pool-scheduled resources, subject to an obligation to pay any applicable start-up, no-load or cancellation fees. The Office of the Interconnection shall adjust the output of pool-scheduled resource increments as necessary: (a) to maintain reliability, and subject to that constraint, to minimize the cost of supplying the energy, reserves, and other services required by the Market Buyers and the operation of the PJM Region; (b) to balance load and generation, maintain scheduled tie flows, and provide frequency support within the PJM Region; and (c) to minimize unscheduled interchange not frequency related between the PJM Region and other Control Areas.

1.11.2 Operating Basis.

In carrying out the foregoing objectives, the Office of the Interconnection shall conduct the operation of the PJM Region in accordance with the PJM Manuals, and shall: (i) utilize available generating reserves and obtain required replacements; and (ii) monitor the availability of adequate reserves.

1.11.3 Pool-dispatched Resources.

(a) The Office of the Interconnection shall implement the dispatch of energy from pool-scheduled resources with limited energy by direct request. In implementing mandatory or economic use of limited energy resources, the Office of the Interconnection shall use its best efforts to select the most economic hours of operation for limited energy resources, in order to make optimal use of such resources consistent with the dynamic load-following requirements of the PJM Region and the availability of other resources to the Office of the Interconnection.

(b) The Office of the Interconnection shall implement the dispatch of energy from other pool-dispatched resource increments, including generation increments from Capacity Resources the remaining increments of which are self-scheduled, by sending appropriate signals and instructions to the entity controlling such resources, in accordance with the PJM Manuals. Each Market Seller shall ensure that the entity controlling a pool-dispatched resource offered or made available by that Market Seller complies with the energy dispatch signals and instructions transmitted by the Office of the Interconnection.

1.11.3A Maximum Generation Emergency.
If the Office of the Interconnection declares a Maximum Generation Emergency, all deliveries to load that is served by Point-to-Point Transmission Service outside the PJM Region from Generation Capacity Resources committed to service of PJM loads under the Reliability Pricing Model or Fixed Resource Requirement Alternative may be interrupted in order to serve load in the PJM Region.

1.11.4 Regulation.

(a) A Market Buyer may satisfy its Regulation Obligation from its own generation resources and/or Economic Load Response Participant resources Demand Resources capable of performing Regulation service, by contractual arrangements with other Market Participants able to provide Regulation service, or by purchases from the PJM Interchange Energy Market at the rates set forth in Section 3.2.2. PJMSettlement shall be the Counterparty to the purchases and sales of Regulation service in the PJM Interchange Energy Market; provided that PJMSettlement shall not be a contracting party to bilateral transactions between Market Participants or with respect to a self-schedule or self-supply of generation resources by a Market Buyer to satisfy its Regulation Obligation.

(b) The Office of the Interconnection shall obtain Regulation service from the least-cost alternatives available from either pool-scheduled or self-scheduled generation resources and/or Economic Load Response Participant resources Demand Resources as needed to meet Regulation Zone requirements not otherwise satisfied by the Market Buyers. Generation resources or Economic Load Response Participant resources Demand Resources offering to sell Regulation shall be selected to provide Regulation on the basis of each generation resource’s and Economic Load Response Participant resources Demand Resource’s regulation offer and the estimated opportunity cost of a resource providing regulation and in accordance with the Office of the Interconnection’s obligation to minimize the total cost of energy, Operating Reserves, Regulation, and other ancillary services. Estimated opportunity costs for generation resources shall be determined by the Office of the Interconnection on the basis of the expected value of the energy sales that would be foregone or uneconomic energy that would be produced by the resource in order to provide Regulation, in accordance with procedures specified in the PJM Manuals. Estimated opportunity costs for Economic Load Response Participant resources Demand Resources will be zero.

(c) The Office of the Interconnection shall dispatch resources for Regulation by sending Regulation signals and instructions to generation resources and/or Economic Load Response Participant resources Demand Resources from which Regulation service has been offered by Market Sellers, in accordance with the PJM Manuals. Market Sellers shall comply with Regulation dispatch signals and instructions transmitted by the Office of the Interconnection and, in the event of conflict, Regulation dispatch signals and instructions shall take precedence over energy dispatch signals and instructions. Market Sellers shall exert all reasonable efforts to operate, or ensure the operation of, their resources supplying load-energy in the PJM Region as close to desired output levels as practical, consistent with Good Utility Practice.

1.11.4A Synchronized Reserve.
(a) A Market Buyer may satisfy its Synchronized Reserve Obligation from its own generation resources and/or Economic Load Response Participant resources Demand Resources capable of providing Synchronized Reserve, by contractual arrangements with other Market Participants able to provide Synchronized Reserve, or by purchases from the PJM Synchronized Reserve Market at the rates set forth in Section 3.2.3A. PJMSettlement shall be the Counterparty to the purchases and sales of Synchronized Reserve in the PJM Interchange Energy Market; provided that PJMSettlement shall not be a contracting party to bilateral transactions between Market Participants or with respect to a self-schedule or self-supply of generation resources by a Market Buyer to satisfy its Synchronized Reserve Obligation.

(b) The Office of the Interconnection shall obtain Synchronized Reserve from the least-cost alternatives—available—from either available pool-scheduled or self-scheduled generation resources and/or Economic Load Response Participant resources Demand Resources as needed to meet the Synchronized Reserve requirements of each Reserve Zone and Reserve Sub-zone of the PJM Region not otherwise satisfied by the Market Buyers. The Office of the Interconnection shall clear both the Day-ahead Synchronized Reserve Market and the Real-time Synchronized Reserve Market in accordance with the applicable Operating Reserve Demand Curve established in accordance with section 3.2.3A.02 below, the offers submitted in the PJM Interchange Energy Market, and the offers submitted in the Synchronized Reserve Market, inclusive of opportunity cost. For any given interval for each Reserve Zone or Reserve Sub-zone, the Office of the Interconnection shall clear Economic Load Response Participant resources in an amount less than or equal to 50 percent of the Minimum Synchronized Reserve Requirement. Resources offering to sell Synchronized Reserve shall be cleared to provide Synchronized Reserve on the basis of each generation resource’s and/or Economic Load Response Participant resource’s Synchronized Reserve offer and the estimated unit-specific opportunity cost of the resource—product substitution cost between providing Synchronized Reserve, energy and any other product the resource is capable of providing—and in accordance with the Office of the Interconnection’s obligation to jointly procure and minimize the total production cost of energy, Operating Reserves, Synchronized Reserve, and other ancillary services Primary Reserve, 30-minute Reserve and Regulation. Estimated unit-specific opportunity costs for generation resources shall be equal to the sum of (i) the product of (A) the megawatts of energy used by the generation resource to provide Synchronized Reserve as submitted as part of the generation resource’s Synchronized Reserve offer times (B) the Locational Marginal Price at the generation bus of the generation resource, and (ii) the product of (A) the deviation of the generation resource’s output necessary to follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order, times (B) the difference between the Locational Marginal Price at the generation bus for the generation resource and the offer price for energy from the generation resource (at the megawatt level of the Synchronized Reserve set point for the resource) in the PJM Interchange Energy Market. Opportunity costs for Demand Resources will be zero. For any given interval for each Reserve Zone or Reserve Sub-zone, the Office of the Interconnection shall clear Economic Load Response Participant resources in an amount less than or equal to 50 percent of the Minimum Synchronized Reserve Requirement.

(c) The Office of the Interconnection shall dispatch generation resources and/or Economic Load Response Participant resources Demand Resources for Synchronized Reserve by sending
Synchronized Reserve instructions to generation resources and/or Economic Load Response Participant resources Demand Resources from which Synchronized Reserve has been offered by Market Sellers, in accordance with the PJM Manuals. Market Sellers shall comply with Synchronized Reserve dispatch instructions transmitted by the Office of the Interconnection and, in the event of a conflict, Synchronized Reserve dispatch instructions shall take precedence over energy dispatch signals and instructions. Market Sellers shall exert all reasonable efforts to operate, or ensure the operation of, their generation resources supplying load-energy in the PJM Region as close to desired output levels as practical, consistent with Good Utility Practice.

1.11.4B Non-Synchronized Reserve.

(a) A Market Buyer may satisfy its Non-Synchronized Reserve Obligation from its own generation resources capable of providing Non-Synchronized Reserve, by contractual arrangements with other Market Participants able to provide Non-Synchronized Reserve, or by purchases from the PJM Non-Synchronized Reserve Market at the rates set forth in Section 3.2.3A.001. PJMSettlement shall be the Counterparty to the purchases and sales of Non-Synchronized Reserve in the PJM Interchange Energy Market; provided that PJMSettlement shall not be a contracting party to bilateral transactions between Market Participants or with respect to a self-supply of generation resources by a Market Buyer to satisfy its Non-Synchronized Reserve Obligation.

(b) The Office of the Interconnection shall obtain Non-Synchronized Reserve from the least-cost alternatives available from either pool-scheduled generation resources as needed to ensure the Primary Reserve requirement of each Reserve Zone and Reserve Sub-zone of the PJM Region not otherwise satisfied by the Market Buyers' resources providing Synchronized Reserve. The Office of the Interconnection shall clear both the Day-ahead Non-Synchronized Reserve Market and the Real-time Non-Synchronized Reserve Market in accordance with the applicable Operating Reserve Demand Curve established in accordance with section 3.2.3A.02 below, the offers submitted in the PJM Interchange Energy Market, and the offers submitted in the Non-Synchronized Reserve Market. Resources eligible to sell Non-Synchronized Reserve shall be selected-cleared to provide Non-Synchronized Reserve on the basis of each resource’s product substitution cost, each generation resource’s estimated between-providing-unit specific opportunity cost of the resource providing Non-Synchronized Reserve and energy, and any other product the resource is capable of providing, and in accordance with the Office of the Interconnection’s obligation to jointly procure and minimize the total cost of energy, Synchronized Reserve, Primary Reserve, 30-minute Reserve and Regulation Operating Reserves, Synchronized Reserve, and other ancillary services. Estimated unit specific opportunity costs for generation resources not providing energy because they are providing Non-Synchronized Reserve shall be equal to the product of (A) the deviation of the generation resource’s output necessary to follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order, times (B) the Locational Marginal Price at the generation bus for the generation resource, minus (C) the applicable offer for energy from the generation resource in the PJM Interchange Energy Market.

(c) The Office of the Interconnection shall dispatch generation resources for Non-
Synchronized Reserve by sending Non-Synchronized Reserve instructions to generation resources from which Non-Synchronized Reserve is available, in accordance with the PJM Manuals. Market Sellers shall comply with Non-Synchronized Reserve dispatch instructions transmitted by the Office of the Interconnection and, in the event of a conflict, Non-Synchronized Reserve dispatch instructions shall take precedence over energy dispatch signals and instructions. Market Sellers shall exert all reasonable efforts to operate, or ensure the operation of, their generation resources supplying energy in the PJM Region as close to desired output levels as practical, consistent with Good Utility Practice.

1.11.4C Secondary Reserve.

(a) A Market Buyer may satisfy its Secondary Reserve Obligation by contractual arrangements with other Market Participants able to provide Secondary Reserve, or by purchases from the PJM Secondary Reserve Market at the rates set forth in Section 3.2.3A.01. PJMSettlement shall be the Counterparty to the purchases and sales of Secondary Reserve in the PJM Interchange Energy Market; provided that PJMSettlement shall not be a contracting party to bilateral transactions between Market Participants.

(b) The Office of the Interconnection shall obtain Secondary Reserve from the least-cost alternatives available from pool-scheduled generation resources and/or Economic Load Response Participant resources as needed to meet the 30-minute Reserve Requirements of each Reserve Zone and Reserve Sub-zone of the PJM Region not otherwise satisfied by resources providing Synchronized Reserve and resources providing Non-Synchronized Reserve. The Office of the Interconnection shall clear both the Day-ahead Secondary Reserve Market and the Real-time Secondary Reserve Market in accordance with the applicable Operating Reserve Demand Curves established in accordance with section 3.2.3A.02 below, the offers submitted in the PJM Interchange Energy Market and the offers submitted in the Secondary Reserve Market. Resources shall be cleared to provide Secondary Reserve on the basis of each generation resource’s and/or Economic Load Response Participant resource’s Secondary Reserve offer and the product substitution cost between providing Secondary Reserve, energy and any other product the resource is capable of providing, and in accordance with the Office of the Interconnection’s obligation to jointly procure and minimize the total cost of energy, Synchronized Reserve, Primary Reserve, 30-minute Reserve and Regulation. For any given interval for each Reserve Zone or Reserve Sub-zone, the Office of the Interconnection shall clear Economic Load Response Participant resources in an amount less than or equal to 50 percent of the Minimum 30-minute Reserve Requirement.

(c) The Office of the Interconnection shall dispatch generation resources and/or Economic Load Response Participant resources for Secondary Reserve by sending Secondary Reserve instructions to generation resources and/or Economic Load Response Participant resources from which Secondary Reserve has been offered by Market Sellers, in accordance with the PJM Manuals. Market Sellers shall exert all reasonable efforts to operate, or ensure the operation of, their generation resources supplying energy in the PJM Region as close to desired output levels as practical, consistent with Good Utility Practice.
1.11.5 PJM Open Access Same-time Information System.

The Office of the Interconnection shall update the information posted on the PJM Open Access Same-time Information System to reflect its dispatch of generation resources.
2.2 General.

The Office of the Interconnection shall determine the least cost security-constrained economic dispatch, which is the least costly means of serving load and meeting reserve requirements at different locations in the PJM Region based on actual operating conditions existing on the power grid (including transmission constraints on external coordinated flowgates to the extent provided by section 1.7.6) and on the prices at which Market Sellers have offered to supply energy and offers by Economic Load Response Participants to reduce demand that qualify to set Locational Marginal Prices in the PJM Interchange Energy Market. Locational Marginal Prices for the generation and load buses in the PJM Region, including interconnections with other Control Areas, will be calculated based on the actual economic dispatch and the prices of energy and demand reduction offers, except that generation resources will be dispatched in economic merit order but limited to $2,000/megawatt-hour for purposes of calculating Locational Marginal Prices. The process for the determination of Locational Marginal Prices shall be as follows:

(a) To determine actual operating conditions on the power grid in the PJM Region, the Office of the Interconnection shall use a computer model of the interconnected grid that uses available metered inputs regarding generator output, loads, and power flows to model remaining flows and conditions, producing a consistent representation of power flows on the network. The computer model employed for this purpose, referred to as the State Estimator program, is a standard industry tool and is described in Section 2.3 below. It will be used to obtain information regarding the output of generation supplying energy to the PJM Region, loads at buses in the PJM Region, transmission losses, and power flows on binding transmission constraints for use in the calculation of Locational Marginal Prices. Additional information used in the calculation, including Dispatch Rates and real time schedules for external transactions between PJM and other Control Areas and dispatch and pricing information from entities with whom PJM has executed a joint operating agreement, will be obtained from the Office of the Interconnection’s dispatchers.

(b) Using the prices at which energy is offered by Market Sellers and demand reductions are offered by Economic Load Response Participants, Pre-Emergency Load Response Program participants and Emergency Load Response Program participants to the PJM Interchange Energy Market, the Office of the Interconnection shall determine the offers of energy and demand reductions that will be considered in the calculation of Locational Marginal Prices. As described in Section 2.4 below, every qualified offer for demand reduction and of energy by a Market Seller from resources that are dispatched by the Office of the Interconnection will be utilized in the calculation of Locational Marginal Prices. As described in Section 2.4 below, every qualified offer for demand reduction and of energy by a Market Seller from resources that are dispatched by the Office of the Interconnection will be utilized in the calculation of Locational Marginal Prices, including, without limitation, qualified offers from Economic Load Response Participants in either the Day-ahead or Real-time Energy Markets or from participants in either the Emergency Load Response Program and/or Pre-Emergency Load Response Program in the Real-time Energy Market.

(c) Based on the system conditions on the PJM power grid, determined as described in (a), and the eligible energy and demand reduction offers, determined as described in (b), the Office of the Interconnection shall determine the least costly means of obtaining energy to serve the next increment of load at each bus in the PJM Region, in the manner described in Section 2.5
below. The result of that calculation shall be a set of Locational Marginal Prices based on the system conditions at the time.

(d) (i) The Office of the Interconnection shall use its day-ahead market clearing software to forecast if the Office of the Interconnection will experience a shortage of the Minimum 30-minute Reserve Requirement, the Minimum Primary Reserve Requirement and/or the Minimum Synchronized Reserve Requirement as further described in the PJM Manuals. If the day-ahead market clearing software forecasts that a shortage of any of the minimum reserve requirement(s) exists, the Office of the Interconnection shall implement shortage pricing through the inclusion of the applicable Reserve Penalty Factor(s) in the Day-ahead Locational Marginal Prices. Shortage pricing shall exist until the day-ahead market clearing software is able to meet the specified minimum reserve requirements.

(ii) The Office of the Interconnection shall use its real-time security-constrained economic dispatch software program to determine if the Office of the Interconnection is experiencing a shortage of the Minimum 30-minute Reserve Requirement, the Minimum Primary Reserve Requirement and/or the Minimum Synchronized Reserve Requirement as further described in the PJM Manuals. If the real-time security-constrained economic dispatch software program determines that a shortage of any of the minimum reserve requirement(s) exists, the Office of the Interconnection shall implement shortage pricing through the inclusion of the applicable Reserve Penalty Factor(s) in the Real-Time Locational Marginal Price software program. Shortage pricing shall exist until the real-time security-constrained economic dispatch solution is able to meet the specified minimum reserve requirements and there is no Voltage Reduction Action or Manual Load Dump Action in effect. If a shortage of the Minimum 30-minute Reserve Requirement, the Minimum Primary Reserve Requirement and/or the Minimum Synchronized Reserve Requirement exists and cannot be accurately forecasted by the Office of the Interconnection due to a technical problem with or malfunction of the security-constrained economic dispatch software program, including but not limited to program failures or data input failures, the Office of the Interconnection will utilize the best available alternate data sources to determine if a Reserve Zone or Reserve Sub-zone is experiencing a shortage of the applicable minimum reserve requirement.
2.5 Calculation of Real-time Prices.

(a) The Office of the Interconnection shall determine the least costly means of obtaining energy to serve the next increment of load (taking account of any applicable and available load reductions indicated on PRD Curves properly submitted by any PRD Provider) at each bus in the PJM Region represented in the State Estimator and each Interface Pricing Point between PJM and an adjacent Control Area, based on the system conditions described by the most recent power flow solution produced by the State Estimator program and utilized in the PJM security-constrained economic dispatch algorithm and the energy offers that are the basis for the Day-ahead Energy Market, or that are determined to be eligible for consideration under Section 2.4 in connection with the real-time dispatch, as applicable. This calculation shall be made by applying a real-time joint optimization of energy and reserves, given actual system conditions, a set of energy offers, a set of reserve offers, a set of Operating Reserve Demand Curves, Reserve Penalty Factors, and any binding transmission constraints that may exist. In performing this calculation, the Office of the Interconnection shall calculate the cost of serving an increment of load at each bus from each resource associated with an eligible energy offer as the sum of the following components of Locational Marginal Price: (1) System Energy Price, which is the price at which the Market Seller has offered to supply an additional increment of energy from a generation resource or decrease an increment of energy being consumed by an Economic Load Response Participant resourceDemand Resource, (2) Congestion Price, which is the effect on transmission congestion costs (whether positive or negative) associated with increasing the output of a generation resource or decreasing the consumption by an Economic Load Response Participant resourceDemand Resource, based on the effect of increased generation from the resource on transmission line loadings, and (3) Loss Price, which is the effect on transmission loss costs (whether positive or negative) associated with increasing the output of a generation resource or decreasing the consumption by an Economic Load Response Participant resourceDemand Resource based on the effect of increased generation from or consumption by the resource on transmission losses. The real-time Locational Marginal Prices at a bus shall be determined through the joint optimization program based on the lowest marginal cost to serve the next increment of load at the bus taking into account the applicable reserve requirements, unit resource constraints, transmission constraints, and marginal loss impact.

(b) The real-time Locational Marginal Prices at a bus shall be determined through the joint optimization program based on the lowest marginal cost to serve the next increment of load at the bus taking into account resource constraints, transmission constraints, marginal loss impact, and the applicable Operating Reserve Demand Curves. When the marginal energy MW is provided by converting a MW of reserves into a MW of energy, the resulting Locational Marginal Price takes into account the opportunity cost of that exchange. If all reserve requirements in every modeled Reserve Zone and Reserve Sub-zone can be met at prices less than or equal to the applicable Reserve Penalty Factor for those reserve requirements, real-time Locational Marginal Prices shall be calculated as described in Section 2.5(a) above and no Reserve Penalty Factor(s) shall apply beyond the normal lost opportunity costs incurred by the reserve requirements. When a reserve requirement cannot be met at a price less than or equal to the applicable Reserve Penalty Factor(s) associated with a Reserve Zone or Reserve Sub-zone, the real-time Locational Marginal Prices shall be calculated by incorporating the applicable Reserve Penalty Factor(s) for the deficient reserve requirement as the lost opportunity cost.
impact of the deficient reserve requirement, and the components of Locational Marginal Prices referenced in Section 2.5(a) above shall be calculated as described below.

(c) The Office of the Interconnection shall issue day-ahead alerts to PJM Members of the possible need to use emergency procedures during the following Operating Day. Such emergency procedures may be required to alleviate real-time emergency conditions such as a transmission emergency or potential reserve shortage. The alerts issued by the Office of the Interconnection may include, but are not limited to, the Maximum Emergency Generation Alert, Primary Reserve Alert and/or Voltage Reduction Alert. These alerts shall be issued to keep all affected system personnel informed of the forecasted status of the PJM bulk power system. The Office of the Interconnection shall notify PJM Members of all alerts and the cancellation thereof via the methods described in the PJM Manuals. The alerts shall be issued as soon as practicable to allow PJM Members sufficient time to prepare for such operating conditions. The day-ahead alerts issued by the Office of the Interconnection are for informational purposes only and by themselves will not impact price calculation during the Operating Day.

(d) The Office of the Interconnection shall issue a warning of impending operating reserve shortage and other emergency conditions in real-time to inform members of actual capacity shortages or contingencies that may jeopardize the reliable operation of the PJM bulk power system. Such warnings will generally precede any associated action taken to address the shortage conditions. The Office of the Interconnection shall notify PJM Members of the issuance and cancellation of emergency procedures via the methods described in the PJM Manuals. The warnings that the Office of the Interconnection may issue include, but are not limited to, the Primary Reserve Warning, Voltage Reduction Warning, and Manual Load Dump Warning.

The purpose of the Primary Reserve Warning is to warn members that the available Primary Reserve may be less than the Minimum Primary Reserve Requirement. If the Primary Reserve shortage condition was determined as described in Section 2.2(d) above, the applicable Reserve Penalty Factor is incorporated into the Synchronized Reserve Market Clearing Price, Non-Synchronized Reserve Market Clearing Price and Locational Marginal Price as applicable.

The purpose of the Voltage Reduction Warning is to warn PJM Members that the available Synchronized Reserve may be less than the Minimum Synchronized Reserve Requirement and that a voltage reduction may be required. Following the Voltage Reduction Warning, the Office of the Interconnection may issue a Voltage Reduction Action during which it directs PJM Members to initiate a voltage reduction. If the Office of the Interconnection issues a Voltage Reduction Action for the Reserve Zone or Reserve Sub-Zone the Reserve Penalty Factors for the Minimum 30-minute Reserve Requirement, the Minimum Primary Reserve Requirement and the Reserve Penalty Factor for the Minimum Synchronized Reserve Requirement are incorporated in the calculation of the Synchronized Reserve Market Clearing Price, Non-Synchronized Reserve Market Clearing Price, Secondary Reserve Market Clearing Price, and Locational Marginal Price as applicable. The Reserve Penalty Factors for the Minimum 30-minute Reserve Requirement, Reserve Penalty Factor for the Minimum Primary Reserve Requirement and the Reserve Penalty Factor for the Minimum Synchronized Reserve Requirement will continue to be used in the Minimum Synchronized Reserve Market Clearing Price, Non-Synchronized Reserve Market Clearing Price, Secondary Reserve Market Clearing Price, and Locational Marginal Price calculation, as applicable, until the Voltage Reduction Action has been terminated.
The purpose of the Manual Load Dump Warning is to warn members that dumping load may be necessary to maintain reliability. Following the Manual Load Dump Warning, the Office of the Interconnection may commence a Manual Load Dump Action during which it directs PJM Members to initiate a manual load dump pursuant to the procedures described in the PJM Manuals. If the Office of the Interconnection issues a Manual Load Dump Action for the Reserve Zone or Reserve Sub-Zone the Reserve Penalty Factors for the Minimum 30-minute Reserve Requirement, the Minimum Primary Reserve Requirement and the Reserve Penalty Factor for the Minimum Synchronized Reserve Requirement are incorporated in the calculation of the Synchronized Reserve Market Clearing Price, Non-Synchronized Reserve Market Clearing Price, Secondary Reserve Market Clearing Price, and Locational Marginal Price as applicable. The Reserve Penalty Factors for the Minimum 30-minute Reserve Requirement, Reserve Penalty Factor for the Minimum Primary Reserve Requirement and the Reserve Penalty Factor for the Minimum Synchronized Reserve Requirement will continue to be used in the Synchronized Reserve Market Clearing Price, Non-Synchronized Reserve Market Clearing Price, Secondary Reserve Market Clearing Price, and Locational Marginal Price calculation, as applicable, until the Manual Load Dump Action has been terminated.

Shortage pricing will be terminated in a Reserve Zone or Reserve Sub-Zone when demand and reserve requirements can be fully satisfied with generation and demand response resources, Economic Load Response Participant resources and any Voltage Reduction Action and/or Manual Load Dump Action taken for that Reserve Zone or Reserve Sub-Zone has also been terminated.

(e) During the Operating Day, the calculation set forth in (a) shall be performed every five minutes, using the Office of the Interconnection’s Locational Marginal Price program, producing the Real-time Prices based on system conditions during the preceding interval.
2.6 Calculation of Day-ahead Prices.

(a) For the Day-ahead Energy Market, day-ahead Locational Marginal Prices shall be determined on the basis of the least-cost, security-constrained dispatch, model flows and system conditions resulting from the load specifications (including PRD Curves properly submitted by Load Serving Entities for the Price Responsive Demand loads that they serve), offers for generation, dispatchable load, Increment Offers, Decrement Bids, offers for demand reductions, and bilateral transactions submitted to the Office of the Interconnection and scheduled in the Day-ahead Energy Market. Such prices shall be determined in accordance with the provisions of this Section applicable to the Day-ahead Energy Market and shall be the basis for purchases and sales of energy and Transmission Congestion Charges resulting from the Day-ahead Energy Market. This calculation shall be made for each hour in the Day-ahead Energy Market by applying a linear optimization method to minimize energy and reserve costs, given scheduled system conditions, scheduled transmission outages, and any transmission limitations that may exist, and a set of Operating Reserve Demand Curves. This calculation shall be made by applying a joint optimization of energy and reserves, given scheduled system conditions, a set of energy offers, a set of reserve offers, a set of Operating Reserve Demand Curves, and any binding transmission constraints that may exist. In performing this calculation, the Office of the Interconnection shall calculate the cost of serving an increment of load at each bus from each resource associated with an eligible energy offer as the sum of the following components of Locational Marginal Price: (1) System Energy Price, which is the price at which the Market Seller has offered to supply an additional increment of energy from a resource, (2) Congestion Price, which is the effect on transmission congestion costs (whether positive or negative) associated with increasing the output of a generation resource or decreasing consumption by an Economic Load Response Participant resource based on the effect of increased generation from the resource on transmission line loadings, and (3) Loss Price, which is the effect on transmission loss costs (whether positive or negative) associated with increasing the output of a generation resource or decreasing the consumption by an Economic Load Response Participant resource based on the effect of increased generation from or consumption by the resource on transmission line losses. The energy offer or offers that can serve an increment of load at a bus at the lowest cost, calculated in this manner, shall determine the Day-ahead Price at that bus.

(b) The day-ahead Locational Marginal Prices at a bus shall be determined through the joint optimization program based on the lowest marginal cost to serve the next increment of load at the bus taking into account resource constraints, transmission constraints, marginal loss impact, and the impact of the applicable Operating Reserve Demand Curves. When the marginal energy MW is provided by converting a MW of reserves into a MW of energy, the resulting Locational Marginal Price takes into account the opportunity cost of that exchange.
3.2 Market Settlements.

If a dollar-per-MW-hour value is applied in a calculation under this section 3.2 where the interval of the value produced in that calculation is less than an hour, then for purposes of that calculation the dollar-per-MW hour value is divided by the number of Real-time Settlement Intervals in the hour.

3.2.1 Spot Market Energy.

(a) The Office of the Interconnection shall calculate System Energy Prices in the form of Day-ahead System Energy Prices and Real-time System Energy Prices for the PJM Region, in accordance with Section 2 of this Schedule.


(c) Each Market Participant shall be paid for all of its Market Participant Energy Injections scheduled in the Day-ahead Energy Market at the Day-ahead System Energy Price to be delivered to the PJM Interchange Energy Market.

(d) For each Day-ahead Settlement Interval during an Operating Day, the Office of the Interconnection shall calculate Spot Market Energy charges for each Market Participant as the difference between the sum of its Market Participant Energy Withdrawals scheduled times the Day-ahead System Energy Price and the sum of its Market Participant Energy Injections scheduled times the Day-ahead System Energy Price.

(e) For each Real-time Settlement Interval during an Operating Day, the Office of the Interconnection shall calculate Spot Market Energy charges for each Market Participant as the difference between the sum of its real-time Market Participant Energy Withdrawals less its scheduled Market Participant Energy Withdrawals times the Real-time System Energy Price and the sum of its real-time Market Participant Energy Injections less scheduled Market Participant Energy Injections times the Real-time System Energy Price. The Revenue Data for Settlements determined for each Real-time Settlement Interval in accordance with section 3.1A of this Schedule shall be used in determining the real-time Market Participant Energy Withdrawals and Market Participant Energy Injections used to calculate Spot Market Energy charges under this subsection (e).

(f) For pool External Resources, the Office of the Interconnection shall model, based on an appropriate flow analysis, the megawatts of real-time energy injections to be delivered from each such resource to the corresponding Interface Pricing Point between adjacent Control Areas and the PJM Region.
3.2.2 Regulation.

    (a) Each Market Participant that is a Load Serving Entity in a Regulation Zone shall have an hourly Regulation objective equal to its pro rata share of the Regulation requirements of such Regulation Zone for the hour, based on the Market Participant’s total load (net of operating Behind The Meter Generation, but not to be less than zero) in such Regulation Zone for the hour (“Regulation Obligation”). A Market Participant with an hourly Regulation Obligation shall be charged the pro rata share of the sum of the Regulation market performance clearing price credits and Regulation market capability clearing price credits for the Real-time Settlement Intervals in an hour.

    Regulation Charge = Hourly Regulation Obligation Share * (sum of the Real-time Settlement Interval Regulation credits in an hour)

    (b) Each Market Participant supplying Regulation in a Regulation Zone at the direction of the Office of the Interconnection shall be credited for each of its resources such that the calculated credit for each increment of Regulation provided by each resource shall be the higher of: (i) the Regulation market-clearing price; or (ii) the sum of the applicable Regulation offers for a resource determined pursuant to Section 3.2.2A.1 of this Schedule, the unit-specific shoulder hour opportunity costs described in subsection (e) of this section, the unit-specific inter-temporal opportunity costs, and the unit-specific opportunity costs discussed in subsection (d) of this section.

    (c) The total Regulation market-clearing price in each Regulation Zone shall be determined for each Real-time Settlement Interval. The total Regulation market-clearing price shall include: (i) the performance Regulation market-clearing price in a Regulation Zone that shall be calculated in accordance with subsection (g) of this section; (ii) the capability Regulation market-clearing price that shall be calculated in accordance with subsection (h) of this section; and (iii) a Regulation resource’s unit-specific opportunity costs during the 5-minute period, determined as described in subsection (d) below, divided by the unit-specific benefits factor described in subsection (j) of this section and divided by the historic accuracy score of the resource from among the resources selected to provide Regulation. A resource’s Regulation offer by any Market Seller that fails the three-pivotal supplier test set forth in section 3.2.2A.1 of this Schedule shall not exceed the cost of providing Regulation from such resource, plus twelve dollars, as determined pursuant to the formula in section 1.10.1A(e) of this Schedule.

    (d) In determining the Regulation 5-minute clearing price for each Regulation Zone, the estimated unit-specific opportunity costs of a generation resource offering to sell Regulation in each regulating hour, except for hydroelectric resources, shall be equal to the product of (i) the deviation of the set point of the generation resource that is expected to be required in order to provide Regulation from the generation resource’s expected output level if it had been dispatched in economic merit order times, (ii) the absolute value of the difference between the expected Locational Marginal Price at the generation bus for the generation resource and the lesser of the available market-based or highest available cost-based energy offer from the generation resource (at the megawatt level of the Regulation set point for the resource) in the PJM Interchange Energy Market.
For hydroelectric resources offering to sell Regulation in a regulating hour, the estimated unit-specific opportunity costs for each hydroelectric resource in spill conditions as defined in the PJM Manuals will be the full value of the Locational Marginal Price at that generation bus for each megawatt of Regulation capability.

The estimated unit-specific opportunity costs for each hydroelectric resource that is not in spill conditions as defined in the PJM Manuals and has a day-ahead megawatt commitment greater than zero shall be equal to the product of (i) the deviation of the set point of the hydroelectric resource that is expected to be required in order to provide Regulation from the hydroelectric resource’s expected output level if it had been dispatched in economic merit order times (ii) the difference between the expected Locational Marginal Price at the generation bus for the hydroelectric resource and the average of the Locational Marginal Price at the generation bus for the appropriate on-peak or off-peak period as defined in the PJM Manuals, excluding those hours during which all available units at the hydroelectric resource were operating. Estimated opportunity costs shall be zero for hydroelectric resources for which the average Locational Marginal Price at the generation bus for the appropriate on-peak or off-peak period, excluding those Real-time Settlement Intervals during which all available units at the hydroelectric resource were operating is higher than the actual Locational Marginal Price at the generator bus for the Real-time Settlement Interval.

The estimated unit-specific opportunity costs for each hydroelectric resource that is not in spill conditions as defined in the PJM Manuals and does not have a day-ahead megawatt commitment greater than zero shall be equal to the product of (i) the deviation of the set point of the hydroelectric resource that is expected to be required in order to provide Regulation from the hydroelectric resource’s expected output level if it had been dispatched in economic merit order times (ii) the difference between the average of the Locational Marginal Price at the generation bus for the appropriate on-peak or off-peak period as defined in the PJM Manuals, excluding those hours during which all available units at the hydroelectric resource were operating and the expected Locational Marginal Price at the generation bus for the hydroelectric resource. Estimated opportunity costs shall be zero for hydroelectric resources for which the actual Locational Marginal Price at the generator bus for the Real-time Settlement Interval is higher than the average Locational Marginal Price at the generation bus for the appropriate on-peak or off-peak period, excluding those Real-time Settlement Intervals during which all available units at the hydroelectric resource were operating.

For the purpose of committing resources and setting Regulation market clearing prices, the Office of the Interconnection shall utilize day-ahead Locational Marginal Prices to calculate opportunity costs for hydroelectric resources. For the purposes of settlements, the Office of the Interconnection shall utilize the real-time Locational Marginal Prices to calculate opportunity costs for hydroelectric resources.

Estimated opportunity costs for Economic Load Response Participant resources to provide Regulation are zero.
(e) In determining the credit under subsection (b) to a Market Participant selected to provide Regulation in a Regulation Zone and that actively follows the Office of the Interconnection’s Regulation signals and instructions, the unit-specific opportunity cost of a generation resource shall be determined for (1) each Real-time Settlement Interval that the Office of the Interconnection requires a generation resource to provide Regulation, and (2) the last three Real-time Settlement Intervals of the preceding shoulder hour and the first three Real-time Settlement Intervals of the following shoulder hour in accordance with the PJM Manuals and below.

The unit-specific opportunity cost incurred during the Real-time Settlement Interval in which the Regulation obligation is fulfilled shall be equal to the product of (i) the deviation of the generation resource’s output necessary to follow the Office of the Interconnection’s Regulation signals from the generation resource’s expected output level if it had been dispatched in economic merit order times (ii) the absolute value of the difference between the Locational Marginal Price at the generation bus for the generation resource and the lesser of the available market-based or highest available cost-based energy offer from the generation resource (at the actual megawatt level of the resource when the actual megawatt level is within the tolerance defined in the PJM Manuals for the Regulation set point, or at the Regulation set point for the resource when it is not within the corresponding tolerance) in the PJM Interchange Energy Market. Opportunity costs for Economic Load Response Participant resources to provide Regulation are zero.

The unit-specific opportunity costs associated with uneconomic operation during each of the preceding three Real-time Settlement Intervals of the shoulder hour shall be equal to the product of (i) the deviation between the set point of the generation resource that is expected to be required in the initial regulating Real-time Settlement Interval in order to provide Regulation and the resource’s expected output in each of the preceding three Real-time Settlement Intervals of the shoulder hour times (ii) the absolute value of the difference between the Locational Marginal Price at the generation bus for the generation resource in each of the preceding three Real-time Settlement Intervals of the shoulder hour and the lesser of the available market-based or highest available cost-based energy offer from the generation resource (at the megawatt level of the Regulation set point for the resource in the initial regulating Real-time Settlement Interval) in the PJM Interchange Energy Market, all as determined by the Office of the Interconnection in accordance with procedures specified in the PJM Manuals.

The unit-specific opportunity costs associated with uneconomic operation during each of the following three Real-time Settlement Intervals of the shoulder hour shall be equal to the product of (i) the deviation between the set point of the generation resource that is expected to be required in the final regulating Real-time Settlement Interval in order to provide Regulation and the resource’s expected output in each of the following three Real-time Settlement Intervals of the shoulder hour times (ii) the absolute value of the difference between the Locational Marginal Price at the generation bus for the generation resource in each of the following three Real-time Settlement Intervals of the shoulder hour and the lesser of the available market-based or highest available cost-based energy offer from the generation resource (at the megawatt level of the Regulation set point for the resource in final regulating hour) in the PJM Interchange Energy Market.
Market all as determined by the Office of the Interconnection in accordance with procedures specified in the PJM Manuals.

(f) Any amounts credited for Regulation in an hour in excess of the Regulation market-clearing price in that hour shall be allocated and charged to each Market Participant in a Regulation Zone that does not meet its hourly Regulation obligation in proportion to its purchases of Regulation in such Regulation Zone in megawatt-hours during that hour.

(g) To determine the Regulation market performance-clearing price for each Regulation Zone, the Office of the Interconnection shall adjust the submitted performance offer for each resource in accordance with the historical performance of that resource, the amount of Regulation that resource will be dispatched based on the ratio of control signals calculated by the Office of the Interconnection, and the unit-specific benefits factor described in subsection (j) of this section for which that resource is qualified. The maximum adjusted performance offer of all cleared resources will set the Regulation market performance-clearing price.

The owner of each Regulation resource that actively follows the Office of the Interconnection’s Regulation signals and instructions, will be credited for Regulation performance by multiplying the assigned MW(s) by the Regulation market performance-clearing price, by the ratio between the requested mileage for the Regulation dispatch signal assigned to the Regulation resource and the Regulation dispatch signal assigned to traditional resources, and by the Regulation resource’s accuracy score calculated in accordance with subsection (k) of this section.

(h) The Office of the Interconnection shall divide each Regulation resource’s capability offer by the unit-specific benefits factor described in subsection (j) of this section and divided by the historic accuracy score for the resource for the purposes of committing resources and setting the market clearing prices.

The Office of the Interconnection shall calculate the Regulation market capability-clearing price for each Regulation Zone by subtracting the Regulation market performance-clearing price described in subsection (g) from the total Regulation market clearing price described in subsection (c). This residual sets the Regulation market capability-clearing price for that market Real-time Settlement Interval.

The owner of each Regulation resource that actively follows the Office of the Interconnection’s Regulation signals and instructions will be credited for Regulation capability based on the assigned MW and the capability Regulation market-clearing price multiplied by the Regulation resource’s accuracy score calculated in accordance with subsection (k) of this section.

(i) In accordance with the processes described in the PJM Manuals, the Office of the Interconnection shall: (i) calculate inter-temporal opportunity costs for each applicable resource; (ii) include such inter-temporal opportunity costs in each applicable resource’s offer to sell frequency Regulation service; and (iii) account for such inter-temporal opportunity costs in the Regulation market-clearing price.

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(j) The Office of the Interconnection shall calculate a unit-specific benefits factor for each of the dynamic Regulation signal and traditional Regulation signal in accordance with the PJM Manuals. Each resource shall be assigned a unit-specific benefits factor based on their order in the merit order stack for the applicable Regulation signal. The unit-specific benefits factor is the point on the benefits factor curve that aligns with the last megawatt, adjusted by historical performance, that resource will add to the dynamic resource stack. Resources following the dynamic Regulation signal which have a unit-specific benefits factor less than 0.1 will not be considered for the purposes of committing resources. The unit-specific benefits factor for the traditional Regulation signal shall be equal to one.

(k) The Office of the Interconnection shall calculate each Regulation resource’s accuracy score. The accuracy score shall be the average of a delay score, correlation score, and energy score for each ten second interval. For purposes of setting the interval to be used for the correlation score and delay scores, PJM will use the maximum of the correlation score plus the delay score for each interval.

The Office of the Interconnection shall calculate the correlation score using the following statistical correlation function (\( r \)) that measures the delay in response between the Regulation signal and the resource change in output:

\[
\text{Correlation Score} = r_{\text{Signal,Response}}(\delta,\delta+5 \text{ Min});
\]

where \( \delta \) is delay.

The Office of the Interconnection shall calculate the delay score using the following equation:

\[
\text{Delay Score} = \left| \frac{\delta - 5 \text{ Minutes}}{5 \text{ Minutes}} \right|.
\]

The Office of the Interconnection shall calculate an energy score as a function of the difference in the energy provided versus the energy requested by the Regulation signal while scaling for the number of samples. The energy score is the absolute error (\( \varepsilon \)) as a function of the resource’s Regulation capacity using the following equations:

\[
\text{Energy Score} = 1 - \frac{1}{n} \sum \text{Abs (Error)};
\]

\[
\text{Error} = \text{Average of Abs ((Response - Regulation Signal) / (Hourly Average Regulation Signal))}; \text{ and}
\]

\( n \) = the number of samples in the hour and the energy.

The Office of the Interconnection shall calculate an accuracy score for each Regulation resource that is the average of the delay score, correlation score, and energy score for a five-minute period using the following equation where the energy score, the delay score, and the correlation score are each weighted equally:
Accuracy Score = max ((Delay Score) + (Correlation Score)) + (Energy Score).

The historic accuracy score will be based on a rolling average of the Real-time Settlement Interval accuracy scores, with consideration of the qualification score, as defined in the PJM Manuals.

3.2.2A Offer Price Caps.

3.2.2A.1 Applicability.

(a) Each hour, the Office of the Interconnection shall conduct a three-pivotal supplier test as described in this section. Regulation offers from Market Sellers that fail the three-pivotal supplier test shall be capped in the hour in which they failed the test at their cost based offers as determined pursuant to section 1.10.1A(e) of this Schedule. A Regulation supplier fails the three-pivotal supplier test in any hour in which such Regulation supplier and the two largest other Regulation suppliers are jointly pivotal.

(b) For the purposes of conducting the three-pivotal supplier test pursuant to this section, the following applies:

(i) The three-pivotal supplier test will include in the definition of available supply all offers from resources capable of satisfying the Regulation requirement of the PJM Region multiplied by the historic accuracy score of the resource and multiplied by the unit-specific benefits factor for which the capability cost-based offer plus the performance cost-based offer plus any eligible opportunity costs is no greater than 150 percent of the clearing price that would be calculated if all offers were limited to cost (plus eligible opportunity costs).

(ii) The three-pivotal supplier test will apply on a Regulation supplier basis (i.e. not a resource by resource basis) and only the Regulation suppliers that fail the three-pivotal supplier test will have their Regulation offers capped. A Regulation supplier for the purposes of this section includes corporate affiliates. Regulation from resources controlled by a Regulation supplier or its affiliates, whether by contract with unaffiliated third parties or otherwise, will be included as Regulation of that Regulation supplier. Regulation provided by resources owned by a Regulation supplier but controlled by an unaffiliated third party, whether by contract or otherwise, will be included as Regulation of that third party.

(iii) Each supplier shall be ranked from the largest to the smallest offered megawatt of eligible Regulation supply adjusted by the historic performance of each resource and the unit-specific benefits factor. Suppliers are then tested in order, starting with the three largest suppliers. For each iteration of the test, the two largest suppliers are combined with a third supplier, and the combined supply is subtracted from total effective supply. The resulting net amount of eligible supply is divided by the Regulation requirement for the hour to determine the residual supply index. Where the residual supply index for three pivotal suppliers is less than or equal to 1.0, then the three
suppliers are jointly pivotal and the suppliers being tested fail the three pivotal supplier test. Iterations of the test continue until the combination of the two largest suppliers and a third supplier result in a residual supply index greater than 1.0, at which point the remaining suppliers pass the test. Any resource owner that fails the three-pivotal supplier test will be offer-capped.

3.2.3 Operating Reserves.

(a) A Market Seller’s pool-scheduled resources capable of providing Operating Reserves shall be credited as specified below based on the applicable offer for the operation of such resource, provided that the resource was available for the entire time specified in the Offer Data for such resource. To the extent that Tariff, Attachment K-Appendix, sections 3.2.3A, 3.2.3A.001, and 3.2.3A.01 and the parallel provision of Operating Agreement, Schedule 1, sections 3.2.3A, 3.2.3A.001, and 3.2.3A.01 does not meet the Minimum Synchronized Reserve Requirement, the Minimum Primary Reserve Requirement, and the Minimum 30-Minute Day-ahead Scheduling Reserves Requirement, the Office of the Interconnection shall schedule additional Operating Reserves pursuant to Tariff, Attachment K-Appendix, section 1.7.17 and the parallel provision of Operating Agreement, Schedule 1, section 1.7.17, and Tariff, Attachment K-Appendix, section 1.10 and the parallel provision of Operating Agreement, Schedule 1, section 1.10. In addition the Office of the Interconnection shall schedule Operating Reserves pursuant to those sections to satisfy any unforeseen Operating Reserve requirements that are not reflected in the day-ahead market.

(b) The following determination shall be made for each pool-scheduled resource that is scheduled in the Day-ahead Energy Market: the total offered price for Start-up Costs and No-load Costs and energy, determined on the basis of the resource’s scheduled output, shall be compared to the total value of that resource’s energy – as determined by the Day-ahead Energy Market and the Day-ahead Prices applicable to the relevant generation bus in the Day-ahead Energy Market. PJM shall also (i) determine whether any resources were scheduled in the Day-ahead Energy Market to provide Black Start service, Reactive Services or transfer interface control during the Operating Day because they are known or expected to be needed to maintain system reliability in a Zone during the Operating Day in order to minimize the total cost of Operating Reserves associated with the provision of such services and reflect the most accurate possible expectation of real-time operating conditions in the day-ahead model, which resources would not have otherwise been committed in the day-ahead security-constrained dispatch and (ii) report on the day following the Operating Day the megawatt quantities scheduled in the Day-ahead Energy Market for the above enumerated purposes for the entire RTO.

Except as provided in Section 3.2.3(n), if the total offered price for Start-up Costs (shutdown costs for Economic Load Response Participant resources and No-load Costs and energy summed over all Day-ahead Settlement Intervals exceeds the total value summed over all Day-ahead Settlement Intervals, the difference shall be credited to the Market Seller.

The Office of the Interconnection shall apply any balancing Operating Reserve credits allocated pursuant to this Section 3.2.3(b) to real-time deviations or real-time load share plus exports, pursuant to Section 3.2.3(p), depending on whether the balancing Operating Reserve credits are
related to resources scheduled during the reliability analysis for an Operating Day, or during the actual Operating Day. *Allocation to real-time load share under this subsection (b) shall not apply to Direct Charging Energy.*

(i) For resources scheduled by the Office of the Interconnection during the reliability analysis for an Operating Day, the associated balancing Operating Reserve credits shall be allocated based on the reason the resource was scheduled according to the following provisions:

(A) If the Office of the Interconnection determines during the reliability analysis for an Operating Day that a resource was committed to operate in real-time to augment the physical resources committed in the Day-ahead Energy Market to meet the forecasted real-time load plus the Operating Reserve requirement, the associated balancing Operating Reserve credits, identified as RA Credits for Deviations, shall be allocated to real-time deviations.

(B) If the Office of the Interconnection determines during the reliability analysis for an Operating Day that a resource was committed to maintain system reliability, the associated balancing Operating Reserve credits, identified as RA Credits for Reliability, shall be allocated according to ratio share of real time load plus export transactions.

(C) If the Office of the Interconnection determines during the reliability analysis for an Operating Day that a resource with a day-ahead schedule is required to deviate from that schedule to provide balancing Operating Reserves, the associated balancing Operating Reserve credits shall be segmented and separately allocated pursuant to subsections 3.2.3(b)(i)(A) or 3.2.3(b)(i)(B) hereof. Balancing Operating Reserve credits for such resources will be identified in the same manner as units committed during the reliability analysis pursuant to subsections 3.2.3(b)(i)(A) and 3.2.3(b)(i)(B) hereof.

(ii) For resources scheduled during an Operating Day, the associated balancing Operating Reserve credits shall be allocated according to the following provisions:

(A) If the Office of the Interconnection directs a resource to operate during an Operating Day to provide balancing Operating Reserves, the associated balancing Operating Reserve credits, identified as RT Credits for Reliability, shall be allocated according to ratio share of load plus exports. The foregoing notwithstanding, credits will be applied pursuant to this section only if the LMP at the resource’s bus does not meet or exceed the applicable offer of the resource for at least four 5-minute intervals during one or more discrete clock hours during each period the resource operated and produced MWs during the relevant Operating Day. If a resource operated and produced MWs for less than four 5-minute intervals during one or more discrete clock hours during the relevant Operating Day, the credits for that resource during the hour it was operated less
than four 5-minute intervals will be identified as being in the same category (RT Credits for Reliability or RT Credits for Deviations) as identified for the Operating Reserves for the other discrete clock hours.

(B) If the Office of the Interconnection directs a resource not covered by Section 3.2.3(b)(ii)(A) hereof to operate in real-time during an Operating Day, the associated balancing Operating Reserve credits, identified as RT Credits for Deviations, shall be allocated according to real-time deviations from day-ahead schedules.

(iii) PJM shall post on its Web site the aggregate amount of MWs committed that meet the criteria referenced in subsections (b)(i) and (b)(ii) hereof.

(c) The sum of the foregoing credits calculated in accordance with Section 3.2.3(b) plus any unallocated charges from Section 3.2.3(h) and 5.1.7, and any shortfalls paid pursuant to the Market Settlement provision of the Day-ahead Economic Load Response Program, shall be the cost of Operating Reserves in the Day-ahead Energy Market.

(d) The cost of Operating Reserves in the Day-ahead Energy Market shall be allocated and charged to each Market Participant in proportion to the sum of its (i) scheduled load \((a)\) net of Behind The Meter Generation expected to be operating, but not to be less than zero; and \((b)\) excluding Direct Charging Energy\) and accepted Decrement Bids in the Day-ahead Energy Market in megawatt-hours for that Operating Day; and (ii) scheduled energy sales in the Day-ahead Energy Market from within the PJM Region to load outside such region in megawatt-hours for that Operating Day, but not including its bilateral transactions that are Dynamic Transfers to load outside such area pursuant to Section 1.12, except to the extent PJM scheduled resources to provide Black Start service, Reactive Services or transfer interface control. The cost of Operating Reserves in the Day-ahead Energy Market for resources scheduled to provide Black Start service for the Operating Day which resources would not have otherwise been committed in the day-ahead security constrained dispatch shall be allocated by ratio share of the monthly transmission use of each Network Customer or Transmission Customer serving Zone Load or Non-Zone Load, as determined in accordance with the formulas contained in Schedule 6A of the PJM Tariff. The cost of Operating Reserves in the Day-ahead Energy Market for resources scheduled to provide Reactive Services or transfer interface control because they are known or expected to be needed to maintain system reliability in a Zone during the Operating Day and would not have otherwise been committed in the day-ahead security constrained dispatch shall be allocated and charged to each Market Participant in proportion to the sum of its real-time deliveries of energy to load (net of operating Behind The Meter Generation) in such Zone, served under Network Transmission Service, in megawatt-hours during that Operating Day, as compared to all such deliveries for all Market Participants in such Zone.

(e) At the end of each Operating Day, the following determination shall be made for each synchronized pool-scheduled resource of each Market Seller that operates as requested by the Office of the Interconnection. For each calendar day, pool-scheduled resources in the Real-time Energy Market shall be made whole for each of the following Segments: 1) the greater of their day-ahead schedules and minimum run time specified at the time of commitment (minimum
down time specified at the time of commitment for Economic Load Response Participant resources (Demand Resources); and 2) any block of Real-time Settlement Intervals the resource operates at PJM’s direction in excess of the greater of its day-ahead schedule and minimum run time specified at the time of commitment (minimum down time specified at the time of commitment for Economic Load Response Participant resources (Demand Resources)). For each calendar day, and for each synchronized start of a generation resource or PJM-dispatched economic load reduction, there will be a maximum of two Segments for each resource. Segment 1 will be the greater of the day-ahead schedule and minimum run time specified at the time of commitment (minimum down time specified at the time of commitment for Economic Load Response Participant resources (Demand Resources)) and Segment 2 will include the remainder of the contiguous Real-time Settlement Intervals when the resource is operating at the direction of the Office of the Interconnection, provided that a segment is limited to the Operating Day in which it commenced and cannot include any part of the following Operating Day.

A Generation Capacity Resource that operates outside of its unit-specific parameters will not receive Operating Reserve Credits nor be made whole for such operation when not dispatched by the Office of the Interconnection, unless the Market Seller of the Generation Capacity Resource can justify to the Office of the Interconnection that operation outside of such unit-specific parameters was the result of an actual constraint. Such Market Seller shall provide to the Market Monitoring Unit and the Office of the Interconnection its request to receive Operating Reserve Credits and/or to be made whole for such operation, along with documentation explaining in detail the reasons for operating its resource outside of its unit-specific parameters, within thirty calendar days following the issuance of billing statement for the Operating Day. The Market Seller shall also respond to additional requests for information from the Market Monitoring Unit and the Office of the Interconnection. The Market Monitoring Unit shall evaluate such request for compensation and provide its determination of whether there was an exercise of market power to the Office of the Interconnection by no later than twenty-five calendar days after receiving the Market Seller’s request for compensation. The Office of the Interconnection shall make its determination whether the Market Seller justified that it is entitled to receive Operating Reserve Credits and/or be made whole for such operation of its resource for the day(s) in question, by no later than thirty calendar days after receiving the Market Seller’s request for compensation.

Credits received pursuant to this section shall be equal to the positive difference between a resource’s Total Operating Reserve Offer, and the total value of the resource’s energy in the Day-ahead Energy Market plus any credit or change for quantity deviations, at PJM dispatch direction (excluding quantity deviations caused by an increase in the Market Seller’s Real-time Offer), from the Day-ahead Energy Market during the Operating Day at the real-time LMP(s) applicable to the relevant generation bus in the Real-time Energy Market. The foregoing notwithstanding, credits for Segment 2 shall exclude start up (shutdown costs for Economic Load Response Participant resources (Demand Resources)) costs for generation resources.

[Still under construction] Except as provided in Section 3.2.3(m), if the total offered price exceeds the total value, the difference less any credit as determined pursuant to Section 3.2.3(b), and less any amounts credited for Synchronized Reserve in excess of the Synchronized Reserve offer plus the resource’s opportunity cost, and less any amounts credited for Non-Synchronized


Reserve in excess of the Non-Synchronized Reserve offer plus the resource’s opportunity cost, and less any amounts credited for providing Reactive Services as specified in Section 3.2.3B, and less any amounts for Day-ahead Scheduling Secondary Reserve in excess of the Day-ahead Scheduling Secondary Reserve offer plus the resource’s opportunity cost, shall be credited to the Market Seller.

Synchronized Reserve, Non-Synchronized Reserve, and Real-time Settlement Interval share of the Day-ahead Scheduling Secondary Reserve credits applied against Operating Reserve credits pursuant to this section shall be netted against the Operating Reserve credits earned in the corresponding Real-time Settlement Interval(s) in which the Synchronized Reserve, Non-Synchronized Reserve, and Day-ahead Scheduling Secondary Reserve credits accrued, provided that for condensing combustion turbines, Synchronized Reserve credits will be netted against the total Operating Reserve credits accrued during each Real-time Settlement Interval the unit operates in condensing and generation mode.

(f) A Market Seller of a unit not defined in subsection (f-1), (f-2), or (f-4) hereof (or self-scheduled, if operating according to Section 1.10.3 (c) hereof), the output of which is reduced or suspended at the request of the Office of the Interconnection due to a transmission constraint or other reliability issue, and for which the real-time LMP at the unit’s bus is higher than the unit’s offer corresponding to the level of output requested by the Office of the Interconnection (as indicated either by the desired MWs of output from the unit determined by PJM’s unit dispatch system or as directed by the PJM dispatcher through a manual override), shall be credited for each Real-time Settlement Interval in an amount equal to the product of (A) the deviation of the generating unit’s output necessary to follow the Office of the Interconnection’s signals and the generating unit’s expected output level if it had been dispatched in economic merit order, times (B) the Locational Marginal Price at the generation bus for the generating unit, minus (C) the Total Lost Opportunity Cost Offer, provided that the resulting outcome is greater than $0.00. This equation is represented as (A*B) - C.

(f-1) With the exception of Market Sellers of Flexible Resources that submit a Real-time Offer greater than their resource’s Committed Offer in the Day-ahead Energy Market, a Market Seller of a Flexible Resource shall be compensated for lost opportunity cost, and shall be limited to the lesser of the unit’s Economic Maximum or the unit’s Generation Resource Maximum Output, if either of the following conditions occur:

(i) if the unit output is reduced at the direction of the Office of the Interconnection and the real time LMP at the unit’s bus is higher than the unit’s offer corresponding to the level of output requested by the Office of the Interconnection (as directed by the PJM dispatcher), then the Market Seller shall be credited in a manner consistent with that described in section 3.2.3 (f).

(ii) If the unit is scheduled to produce energy in the Day-ahead Energy Market for a Day-ahead Settlement Interval, but the unit is not called on by the Office of the Interconnection and does not operate in the corresponding Real-time Settlement Interval(s), then the Market Seller shall be credited in an amount equal to the higher of:
1) the product of (A) the amount of megawatts committed in the Day-ahead Energy Market for the generating unit, and (B) the Real-time Price at the generation bus for the generating unit, minus the sum of (C) the Total Lost Opportunity Cost Offer plus No-load Costs, plus (D) the Start-up Cost, divided by the Real-time Settlement Intervals committed for each set of contiguous hours for which the unit was scheduled in Day-ahead Energy Market. This equation is represented as \((A \times B) - (C + D)\). The startup cost, \((D)\), shall be excluded from this calculation if the unit operates in real time following the Office of the Interconnection’s direction during any portion of the set of contiguous hours for which the unit was scheduled in Day-ahead Energy Market, or

2) the Real-time Price at the unit’s bus minus the Day-ahead Price at the unit’s bus, multiplied by the number of megawatts committed in the Day-ahead Energy Market for the generating unit.

Market Sellers of Flexible Resources that submit a Real-time Offer greater than their resource’s Committed Offer in the Day-ahead Energy Market shall not be eligible to receive compensation for lost opportunity costs under any applicable provisions of Schedule 1 of this Agreement.

(f-2) A Market Seller of a hydroelectric resource that is pool-scheduled (or self-scheduled, if operating according to Section 1.10.3 (c) hereof), the output of which is altered at the request of the Office of the Interconnection from the schedule submitted by the owner, due to a transmission constraint or other reliability issue, shall be compensated for lost opportunity cost in the same manner as provided in sections 3.2.2(d) and 3.2.3A(f) and further detailed in the PJM Manuals.

(f-3) If a Market Seller believes that, due to specific pre-existing binding commitments to which it is a party, and that properly should be recognized for purposes of this section, the above calculations do not accurately compensate the Market Seller for opportunity cost associated with following PJM dispatch instructions and reducing or suspending a unit’s output due to a transmission constraint or other reliability issue, then the Office of the Interconnection, the Market Monitoring Unit and the individual Market Seller will discuss a mutually acceptable, modified amount of opportunity cost compensation, taking into account the specific circumstances binding on the Market Seller. Following such discussion, if the Office of the Interconnection accepts a modified amount of opportunity cost compensation, the Office of the Interconnection shall invoice the Market Seller accordingly. If the Market Monitoring Unit disagrees with the modified amount of opportunity cost compensation, as accepted by the Office of the Interconnection, it will exercise its powers to inform the Commission staff of its concerns.

(f-4) A Market Seller of a wind generating unit that is pool-scheduled or self-scheduled, has SCADA capability to transmit and receive instructions from the Office of the
Interconnection, has provided data and established processes to follow PJM basepoints pursuant to the requirements for wind generating units as further detailed in this Agreement, the Tariff and the PJM Manuals, and which is operating as requested by the Office of the Interconnection, the output of which is reduced or suspended at the request of the Office of the Interconnection due to a transmission constraint or other reliability issue, and for which the real-time LMP at the unit’s bus is higher than the unit’s offer corresponding to the level of output requested by the Office of the Interconnection (as indicated either by the desired MWs of output from the unit determined by PJM’s unit dispatch system or as directed by the PJM dispatcher through a manual override), shall be credited for each Real-time Settlement Interval in an amount equal to the product of (A) the deviation of the generating unit’s output necessary to follow the Office of the Interconnection’s signals and the generating unit’s expected output level if it had been dispatched in economic merit order, times (B) the Real-time Price at the generation bus for the generating unit, minus (C) the Total Lost Opportunity Cost Offer, provided that the resulting outcome is greater than $0.00. This equation is represented as (A*B) - C.

(g) The sum of the foregoing credits, plus any cancellation fees paid in accordance with Section 1.10.2(d), such cancellation fees to be applied to the Operating Day for which the unit was scheduled, plus any shortfalls paid pursuant to the Market Settlement provision of the real-time Economic Load Response Program, less any payments received from another Control Area for Operating Reserves shall be the cost of Operating Reserves for the Real-time Energy Market in each Operating Day.

(h) The cost of Operating Reserves for the Real-time Energy Market for each Operating Day, except those associated with the scheduling of units for Black Start service or testing of Black Start Units as provided in Schedule 6A of the PJM Tariff, shall be allocated and charged to each Market Participant based on their daily total of hourly deviations determined in accordance with the following equation:

\[ \sum_h (A + B + C) \]

Where:

h = the hours in the applicable Operating Day;

A = For each Real-time Settlement Interval in an hour, the sum of the absolute value of the withdrawal deviations (in MW) between the quantities scheduled in the Day-ahead Energy Market and the Market Participant’s energy withdrawals (net of operating Behind The Meter Generation) in the Real-Time Energy Market, except as noted in subsection (h)(ii) below and in the PJM Manuals divided by the number of Real-time Settlement Intervals for that hour. The summation of each Real-time Settlement Interval’s withdrawal deviation in an hour will be the Market Participant’s total hourly withdrawal deviations. Market Participant bilateral transactions that are Dynamic Transfers to load outside the PJM Region pursuant to section 1.12 of this Schedule are not included in the determination of withdrawal deviations;
B = For each Real-time Settlement Interval in an hour, the sum of the absolute value of generation deviations (in MW and not including deviations in Behind The Meter Generation) as determined in subsection (o) divided by the number of Real-Time Settlement Intervals for that hour;

C = For each Real-time Settlement Interval in an hour, the sum of the absolute value of the injection deviations (in MW) between the quantities scheduled in the Day-ahead Energy Market and the Market Participant’s energy injections in the Real-Time Energy Market divided by the number of Real-time Settlement Intervals for that hour. The summation of the injection deviations for each Real-time Settlement Interval in an hour will be the Market Participant’s total hourly injection deviations. The determination of injection deviations does not include generation resources.

The Revenue Data for Settlements determined for each Real-time Settlement Interval in accordance with section 3.1A of this Schedule shall be used in determining the real-time withdrawal deviations, generation deviations and injection deviations used to calculate Operating Reserve under this subsection (e).

The costs associated with scheduling of units for Black Start service or testing of Black Start Units shall be allocated by ratio share of the monthly transmission use of each Network Customer or Transmission Customer serving Zone Load or Non-Zone Load, as determined in accordance with the formulas contained in Schedule 6A of the PJM Tariff.

Notwithstanding section (h)(1) above, as more fully set forth in the PJM Manuals, load deviations from the Day-ahead Energy Market shall not be assessed Operating Reserves charges to the extent attributable to reductions in the load of Price Responsive Demand that is in response to an increase in Locational Marginal Price from the Day-ahead Energy Market to the Real-time Energy Market and that is in accordance with a properly submitted PRD Curve.

Deviations that occur within a single Zone shall be associated with the Eastern or Western Region, as defined in Section 3.2.3(q) of this Schedule, and shall be subject to the regional balancing Operating Reserve rate determined in accordance with Section 3.2.3(q). Deviations at a hub shall be associated with the Eastern or Western Region if all the buses that define the hub are located in the region. Deviations at an Interface Pricing Point shall be associated with whichever region, the Eastern or Western Region, with which the majority of the buses that define that Interface Pricing Point are most closely electrically associated. If deviations at interfaces and hubs are associated with the Eastern or Western region, they shall be subject to the regional balancing Operating Reserve rate. Demand and supply deviations shall be based on total activity in a Zone, including all aggregates and hubs defined by buses that are wholly contained within the same Zone.

The foregoing notwithstanding, netting deviations shall be allowed for each Real-time Settlement Interval in accordance with the following provisions:

(i) Generation resources with multiple units located at a single bus shall be able to offset deviations in accordance with the PJM Manuals to determine the net deviation MW at the relevant bus.
(ii) Demand deviations will be assessed by comparing all day-ahead demand transactions at a single transmission zone, hub, or interface against the real-time demand transactions at that same transmission zone, hub, or interface; except that the positive values of demand deviations, as set forth in the PJM Manuals, will not be assessed Operating Reserve charges in the event of a Primary Reserve or Synchronized Reserve shortage in real-time or where PJM initiates the request for emergency load reductions in real-time in order to avoid a Primary Reserve or Synchronized Reserve shortage.

(iii) Supply deviations will be assessed by comparing all day-ahead transactions at a single transmission zone, hub, or interface against the real-time transactions at that same transmission zone, hub, or interface.

(iv) Bilateral transactions inside the PJM Region, as defined in Operating Agreement, Schedule 1, section 1.7.10, will not be included in the determination of Supply or Demand deviations.

(i) At the end of each Operating Day, Market Sellers shall be credited on the basis of their offered prices for synchronous condensing for purposes other than providing Synchronized Reserve or Reactive Services, as well as the credits calculated as specified in Section 3.2.3(b) for those generators committed solely for the purpose of providing synchronous condensing for purposes other than providing Synchronized Reserve or Reactive Services, at the request of the Office of the Interconnection.

(j) The sum of the foregoing credits as specified in Section 3.2.3(i) shall be the cost of Operating Reserves for synchronous condensing for the PJM Region for purposes other than providing Synchronized Reserve or Reactive Services, or in association with post-contingency operation for the Operating Day and shall be separately determined for the PJM Region.

(k) The cost of Operating Reserves for synchronous condensing for purposes other than providing Synchronized Reserve or Reactive Services, or in association with post-contingency operation for each Operating Day shall be allocated and charged to each Market Participant in proportion to the sum of its (i) deliveries of energy to load ((a) net of operating Behind The Meter Generation, but not to be less than zero; and (b) excluding Direct Charging Energy) in the PJM Region, served under Network Transmission Service, in megawatt-hours during that Operating Day; and (ii) deliveries of energy sales from within the PJM Region to load outside such region in megawatt-hours during that Operating Day, but not including its bilateral transactions that are Dynamic Transfers to load outside the PJM Region pursuant to Section 1.12, as compared to the sum of all such deliveries for all Market Participants.

(l) For any Operating Day in either, as applicable, the Day-ahead Energy Market or the Real-time Energy Market for which, for all or any part of such Operating Day, the Office of the Interconnection: (i) declares a Maximum Generation Emergency; (ii) issues an alert that a Maximum Generation Emergency may be declared (“Maximum Generation Emergency Alert”); or (iii) schedules units based on the anticipation of a Maximum Generation Emergency or a Maximum Generation Emergency Alert, the Operating Reserves credit otherwise provided by
Section 3.2.3.(b) or Section 3.2.3(e) in connection with market-based offers shall be limited as provided in subsections (n) or (m), respectively. The Office of the Interconnection shall provide timely notice on its internet site of the commencement and termination of any of the actions described in subsection (i), (ii), or (iii) of this subsection (l) (collectively referred to as “MaxGen Conditions”). Following the posting of notice of the commencement of a MaxGen Condition, a Market Seller may elect to submit a cost-based offer in accordance with Schedule 2 of the Operating Agreement, in which case subsections (m) and (n) shall not apply to such offer; provided, however, that such offer must be submitted in accordance with the deadlines in Section 1.10 for the submission of offers in the Day-ahead Energy Market or Real-time Energy Market, as applicable. Submission of a cost-based offer under such conditions shall not be precluded by Section 1.9.7(b); provided, however, that the Market Seller must return to compliance with Section 1.9.7(b) when it submits its bid for the first Operating Day after termination of the MaxGen Condition.

(m) For the Real-time Energy Market, if the Effective Offer Price (as defined below) for a market-based offer is greater than $1,000/MWh and greater than the Market Seller’s lowest available and applicable cost-based offer, the Market Seller shall not receive any credit for Operating Reserves. For purposes of this subsection (m), the Effective Offer Price shall be the amount that, absent subsections (l) and (m), would have been credited for Operating Reserves for such Operating Day pursuant to Section 3.2.3(e) plus the Real-time Energy Market revenues for the Real-time Settlement Intervals that the offer is economic divided by the megawatt hours of energy provided during the Real-time Settlement Intervals that the offer is economic. The Real-time Settlement Intervals that the offer is economic shall be: (i) the Real-time Settlement Intervals that the offer price for energy is less than or equal to the Real-time Price for the relevant generation bus, (ii) the Real-time Settlement Intervals in which the offer for energy is greater than Locational Marginal Price and the unit is operated at the direction of the Office of the Interconnection that are in addition to any Real-time Settlement Intervals required due to the minimum run time or other operating constraint of the unit, and (iii) for any unit with a minimum run time of one hour or less and with more than one start available per day, any hours the unit operated at the direction of the Office of the Interconnection.

(n) For the Day-ahead Energy Market, if notice of a MaxGen Condition is provided prior to 11:00 a.m. on the day before the Operating Day for which transactions are being scheduled and the Effective Offer Price for a market-based offer is greater than $1,000/MWh and greater than the Market Seller’s lowest available and applicable cost-based offer, the Market Seller shall not receive any credit for Operating Reserves. If notice of a MaxGen Condition is provided after 11:00 a.m. on the day before the Operating Day for which transactions are being scheduled and the Effective Offer Price is greater than $1,000/MWh, the Market Seller shall receive credit for Operating Reserves determined in accordance with Section 3.2.3(b), subject to the limit on total compensation stated below. If the Effective Offer Price is less than or equal to $1,000/MWh, regardless of when notice of a MaxGen Condition is provided, the Market Seller shall receive credit for Operating Reserves determined in accordance with Section 3.2.3(b), subject to the limit on total compensation stated below. For purposes of this subsection (n), the Effective Offer Price shall be the amount that, absent subsections (l) and (n), would have been credited for Operating Reserves for such Operating Day divided by the megawatt hours of energy offered during the Specified Hours, plus the offer for energy during such hours. The
Specified Hours shall be the lesser of: (1) the minimum run hours stated by the Market Seller in its Offer Data; and (2) either (i) for steam-electric generating units and for combined-cycle units when such units are operating in combined-cycle mode, the six consecutive hours of highest Day-ahead Price during such Operating Day when such units are running or (ii) for combustion turbine units and for combined-cycle units when such units are operating in combustion turbine mode, the two consecutive hours of highest Day-ahead Price during such Operating Day when such units are running. Notwithstanding any other provision in this subsection, the total compensation to a Market Seller on any Operating Day that includes a MaxGen Condition shall not exceed $1,000/MWh during the Specified Hours, where such total compensation in each such hour is defined as the amount that, absent subsections (l) and (n), would have been credited for Operating Reserves for such Operating Day pursuant to Section 3.2.3(b) divided by the Specified Hours, plus the Day-ahead Price for such hour, and no Operating Reserves payments shall be made for any other hour of such Operating Day. If a unit operates in real time at the direction of the Office of the Interconnection consistently with its day-ahead clearing, then subsection (m) does not apply.

(o) Dispatchable pool-scheduled generation resources and dispatchable self-scheduled generation resources that follow dispatch shall not be assessed balancing Operating Reserve deviations. Pool-scheduled generation resources and dispatchable self-scheduled generation resources that do not follow dispatch shall be assessed balancing Operating Reserve deviations in accordance with the calculations described below and in the PJM Manuals.

The Office of the Interconnection shall calculate a ramp-limited desired MW value for generation resources where the economic minimum and economic maximum are at least as far apart in real-time as they are in day-ahead according to the following parameters:

(i) real-time economic minimum <= 105% of day-ahead economic minimum or day-ahead economic minimum plus 5 MW, whichever is greater.

(ii) real-time economic maximum >= 95% day-ahead economic maximum or day-ahead economic maximum minus 5 MW, whichever is lower.

The ramp-limited desired MW value for a generation resource shall be equal to:

\[
\text{Ramp}_{-}\text{Request}_t = \frac{\text{UDS}_{\text{target}}_t - \text{AOutput}_t - 1}{\text{UDS}_{\text{Lookahead}}_t - 1}
\]

\[
\text{RL}_{\text{Desired}}_t = \text{AOutput}_t + \left( \frac{\text{Ramp}_{-}\text{Request}_t \times \text{Case}_{\text{Eff}}_t}{\text{Case}_{\text{Eff}}_t} \right)
\]

where:

1. UDStarget = UDS basepoint for the previous UDS case
2. AOutput = Unit’s output at case solution time
3. UDSLAtime = UDS look ahead time
4. Case_Eff_time = Time between base point changes
5. RL_Desired = Ramp-limited desired MW
To determine if a generation resource is following dispatch the Office of the Interconnection shall determine the unit’s MW off dispatch and % off dispatch by using the lesser of the difference between the actual output and the UDS Basepoint or the actual output and ramp-limited desired MW value for each Real-time Settlement Interval. If the UDS Basepoint and the ramp-limited desired MW for the resource are unavailable, the Office of the Interconnection will determine the unit’s MW off dispatch and % off dispatch by calculating the lesser of the difference between the actual output and the UDS LMP Desired MW for each Real-time Settlement Interval.

A pool-scheduled or dispatchable self-scheduled resource is considered to be following dispatch if its actual output is between its ramp-limited desired MW value and UDS Basepoint, or if its % off dispatch is <= 10, or its Real-time Settlement Interval MWh is within 5% of the Real-time Settlement Interval ramp-limited desired MW. A self-scheduled generator must also be dispatched above economic minimum. The degree of deviations for resources that are not following dispatch shall be determined for each Real-time Settlement Interval in accordance with the following provisions:

- A dispatchable self-scheduled resource that is not dispatched above economic minimum shall be assessed balancing Operating Reserve deviations according to the following formula: Real-time Settlement Interval MWh – Day-Ahead MWh.

- A resource that is dispatchable day-ahead but is Fixed Gen in real-time shall be assessed balancing Operating Reserve deviations according to the following formula: Real-time Settlement Interval MWh – UDS LMP Desired MW.

- Pool-scheduled generators that are not following dispatch shall be assessed balancing Operating Reserve deviations according to the following formula: Real-time Settlement Interval MWh – Ramp-Limited Desired MW.

- If a resource’s real-time economic minimum is greater than its day-ahead economic minimum by 5% or 5 MW, whichever is greater, or its real-time economic maximum is less than its Day Ahead economic maximum by 5% or 5 MW, whichever is lower, and UDS LMP Desired MWh for the Real-time Settlement Interval is either below the real time economic minimum or above the real time economic maximum, then balancing Operating Reserve deviations for the resource shall be assessed according to the following formula: Real time Settlement Interval MWh – UDS LMP Desired MWh.

- If a resource is not following dispatch and its % Off Dispatch is <= 20%, balancing Operating Reserve deviations shall be assessed according to the following formula: Real-time Settlement Interval MWh – Ramp-Limited Desired MW. If deviation value is within 5% of Ramp-Limited Desired MW, balancing Operating Reserve deviations shall not be assessed.
If a resource is not following dispatch and its % off Dispatch is > 20%, balancing Operating Reserve deviations shall be assessed according to the following formula: Real time Settlement Interval MWh – UDS LMP Desired MWh.

If a resource is not following dispatch, and the resource has tripped, for the Real-time Settlement Interval the resource tripped and the Real-time Settlement Intervals it remains offline throughout its day-ahead schedule balancing Operating Reserve deviations shall be assessed according to the following formula: Real time Settlement Interval MWh – Day-Ahead MWh.

For resources that are not dispatchable in both the Day-Ahead and Real-time Energy Markets balancing Operating Reserve deviations shall be assessed according to the following formula: Real-time Settlement Interval MWh - Day-Ahead MWh.

If a resource has a sum of the absolute value of generator deviations for an hour that is less than 5 MWh, then the resource shall not be assessed balancing Operating Reserve deviations for that hour.

(o-1) Dispatchable economic load reduction resources that follow dispatch shall not be assessed balancing Operating Reserve deviations. Economic load reduction resources that do not follow dispatch shall be assessed balancing Operating Reserve deviations as described in this subsection and as further specified in the PJM Manuals.

The Desired MW quantity for such resources for each hour shall be the hourly integrated MW quantity to which the load reduction resource was dispatched for each hour (where the hourly integrated value is the average of the dispatched values as determined by the Office of the Interconnection for the resource for each hour).

If the actual reduction quantity for the load reduction resource for a given hour deviates by no more than 20% above or below the Desired MW quantity, then no balancing Operating Reserve deviation will accrue for that hour. If the actual reduction quantity for the load reduction resource for a given hour is outside the 20% bandwidth, the balancing Operating Reserve deviations will accrue for that hour in the amount of the absolute value of (Desired MW – actual reduction quantity). For those hours where the actual reduction quantity is within the 20% bandwidth specified above, the load reduction resource will be eligible to be made whole for the total value of its offer as defined in section 3.3A of this Appendix. Hours for which the actual reduction quantity is outside the 20% bandwidth will not be eligible for the make-whole payment. If at least one hour is not eligible for make-whole payment based on the 20% criteria, then the resource will also not be made whole for its shutdown cost.

(p) The Office of the Interconnection shall allocate the charges assessed pursuant to Section 3.2.3(h) of Schedule 1 of this Agreement except those associated with the scheduling of units for Black Start service or testing of Black Start Units as provided in Schedule 6A of the PJM Tariff, to real-time deviations from day-ahead schedules or real-time load share plus exports depending on whether the underlying balancing Operating Reserve credits are related to resources scheduled during the reliability analysis for an Operating Day, or during the actual
Operating Day. *Allocation to real-time load share under this subsection (p) shall not apply to Direct Charging Energy.*

(i) For resources scheduled by the Office of the Interconnection during the reliability analysis for an Operating Day, the associated balancing Operating Reserve charges shall be allocated based on the reason the resource was scheduled according to the following provisions:

(A) If the Office of the Interconnection determines during the reliability analysis for an Operating Day that a resource was committed to operate in real-time to augment the physical resources committed in the Day-ahead Energy Market to meet the forecasted real-time load plus the Operating Reserve requirement, the associated balancing Operating Reserve charges shall be allocated to real-time deviations from day-ahead schedules.

(B) If the Office of the Interconnection determines during the reliability analysis for an Operating Day that a resource was committed to maintain system reliability, the associated balancing Operating Reserve charges shall be allocated according to ratio share of real-time load plus export transactions.

(C) If the Office of the Interconnection determines during the reliability analysis for an Operating Day that a resource with a day-ahead schedule is required to deviate from that schedule to provide balancing Operating Reserves, the associated balancing Operating Reserve charges shall be allocated pursuant to (A) or (B) above.

(ii) For resources scheduled during an Operating Day, the associated balancing Operating Reserve charges shall be allocated according to the following provisions:

(A) If the Office of the Interconnection directs a resource to operate during an Operating Day to provide balancing Operating Reserves, the associated balancing Operating Reserve charges shall be allocated according to ratio share of load plus exports. The foregoing notwithstanding, charges will be assessed pursuant to this section only if the LMP at the resource’s bus does not meet or exceed the applicable offer of the resource for at least four 5-minute intervals during one or more discrete clock hours during each period the resource operated and produced MWs during the relevant Operating Day. If a resource operated and produced MWs for less than four 5-minute intervals during one or more discrete clock hours during the relevant Operating Day, the charges for that resource during the hour it was operated less than four 5-minute intervals will be identified as being in the same category as identified for the Operating Reserves for the other discrete clock hours.
(B) If the Office of the Interconnection directs a resource not covered by Section 3.2.3(h)(ii)(A) of Schedule 1 of this Agreement to operate in real-time during an Operating Day, the associated balancing Operating Reserve charges shall be allocated according to real-time deviations from day-ahead schedules.

(q) The Office of the Interconnection shall determine regional balancing Operating Reserve rates for the Western and Eastern Regions of the PJM Region. For the purposes of this section, the Western Region shall be the AEP, APS, ComEd, Duquesne, Dayton, ATSI, DEOK, EKPC, OVEC transmission Zones, and the Eastern Region shall be the AEC, BGE, Dominion, PENNELEC, PEPCO, ME, PPL, JCPL, PEFCO, DPL, PSEG, RE transmission Zones. The regional balancing Operating Reserve rates shall be determined in accordance with the following provisions:

(i) The Office of the Interconnection shall calculate regional adder rates for the Eastern and Western Regions. Regional adder rates shall be equal to the total balancing Operating Reserve credits paid to generators for transmission constraints that occur on transmission system capacity equal to or less than 345kv. The regional adder rates shall be separated into reliability and deviation charges, which shall be allocated to real-time load or real-time deviations, respectively. Whether the underlying credits are designated as reliability or deviation charges shall be determined in accordance with Section 3.2.3(p). Allocation to real-time load share under this subsection (q)(i) shall not apply to Direct Charging Energy.

(ii) The Office of the Interconnection shall calculate RTO balancing Operating Reserve rates. RTO balancing Operating Reserve rates shall be equal to balancing Operating Reserve credits except those associated with the scheduling of units for Black Start service or testing of Black Start Units as provided in Schedule 6A of the PJM Tariff, in excess of the regional adder rates calculated pursuant to Section 3.2.3(q)(i) of Schedule 1 of this Agreement. The RTO balancing Operating Reserve rates shall be separated into reliability and deviation charges, which shall be allocated to real-time load or real-time deviations, respectively. Whether the underlying credits are allocated as reliability or deviation charges shall be determined in accordance with Section 3.2.3(p). Allocation to real-time load share under this subsection (q)(ii) shall not apply to Direct Charging Energy.

(iii) Reliability and deviation regional balancing Operating Reserve rates shall be determined by summing the relevant RTO balancing Operating Reserve rates and regional adder rates.

(iv) If the Eastern and/or Western Regions do not have regional adder rates, the relevant regional balancing Operating Reserve rate shall be the reliability and/or deviation RTO balancing Operating Reserve rate.

(r) Market Sellers that incur incremental operating costs for a generation resource that are either greater than $1,000/MWh as determined in accordance with the Market Seller’s PJM-approved Fuel Cost Policy, Schedule 2 of the Operating Agreement and PJM Manual 15,
but are not verified at the time of dispatch of the resource under section 6.4.3 of this Schedule, or greater than $2,000/MWh as determined in accordance with the Market Seller’s PJM-approved Fuel Cost Policy, Schedule 2 of the Operating Agreement, and PJM Manual 15, will be eligible to receive credit for Operating Reserves upon review of the Market Monitoring Unit and the Office of the Interconnection, and approval of the Office of the Interconnection. Market Sellers must submit to the Office of the Interconnection and the Market Monitoring Unit all relevant documentation demonstrating the calculation of costs greater than $2,000/MWh, and costs greater than $1,000/MWh which were not verified at the time of dispatch of the resource under section 6.4.3 of this Schedule. The Office of the Interconnection must approve any Operating Reserve credits paid to a Market Seller under this subsection (r).

3.2.3A Synchronized Reserve.

(a) Each Market Participant that is a Load Serving Entity that is not part of an agreement to share reserves with external entities subject to the requirements in BAL-002 shall have an obligation for hourly Synchronized Reserve equal to its pro rata share of Synchronized Reserve requirements for the hour for each Reserve Zone and Reserve Sub-zone of the PJM Region, based on the Market Participant’s total load (net of operating Behind The Meter Generation, but not to be less than zero) in such Reserve Zone or Reserve Sub-zone for the hour (“Synchronized Reserve Obligation”), less any amount obtained from condensers associated with provision of Reactive Services as described in section 3.2.3B(i) and any amount obtained from condensers associated with post-contingency operations, as described in section 3.2.3C(b). Those entities that participate in an agreement to share reserves with external entities subject to the requirements in BAL-002 shall have their reserve obligations determined based on the stipulations in such agreement. A Market Participant’s hourly Synchronized Reserve Obligation shall be adjusted by any Synchronized Reserve provided on the Market Participant’s behalf through a bilateral agreement. A Market Participant with an hourly Synchronized Reserve Obligation shall be charged the pro rata share of the sum of day-ahead and real-time credits for Synchronized Reserve as defined in subsection 3.2.3A(b)(i) and (ii) below the quantity of Synchronized Reserves provided in each Real-time Settlement Interval times the clearing price for all Real-time Settlement Intervals in the hour associated with that obligation.

(b) A resource supplying Synchronized Reserve at the direction of the Office of the Interconnection, in excess of its hourly Synchronized Reserve Obligation, shall be credited as follows:

   i) Credits for Synchronized Reserve provided by generation resources that are then subject to the energy dispatch signals and instructions of the Office of the Interconnection and that increase their current output or Demand Resources that reduce their load in response to a Synchronized Reserve Event (“Tier 1 Synchronized Reserve”) shall be at the Synchronized Energy Premium Price, as described in 3.2.3A (c), with the exception of those Real-time Settlement Intervals in which the Non-Synchronized Reserve Market Clearing Price for the applicable Reserve Zone or Reserve Sub-zone is not equal to zero. During such hours, Tier 1 Synchronized Reserve resources shall be compensated at the Synchronized Reserve Market Clearing Price for the applicable
Reserve Zone or Reserve Sub-zone for the lesser of the amount of Tier 1 Synchronized Reserve attributed to the resource as calculated by the Office of the Interconnection, or the actual amount of Tier 1 Synchronized Reserve provided should a Synchronized Reserve Event occur in a Real-time Settlement Interval.

i) Credits for Synchronized Reserve provided by generation resources and Economic Load Response Participant resources assigned to provide Synchronized Reserve by the Office of the Interconnection or self-scheduled in the Day-ahead Synchronized Reserve Market that are synchronized to the grid but, at the direction of the Office of the Interconnection, are operating at a point that deviates from the Office of the Interconnection energy dispatch signals and instructions ("Tier 2 Synchronized Reserve") shall be equal to the product of the higher of (i) the Day-ahead Synchronized Reserve Market Clearing Price multiplied by the megawatt amount of Synchronized Reserve such resource is assigned to provide or (ii) the sum of (A) the Synchronized Reserve offer, and (B) the specific opportunity cost of the generation resource supplying the increment of Synchronized Reserve, as determined by the Office of the Interconnection to a Synchronized Reserve Event in a Real-time Settlement Interval in accordance with procedures specified in the PJM Manuals.

ii) Credits for Synchronized Reserve provided by generation resources and Economic Load Response Participant resources assigned to provide Synchronized Reserve by the Office of the Interconnection or self-scheduled in the Real-time Synchronized Reserve Market shall be determined for each operating hour based on the sum on their hourly total of Real-time Settlement Interval deviations determined in accordance with the following equation:

$$\sum_{i} ((A - B) \times C)$$

Where:

i = the Real-time Settlement Intervals in the applicable operating hour;

A = For each Real-time Settlement Interval, the megawatts of Synchronized Reserve from that resource assigned by the Office of the Interconnection or self-scheduled in the Real-Time Synchronized Reserve Market. The megawatt value is capped at the lesser of the Economic Max and the Synchronized Reserve Max minus the Revenue Data for Settlements of the resource for each Real-time Settlement Interval where there is not a Synchronized Reserve event;

B = For each Real-time Settlement Interval, the megawatts of Synchronized Reserve from that resource assigned by the Office of the Interconnection or self-scheduled in the Day-ahead Synchronized Reserve Market;

C = For each Real-time Settlement Interval, the Real-time Synchronized Reserve Market Clearing Price.
If a Synchronized Reserve Event is actually initiated by the Office of the Interconnection and a pool-scheduled Economic Load Response Participant resource reduced its load in response to the event, then the Economic Load Response Participant resource shall receive a credit equal to the fixed costs associated with achieving the load reduction, as specified in the PJM Manuals.

iii) Credits for Synchronized Reserve provided by Demand Resources that are synchronized to the grid and accept the obligation to reduce load in response to a Synchronized Reserve Event in a Real-time Settlement Interval initiated by the Office of the Interconnection shall be the sum of (i) the higher of (A) the Synchronized Reserve offer or (B) the Synchronized Reserve Market Clearing Price and (ii) if a Synchronized Reserve Event is actually initiated by the Office of the Interconnection and the Demand Resource reduced its load in response to the event, the fixed costs associated with achieving the load reduction, as specified in the PJM Manuals.

iii) [Still under construction] Pool-scheduled generation resources shall be credited an opportunity cost credit as described in (f). Self-scheduled generation resources and Economic Load Response Participant resource are not eligible for opportunity cost credits.

(c) [reserved for future use] The Synchronized Reserve Energy Premium Price is an adder in an amount to be determined periodically by the Office of the Interconnection not less than fifty dollars and not to exceed one hundred dollars per megawatt hour.

(d) Synchronized Reserve Market Clearing Prices

(i) For the Day-ahead Synchronized Reserve Market, the Synchronized Reserve Market Clearing Price shall be determined for each Reserve Zone and Reserve Sub-zone by the Office of the Interconnection for each hour of the Operating Day. The Day-ahead Synchronized Reserve Market Clearing Price shall be calculated as the price of serving the next increment of demand for Synchronized Reserve in a Reserve Zone or Reserve Sub-zone, determined by the interaction between a supply curve formed using Synchronized Reserve offer prices and opportunity costs and the Operating Reserve Demand Curve for Synchronized Reserve for that Reserve Zone or Reserve Sub-zone, plus (A) the price of serving the next increment of demand for Synchronized Reserve for any other Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Synchronized Reserve can contribute and (B) the price of serving the next increment of demand for Primary Reserve and 30-minute Reserve for each Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Synchronized Reserve can contribute.

(ii) For the Real-time Synchronized Reserve Market, the Synchronized Reserve Market Clearing Price shall be determined for each Reserve Zone and Reserve Sub-zone by the Office of the Interconnection for each Real-time Settlement Interval of the Operating Day. The hourly Synchronized Reserve Market Clearing Price shall be calculated as the 5-minute clearing price. Each 5-minute clearing price shall be calculated as the marginal price of serving the next increment of demand for

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Synchronized Reserve in each Reserve Zone or Reserve Sub-zone, determined by the interaction between a supply curve formed using inclusive of Synchronized Reserve offer prices and opportunity costs and the Operating Reserve Demand Curve for Synchronized Reserve for that Reserve Zone or Reserve Sub-zone, plus (A) the price of serving the next increment of demand for Synchronized Reserve for any other Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Synchronized Reserve for any other Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Synchronized Reserve can contribute and (B) the price of serving the next increment of demand for Primary Reserve and 30-minute Reserve for each Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Synchronized Reserve can contribute. When the Synchronized Reserve Requirement or Extended Synchronized Reserve Requirement in a Reserve Zone or Reserve Sub-zone cannot be met, the 5-minute clearing price shall be at least greater than or equal to the applicable Reserve Penalty Factor for the Reserve Zone or Reserve Sub-zone, but less than or equal to the sum of the Reserve Penalty Factors for the Synchronized Reserve Requirement and Primary Reserve Requirement for the Reserve Zone or Reserve Sub-zone.

If the Office of the Interconnection has initiated in a Reserve Zone or Reserve Sub-zone either a Voltage Reduction Action as described in the PJM Manuals or a Manual Load Dump Action as described in the PJM Manuals, the 5-minute Real-time Synchronized Reserve Market clearing price shall be the sum of the Reserve Penalty Factors for the Minimum 30-minute Reserve Requirement, Minimum Primary Reserve Requirement and the Minimum Synchronized Reserve Requirement for each Reserve Zone or Reserve Sub-Zone to which it can contribute that Reserve Zone or Reserve Sub-zone.

(iii) The Reserve Penalty Factor for the Minimum Synchronized Reserve Requirement shall be $850,2,000/MWh. The Reserve Penalty Factor for the Extended Synchronized Reserve Requirement shall be $300/MWh.

(iv) By no later than April 30 of each year, the Office of the Interconnection will analyze Market Participants’ response to reserve prices exceeding $24,000/MWh on an annual basis and will provide its analysis to PJM stakeholders. The Office of the Interconnection will also review this analysis to determine whether any changes to the Synchronized Reserve Penalty Factors on the Operating Reserve Demand Curves for Synchronized Reserve are warranted for subsequent Delivery Year(s).

(e) (i) For each Real-time Settlement Interval and for determining the 5-minute Synchronized Reserve Market Clearing Price in each hour of the Day-ahead Synchronized Reserve Market, the estimated unit-specific opportunity cost for a generation resource or Economic Load Response Participant resources will be determined in accordance with the following equation:

\[(A \times B) + (C \times D)\]

Where
A, B and C represent the amortized energy usage cost for synchronous condensers; and

A = The Locational Marginal Price at the generation bus for the generation resource;

B = The megawatts of energy used to provide Synchronized Reserve submitted as part of the Synchronized Reserve offer;

C = The Synchronized Reserve capability offered by the generation resource—that is expected to be required in order to provide Synchronized Reserve from the generation resource’s expected output level if it had been dispatched in economic merit order; and

D = The difference between the Locational Marginal Price at the generation or Economic Load Response Participant resource bus for the generation resource and the offer price for energy from the generation resource (at the megawatt level of the Synchronized Reserve set point for the resource) in the PJM Interchange Energy Market when the Locational Marginal Price at the generation bus is greater than and the offer price for energy from the generation resource (at the megawatt level of the Synchronized Reserve set point for the resource) or offer price to reduce energy from the Economic Load Response Participant resource bus is greater than the offer price for energy from the generation resource or the offer price to reduce energy from the Economic Load Response Participant resource.

The opportunity costs for a resource self-scheduled for Synchronized Reserve shall be zero.

(ii) For determining the Synchronized Reserve Market Clearing Price for each Real-time Settlement Interval in the Real-time Synchronized Reserve Market, the estimated unit-specific opportunity cost for a generation resource will be determined in accordance with the following equation:

\[(A \times B)/C + D\]

Where

A, B and C represent the amortized energy usage cost for synchronous condensers; and

A = The Locational Marginal Price at the generation bus for the generation resource;

B = The megawatts of energy used to provide Synchronized Reserve submitted as part of the Synchronized Reserve offer;

C = The Synchronized Reserve capability offered by the generation resource; and
D = The difference between the Locational Marginal Price at the generation bus for the generation resource and the offer price for energy from the generation resource (at the megawatt level of the Synchronized Reserve set point for the resource) in the PJM Interchange Energy Market when the Locational Marginal Price at the generation bus is greater than the offer price for energy from the generation resource.

The opportunity costs for an Economic Load Response Participant resources or any resources self-scheduled for Synchronized Reserves shall be zero.

(f) [Still under construction] (i) In determining the credit under subsection (b) to a generation resource selected to provide Tier-2 Synchronized Reserve in the Day-ahead Synchronized Reserve Market, and that actively follows the Office of the Interconnection’s signals and instructions, the unit-specific opportunity cost of a generation resource shall be determined for each operating hour Real-time Settlement Interval that the Office of the Interconnection requires a generation resource to provide Tier-2 Synchronized Reserve and shall be in accordance with the following equation:

\[(A \times B) - (C \times D)\]

Where:

\(A\) = The megawatts of energy used by the resource to provide Synchronized Reserve as submitted as part of the generation resource’s Synchronized Reserve offer;

\(B\) = The Day-ahead Locational Marginal Price at the generation bus of the generation resource;

\(C\) = The deviation of the generation resource’s output necessary to supply a Day-ahead Synchronized Reserve assignment and follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been assigned in economic merit order to provide energy; and

\(D\) = The energy offer integrated under the applicable energy offer curve for the generation resource’s output necessary to provide a Day-ahead Synchronized Reserve Market assignment from the generation resource’s expected output level if it had been assigned in economic merit order to provide energy;
(ii) In determining the credit under subsection (b) to a generation resource selected to provide Synchronized Reserve in the Real-Time Synchronized Reserve Market in excess of the resource’s Day-ahead Synchronized Reserve Market assignment and that actively follows the Office of the Interconnection’s signals and instructions, the unit-specific opportunity cost of that generation resource shall be determined for each Real-time Settlement Interval that the Office of the Interconnection requires that generation resource to provide Synchronized Reserve and shall be in accordance with the following equation:

\[(A \times B) - C\]

Where:

\(A\) = The Real-time Locational Marginal Price at the generation bus of the generation resource;

\(B\) = The deviation of the generation resource’s output necessary to supply Synchronized Reserve in real-time in excess of its Day-ahead Synchronized Reserve Market assignment and follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order to provide energy; and

\(C\) = The energy offer integrated under the applicable energy offer curve for the generation resource’s output necessary to supply Synchronized Reserve in real-time from the lesser of the generation resource’s output necessary to provide a Day-ahead Synchronized Reserve Market assignment or follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order to provide energy.

(iii) Where the applicable Real-time Locational Marginal Price is greater than the Day-ahead Locational Marginal Price for a given Real-time Settlement Interval, any additional opportunity costs for providing the Day-ahead Synchronized Reserve Market assignment will be included in the Balancing Operating Reserve credit calculation for the applicable Segment.

(iv) The opportunity costs for an Economic Load Response Participant resource or any resource self-scheduled for Synchronized Reserve Demand Resource shall be zero.

(g) Charges for Tier 1 Synchronized Reserve will be allocated in proportion to the amount of Tier 1 Synchronized Reserve applied to each Synchronized Reserve Obligation. In the event Tier 1 Synchronized Reserve is provided by a Market Participant in excess of that Market Participant’s Synchronized Reserve Obligation, the Tier 1 Synchronized Reserve that is not utilized to fulfill the Market Participant’s obligation will be allocated proportionately among all other Synchronized Reserve Obligations.
(h) Any amounts credited for Tier-2 Synchronized Reserve in a Real-time Settlement Interval in excess of the Synchronized Reserve Market Clearing Price in that Real-time Settlement Interval shall be allocated and charged to each Market Participant that does not meet its hourly Synchronized Reserve Obligation in proportion to its real-time purchases of Synchronized Reserve in megawatt-hours during that hour.

(i) [reserved for future use] In the event the Office of the Interconnection needs to assign more Tier-2 Synchronized Reserve during a Real-time Settlement Interval than was estimated as needed at the time the Synchronized Reserve Market Clearing Price was calculated for that Real-time Settlement Interval due to a reduction in available Tier-1 Synchronized Reserve, the costs of the excess Tier-2 Synchronized Reserve shall be allocated and charged to those providers of Tier-1 Synchronized Reserve whose available Tier-1 Synchronized Reserve was reduced from the needed amount estimated during the Synchronized Reserve Market Clearing Price calculation, in proportion to the amount of the reduction in Tier-1 Synchronized Reserve availability.

(j) In the event a generation resource or Economic Load Response Participant resource Demand Resource that either has been assigned by the Office of the Interconnection or self-scheduled to provide Tier-2 Synchronized Reserve in Real-Time fails to provide the assigned or self-scheduled amount of Tier-2 Synchronized Reserve in response to a Synchronized Reserve Event, the resource will be credited for Tier-2 Synchronized Reserve capacity in the amount that actually responded for all Real-time Settlement Intervals the resource was assigned or self-scheduled Tier-2 Synchronized Reserve in Real-Time on the Operating Day during which the event occurred. The determination of the amount of Synchronized Reserve credited to a resource shall be on an individual resource basis, not on an aggregate basis.

The resource shall refund payments received for Tier-2 Synchronized Reserve it failed to provide. For purposes of determining the amount of the payments to be refunded by a Market Participant, the Office of the Interconnection shall calculate the shortfall of Tier-2 Synchronized Reserve on an individual resource basis unless the Market Participant had multiple resources that were assigned or self-scheduled to provide Tier-2 Synchronized Reserve, in which case the shortfall will be determined on an aggregate basis. For performance determined on an aggregate basis, the response of any resource that provided more Tier-2 Synchronized Reserve than it was assigned or self-scheduled to provide will be used to offset the performance of other resources that provided less Tier-2 Synchronized Reserve than they were assigned or self-scheduled to provide during a Synchronized Reserve Event, as calculated in the PJM Manuals. The determination of a Market Participant’s aggregate response shall not be taken into consideration in the determination of the amount of Tier-2 Synchronized Reserve credited to each individual resource.

The amount refunded shall be determined by multiplying the Real-Time Synchronized Reserve Market Clearing Price by the amount of the shortfall of Tier-2 Synchronized Reserve, measured in megawatts, for all intervals the resource was assigned or self-scheduled to provide Tier-2 Synchronized Reserve for a period of time immediately preceding the Synchronized Reserve Event equal to the lesser of the average number of days between Synchronized Reserve Events,
or the number of days since the resource last failed to provide the amount of Tier 2 Synchronized Reserve it was assigned or self-scheduled to provide in response to a Synchronized Reserve Event. The average number of days between Synchronized Reserve Events for purposes of this calculation shall be determined by an annual review of the twenty-four month period ending October 31 of the calendar year in which the review is performed, and shall be rounded down to a whole day value. The Office of the Interconnection shall report the results of its annual review to stakeholders by no later than December 31, and the average number of days between Synchronized Reserve Events shall be effective as of the following January 1. The refunded charges shall be allocated as credits to Market Participants based on its pro rata share of the Synchronized Reserve Obligation megawatts less any Tier 1 Synchronized Reserve applied to its Synchronized Reserve Obligation in the hour(s) of the Synchronized Reserve Event for the Reserve Sub-zone or Reserve Zone, except that Market Participants that incur a refund obligation and also have an applicable Synchronized Reserve Obligation during the hour(s) of the Synchronized Reserve Event shall not be included in the allocation of such refund credits. If the event spans multiple hours, the refund credits will be prorated hourly based on the duration of the event within each clock hour.

(k) The magnitude of response to a Synchronized Reserve Event by a generation resource or an Economic Load Response Participant resource Demand Resource, except for Batch Load Economic Load Response Participant Resources Demand Resources covered by section 3.2.3A(l), is the difference between the generation resource’s output or the Economic Load Response Participant resource Demand Resource’s consumption at the start of the event and its output or consumption 10 minutes after the start of the event. In order to allow for small fluctuations and possible telemetry delays, generation resource output or Economic Load Response Participant resource Demand Resource consumption at the start of the event is defined as the lowest telemetered generator resource output or greatest Economic Load Response Participant resource Demand Resource consumption between one minute prior to and one minute following the start of the event. Similarly, a generation resource’s output or Economic Load Response Participant resource Demand Resource’s consumption 10 minutes after the event is defined as the greatest generator resource output or lowest Economic Load Response Participant resource Demand Resource consumption achieved between 9 and 11 minutes after the start of the event. The response actually credited to a generation resource will be reduced by the amount the megawatt output of the generation resource falls below the level achieved after 10 minutes by either the end of the event or after 30 minutes from the start of the event, whichever is shorter. The response actually credited to an Economic Load Response Participant resource Demand Resource will be reduced by the amount the megawatt consumption of the Economic Load Response Participant resource Demand Resource exceeds the level achieved after 10 minutes by either the end of the event or after 30 minutes from the start of the event, whichever is shorter.

(l) The magnitude of response by a Batch Load Economic Load Response Participant Resource Demand Resource that is at the stage in its production cycle when its energy consumption is less than the level of megawatts in its offer at the start of a Synchronized Reserve Event shall be the difference between (i) the Batch Load Economic Load Response Participant Resource Demand Resource’s consumption at the end of the Synchronized Reserve Event and (ii) the Batch Load Economic Load Response Participant Resource Demand Resource’s consumption during the minute within the ten minutes after the end of the Synchronized Reserve Event in
which the Batch Load Economic Load Response Participant Resource Demand Resource’s consumption was highest and for which its consumption in all subsequent minutes within the ten minutes was not less than fifty percent of the consumption in such minute; provided that, the magnitude of the response shall be zero if, when the Synchronized Reserve Event commences, the scheduled off-cycle stage of the production cycle is greater than ten minutes.

3.2.3A.001 Non-Synchronized Reserve.

(a) Each Market Participant that is a Load Serving Entity that is not part of an agreement to share reserves with external entities subject to the requirements in BAL-002 shall have an obligation for hourly Non-Synchronized Reserve equal to its pro rata share of Non-Synchronized Reserve assigned for the hour for each Reserve Zone and Reserve Sub-zone of the PJM Region, based on the Market Participant’s total load (net of operating Behind The Meter Generation, but not to be less than zero) in such Reserve Zone and Reserve Sub-zone for the hour (“Non-Synchronized Reserve Obligation”). Those entities that participate in an agreement to share reserves with external entities subject to the requirements in BAL-002 shall have their reserve obligations determined based on the stipulations in such agreement. A Market Participant’s with an hourly Non-Synchronized Reserve Obligation shall be adjusted by any Non-Synchronized Reserve provided on the Market Participant’s behalf through a bilateral agreement. A Market Participant with an hourly Non-Synchronized Reserve Obligation shall be charged the pro rata share of the sum of day-ahead and real-time credits for Non-Synchronized Reserve as defined in subsection 3.2.3A.001(b)(i) and (ii) below the quantity of Non-Synchronized Reserves provided in each Real-time Settlement Interval times the clearing price for all Real-time Settlement Intervals in the hour associated with that obligation.

(b) Resources assigned to provide Non-Synchronized Reserve at the direction of the Office of the Interconnection shall be credited as follows: Credits for Non-Synchronized Reserve provided by generation resources that are not operating for energy at the direction of the Office of the Interconnection specifically for the purpose of providing Non-Synchronized Reserve shall be the higher of (i) the Non-Synchronized Reserve Market Clearing Price or (ii) the specific opportunity cost of the generation resource supplying the increment of Non-Synchronized Reserve, as determined by the Office of the Interconnection in accordance with procedures specified in the PJM Manuals.

(i) Credits for Non-Synchronized Reserve provided by generation resources assigned to provide Non-Synchronized Reserve by the Office of the Interconnection in the Day-ahead Non-Synchronized Reserve Market shall be equal to the product of the Day-ahead Non-Synchronized Market Clearing Price multiplied by the megawatt amount of Non-Synchronized Reserve such resource is assigned to provide.

(ii) Credits for Non-Synchronized Reserve provided by generation resources assigned to provide Non-Synchronized Reserve by the Office of the Interconnection in the Real-time Non-Synchronized Reserve Market shall be determined for each operating hour based on the sum on their hourly total of Real-time Settlement Interval deviations determined in accordance with the following equation:

$$\sum_i (A - B) * C$$
Where:

\[i = \text{the Real-time Settlement Intervals in the applicable operating hour;} \]

\[A = \text{For each Real-time Settlement Interval, the megawatts of Non-Synchronized Reserve from that resource assigned by the Office of the Interconnection in the Real-Time Non-Synchronized Reserve Market;} \]

\[B = \text{For each Real-time Settlement Interval, the megawatts of Non-Synchronized Reserve from that resource assigned by the Office of the Interconnection in the Day-ahead Non-Synchronized Reserve Market; and} \]

\[C = \text{For each Real-time Settlement Interval, the Real-time Non-Synchronized Reserve Market Clearing Price.} \]

(iii) [Still under construction] Pool-scheduled generation resources assigned to provide Non-Synchronized Reserve in the Day-ahead Non-Synchronized Reserve Market shall be credited an opportunity cost credit to recover any net monetary loss to the Market Seller of such resource associated with the purchase of Non-Synchronized Reserve in the Real-time Non-Synchronized Reserve Market as a result of following the dispatch direction of the Office of the Interconnection. This credit shall be calculated as:

(c) Non-Synchronized Reserve Market Clearing Prices

(i) For the Day-ahead Non-Synchronized Reserve Market, the Non-Synchronized Reserve Market Clearing Price shall be determined for each Reserve Zone and Reserve Sub-zone by the Office of the Interconnection for each hour of the Operating Day. The Day-ahead Non-Synchronized Reserve Market Clearing Price shall be calculated as the price of serving the next increment of demand for Primary Reserve in a Reserve Zone or Reserve Sub-zone, determined by the interaction between a supply curve formed using Non-Synchronized Reserve offer prices and the Operating Reserve Demand Curve for Primary Reserve for that Reserve Zone or Reserve Sub-zone, plus (A) the price of serving the next increment of demand for Primary Reserve for any other Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Primary Reserve can contribute and (B) the price of serving the next increment of demand for 30-minute Reserve for each Reserve Zone or Reserve Sub-zone to which the next increment of demand for Primary Reserve can contribute.

(ii) For the Real-time Non-Synchronized Reserve Market, the Non-Synchronized Reserve Market Clearing Price shall be determined for each Reserve Zone and Reserve Sub-zone by the Office of the Interconnection for each Real-time Settlement Interval of the Operating Day. The Non-Synchronized Reserve Market Clearing Price shall be calculated as the 5-minute clearing price. Each 5-minute clearing price shall be calculated as the marginal price cost of serving the next increment of demand for Primary Reserve procuring sufficient Non-Synchronized Reserves and/or Synchronized Reserves.
in each Reserve Zone or Reserve Sub-zone, inclusive of opportunity costs associated with meeting the Primary Reserve Requirement or Extended Primary Reserve Requirement determined by the interaction between a supply curve formed using Non-Synchronized Reserve offer prices and the Operating Reserve Demand Curve for Primary Reserve for that Reserve Zone or Reserve Sub-Zone, plus (A) the price of serving the next increment of demand for Primary Reserve for any other Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Primary Reserve can contribute and (B) the price of serving the next increment of demand for 30-minute Reserve for each Reserve Zone or Reserve Sub-Zone to which the next increment of demand for Primary Reserve can contribute. When the Primary Reserve Requirement or Extended Primary Reserve Requirement in a Reserve Zone or Reserve Sub-zone cannot be met at a price less than or equal to the applicable Reserve Penalty Factor, the 5-minute clearing price for Non-Synchronized Reserve shall be at least greater than or equal to the applicable Reserve Penalty Factor for the Reserve Zone or Reserve Sub-zone, but less than or equal to the Reserve Penalty Factor for the Primary Reserve Requirement for the Reserve Zone or Reserve Sub-zone.

If the Office of the Interconnection has initiated in a Reserve Zone or Reserve Sub-zone either a Voltage Reduction Action as described in the PJM Manuals or a Manual Load Dump Action as described in the PJM Manuals, the 5-minute Real-time Non-Synchronized Reserve Market Clearing Price shall be the sum of the Reserve Penalty Factors for the Minimum 30-Minute Reserve Requirement and Reserve Penalty Factor for the Minimum Primary Reserve Requirement for each Reserve Zone or Reserve Sub-Zone to which it can contribute that Reserve Zone or Reserve Sub-zone.

(iii) The Reserve Penalty Factor for the Synchronized Minimum Primary Reserve Requirement shall be $2,000/MWh.

The Reserve Penalty Factor for the Extended Primary Reserve Requirement shall be $300/MWh.

(iv) By no later than April 30 of each year, the Office of the Interconnection will analyze Market Participants’ response to prices exceeding $12,000/MWh on an annual basis and will provide its analysis to PJM stakeholders. The Office of the Interconnection will also review this analysis to determine whether any changes to the Primary Reserve Penalty Factors on the Operating Reserve Demand Curves for Primary Reserve are warranted for subsequent Delivery Year(s).

(d) For each Real-time Settlement Interval and for determining the 5-minute Non-Synchronized Reserve clearing price for each hour in the Day-ahead Non-Synchronized Reserve Market and for each Real-time Settlement Interval in the Real-time Non-Synchronized Reserve Market, the unit-specific opportunity cost for a generation resource that is not providing energy because they are providing Non-Synchronized Reserves will be zero, determined in accordance with the following equation:

\[(A \times B) - C\]

Where:
A = The deviation of the generation resource’s output necessary to follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order;

B = The Locational Marginal Price at the generation bus for the generation resource; and

C = The applicable offer for energy from the generation resource in the PJM Interchange Energy Market.

(e) [Reserved for future use] In determining the credit under subsection (b) to a resource selected to provide Non-Synchronized Reserve and that follows the Office of the Interconnection’s signals and instructions, the unit-specific opportunity cost of a generation resource shall be determined for each Real-time Settlement Interval that the Office of the Interconnection requires a generation resource to provide Non-Synchronized Reserve and shall be in accordance with the following equation:

\[(A \times B) - C\]

Where:
A = The deviation of the generation resource’s output necessary to follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order;

B = The Locational Marginal Price at the generation bus for the generation resource; and

C = The applicable offer for energy from the generation resource in the PJM Interchange Energy Market.

(f) Any amounts credited for Non-Synchronized Reserve in a Real-time Settlement Interval in excess of the Non-Synchronized Reserve Market Clearing Price in that Real-time Settlement Interval shall be allocated and charged to each Market Participant that does not meet its hourly Non-Synchronized Reserve Obligation in proportion to its real-time purchases of Non-Synchronized Reserve in megawatt-hours during that hour.

(g) The magnitude of response to a Non-Synchronized Reserve Event by a generation resource is the difference between the generation resource’s output at the start of the event and its output 10 minutes after the start of the event. In order to allow for small fluctuations and possible telemetry delays, generation resource output at the start of the event is defined as the lowest telemetered generator resource output between one minute prior to and one minute following the start of the event. Similarly, a generation resource’s output 10 minutes after the start of the event is defined as the greatest generator resource output achieved between 9 and 11 minutes after the start of the event. The response actually credited to a generation resource will be reduced by the amount the megawatt output of the generation resource falls below the level achieved after 10 minutes by either the end of the event or after 30 minutes from the start of the event, whichever is shorter.
(h) In the event a generation resource that has been assigned by the Office of the Interconnection to provide Non-Synchronized Reserve fails to provide the assigned amount of Non-Synchronized Reserve in response to a Non-Synchronized Reserve Event, the resource will be credited for Non-Synchronized Reserve capacity in the amount that actually responded for the contiguous Real-time Settlement Interval the resource was assigned Non-Synchronized Reserve during which the event occurred.

3.2.3A.01 **Day-ahead Scheduling** Secondary Reserve.

(a) Each Market Participant that is a Load Serving Entity shall have an obligation for hourly Secondary Reserve equal to its pro rata share of Secondary Reserve assigned for the hour for each Reserve Zone and Reserve Sub-zone of the PJM Region, based on the Market Participant’s total load (net of operating Behind The Meter Generation, but not to be less than zero) in such Reserve Zone and Reserve Sub-zone for the hour (“Secondary Reserve Obligation”). A Market Participant’s hourly Secondary Reserve Obligation shall be adjusted by any Secondary Reserve provided on the Market Participant’s behalf through a bilateral agreement. A Market Participant with an hourly Secondary Reserve Obligation shall be charged the pro rata share of the sum of day-ahead and real-time credits for Secondary Reserve as defined in subsection 3.2.3A.01(b)(i) and (ii) below. The Office of the Interconnection shall satisfy the Day-ahead Scheduling Reserves Requirement by procuring Day-ahead Scheduling Reserves in the Day-ahead Scheduling Reserves Market from Day-ahead Scheduling Reserves Resources, provided that Demand Resources shall be limited to providing the lesser of any limit established by the Reliability First Corporation or SERC, as applicable, or twenty-five percent of the total Day-ahead Scheduling Reserves Requirement. Day-ahead Scheduling Reserves Resources that clear in the Day-ahead Scheduling Reserves Market shall receive a Day-ahead Scheduling Reserves schedule from the Office of the Interconnection for the relevant Operating Day. PJMSettlement shall be the Counterparty to the purchases and sales of Day-ahead Scheduling Reserves in the PJM Interchange Energy Market; provided that PJMSettlement shall not be a contracting party to bilateral transactions between Market Participants or with respect to a self-schedule or self-supply of generation resources by a Market Buyer to satisfy its Day-ahead Scheduling Reserves Requirement.

(b) Resources assigned to provide Secondary Reserve at the direction of the Office of the Interconnection shall be credited as follows: A Day-ahead Scheduling Reserves Resource that receives a Day-ahead Scheduling Reserves schedule pursuant to subsection (a) of this section shall be paid the hourly Day-ahead Scheduling Reserves Market clearing price for the cleared megawatt quantity of Day-ahead Scheduling Reserves in each hour of the schedule, subject to meeting the requirements of subsection (c) of this section.

(i) Credits for Secondary Reserve provided by generation resources and Economic Load Response Participant resources assigned to provide Secondary Reserve by the Office of the Interconnection in the Day-ahead Secondary Reserve Market shall be equal to the product of the Day-ahead Secondary Reserve Market Clearing Price multiplied by the megawatt amount of Secondary Reserve such resource is scheduled to provide.
(ii) Credits for Secondary Reserve provided by generation resources and Economic Load Response Participant resources scheduled to provide Secondary Reserve by the Office of the Interconnection in the Real-time Secondary Reserve Market shall be determined for each operating hour based on the sum of their hourly total of Real-time Settlement Interval deviations determined in accordance with the following equation:

\[ \sum_{i}((A - B) \times C) \]

Where:

i = the Real-time Settlement Intervals in the applicable operating hour;

A = For each Real-time Settlement Interval, the megawatts of Secondary Reserve from that resource assigned by the Office of the Interconnection in the Real-Time Secondary Reserve Market. The megawatt value is capped at the lesser of the Economic Max or Secondary Reserve Max minus the Revenue Data for Settlements of the resource for each Real-time Settlement Interval;

B = For each Real-time Settlement Interval, the megawatts of Secondary Reserve from that resource scheduled by the Office of the Interconnection in the Day-ahead Secondary Reserve Market; and

C = For each Real-time Settlement Interval, the Real-time Secondary Reserve Market Clearing Price.

(iii) [Still under construction] Pool-scheduled generation resources and Economic Load Response Participant resources shall be credited an opportunity cost credit as described in (g).

(c) [Still under construction] To be eligible for payment pursuant to subsection (b) of this section, Day-ahead Scheduling Secondary Reserve Resources shall comply with the following provisions:

(i) Generation resources with a start time greater than thirty minutes are required to be synchronized and operating at the direction of the Office of the Interconnection during the resource’s Secondary Day-ahead Scheduling Reserve schedule and shall have a dispatchable range equal to or greater than the Secondary Day-ahead Scheduling Reserve schedule.

(ii) Generation resources and Economic Load Response Participant resources Demand Resources with start times or shut-down times, respectively, equal to or less than 30 minutes are required to respond to dispatch directives from the Office of the Interconnection during the resource’s Day-ahead Scheduling Reserve schedule. To meet this requirement the resource shall be required to start or shut down within the specified notification time plus its start or shut down time, provided that such time shall be less than thirty minutes.
(iii) [Still under construction] Economic Load Response Participant resources Demand Resources with a Day-ahead Scheduling Secondary Reserves schedule assignment shall be credited for negative buy back based on the difference between the resource’s MW consumption at the time the resource is directed by the Office of the Interconnection to reduce its load (starting MW usage) and the resource’s MW consumption at the time when the Economic Load Response Participant resource Demand Resource is no longer dispatched by PJM (ending MW usage). For the purposes of this subsection, a resource’s starting MW usage shall be the greatest telemetered consumption between one minute prior to and one minute following the issuance of a dispatch instruction from the Office of the Interconnection, and a resource’s ending MW usage shall be the lowest consumption between one minute before and one minute after a dispatch instruction from the Office of the Interconnection that is no longer necessary to reduce.

(ii) Notwithstanding subsection (iii) above, the credit for a Batch Load Economic Load Response Participant resource Demand Resource that is at the stage in its production cycle when its energy consumption is less than the level of megawatts in its offer at the time the resource is directed by the Office of the Interconnection to reduce its load shall be the difference between (i) the “ending MW usage” (as defined above) and (ii) the Batch Load Economic Load Response Participant resource Demand Resource’s consumption during the minute within the ten minutes after the time of the “ending MW usage” in which the Batch Load Economic Load Response Participant resource Demand Resource’s consumption was highest and for which its consumption in all subsequent minutes within the ten minutes was not less than fifty percent of the consumption in such minute; provided that, the credit shall be zero if, at the time the resource is directed by the Office of the Interconnection to reduce its load, the scheduled off-cycle stage of the production cycle is greater than the timeframe for which the resource was dispatched by PJM.

(iii) Economic Load Response Participant resources Resources that do not comply with the provisions of this subsection (de) shall not be eligible to receive credits pursuant to subsection (b) of this section, and shall refund payments for Secondary Reserve it failed to provide.

(d) The hourly credits paid to Day-ahead Scheduling Reserves Resources satisfying the Base Day-ahead Scheduling Reserves Requirement (“Base Day-ahead Scheduling Reserves credits”) shall equal the ratio of the Base Day-ahead Scheduling Reserves Requirement to the Day-ahead Scheduling Reserves Requirement, multiplied by the total credits paid to Day-ahead Scheduling Reserves Resources, and are allocated as Base Day-ahead Scheduling Reserves charges per paragraph (i) below. The hourly credits paid to Day-ahead Scheduling Reserve Resources satisfying the Additional Day-ahead Scheduling Reserve Requirement (“Additional Day-ahead Scheduling Reserves credits”) shall equal the ratio of the Additional Day-ahead Scheduling Reserves Requirement to the Day-ahead Scheduling Reserves Requirement, multiplied by the total credits paid to Day-ahead Scheduling Reserves Resources and are allocated as Additional Day-ahead Scheduling Reserves charges per paragraph (ii) below.
(i) A Market Participant’s Base Day-ahead Scheduling Reserves charge is equal to the ratio of the Market Participant’s hourly obligation to the total hourly obligation of all Market Participants in the PJM Region, multiplied by the Base Day-ahead Scheduling Reserves credits. The hourly obligation for each Market Participant is a megawatt representation of the portion of the Base Day-ahead Scheduling Reserves credits that the Market Participant is responsible for paying to PJM. The hourly obligation is equal to the Market Participant’s load ratio share of the total megawatt volume of Base Day-ahead Scheduling Reserves resources (described below), based on the Market Participant’s total hourly load (net of operating Behind The Meter Generation, but not to be less than zero) to the total hourly load of all Market Participants in the PJM Region. The total megawatt volume of Base Day-ahead Scheduling Reserves resources equals the ratio of the Base Day-ahead Scheduling Reserves Requirement to the Day-ahead Scheduling Reserves Requirement multiplied by the total volume of Day-ahead Scheduling Reserves megawatts paid pursuant to paragraph (c) of this section. A Market Participant’s hourly Day-ahead Scheduling Reserves obligation can be further adjusted by any Day-ahead Scheduling Reserve bilateral transactions.

(ii) Additional Day-ahead Scheduling Reserves credits shall be charged hourly to Market Participants that are net purchasers in the Day-ahead Energy Market based on its positive demand difference ratio share. The positive demand difference for each Market Participant is the difference between its real-time load (net of operating Behind The Meter Generation, but not to be less than zero) and cleared Demand Bids in the Day-ahead Energy Market, net of cleared Increment Offers and cleared Decrement Bids in the Day-ahead Energy Market, when such value is positive. Net purchasers in the Day-ahead Energy Market are those Market Participants that have cleared Demand Bids plus cleared Decrement Bids in excess of its amount of cleared Increment Offers in the Day-ahead Energy Market. If there are no Market Participants with a positive demand difference, the Additional Day-ahead Scheduling Reserves credits are allocated according to paragraph (i) above.

(e) Secondary Reserve Market Clearing Prices

(i) For the Day-ahead Secondary Reserve Market, the Secondary Reserve Market Clearing Price shall be determined for each Reserve Zone and, as applicable, Reserve Sub-zone by the Office of the Interconnection for each hour of the Operating Day. The Day-ahead Secondary Reserve Market Clearing Price shall be calculated as the price of serving the next increment of demand for 30-Minute Reserve in a Reserve Zone or Reserve Sub-zone, determined by the interaction between a supply curve formed using Secondary Reserve offer prices and opportunity costs and the Operating Reserve Demand Curve for 30-minute Reserve for that Reserve Zone or Reserve Sub-zone, plus the price of serving the next increment of demand for 30-minute Reserve for any other Reserve Zone or Reserve Sub-Zone to which the next increment of demand for 30-minute Reserve can contribute.
(ii) For the Real-time Secondary Reserve Market, the Secondary Reserve Market Clearing Price shall be determined for each Reserve Zone and Reserve Sub-zone by the Office of the Interconnection for each Real-time Settlement Interval of the Operating Day. Each 5-minute clearing price shall be calculated as the price of serving the next increment of demand for 30-Minute Reserve in a Reserve Zone or Reserve Sub-zone, determined by the interaction between a supply curve formed using Secondary Reserve offer prices and opportunity costs and the Operating Reserve Demand Curve for 30-minute Reserve for that Reserve Zone or Reserve Sub-zone plus the price of serving the next increment of demand for 30-minute Reserve for any other Reserve Zone or Reserve Sub-zone to which the next increment of demand for 30-minute Reserve can contribute.

If the Office of the Interconnection has initiated in a Reserve Zone or Reserve Sub-zone either a Voltage Reduction Action or a Manual Load Dump Action as described in the PJM Manuals, the Real-time Secondary Reserve Market Clearing Price for a given Reserve Zone or Sub-zone shall be the sum of the Reserve Penalty Factors for the Minimum 30-Minute Reserve Requirements for each Reserve Zone or Reserve Sub-Zone to which it can contribute.

(iii) The Reserve Penalty Factor for the Minimum 30-Minute Reserve Requirement shall be $2000/MWh.

(iv) By no later than April 30 of each year, the Office of the Interconnection will analyze Market Participants’ response to reserve prices exceeding $2,000/MWh and will provide its analysis to PJM stakeholders. The Office of the Interconnection will also review this analysis to determine whether any changes to the Reserve Penalty Factors on the Operating Reserve Demand Curves for 30-minute Reserve are warranted for subsequent Delivery Year(s).

(f) (i) For determining the 5-minute Secondary Reserve Market Clearing Price for each hour in the Day-ahead Secondary Reserve Market, the estimated resource-specific opportunity cost for a generation resource or Economic Load Response Participant resources will be determined in accordance with the following equation:

\[
\frac{(A \times B)}{C + D}
\]

Where

A, B and C represent the amortized energy usage cost for synchronous condensers; and

A = The Locational Marginal Price at the generation bus for the generation resource:
B = The megawatts of energy used to provide Secondary Reserve submitted as part of the Secondary Reserve offer;

C = The maximum Secondary Reserve capability offered by the generation resource; and

D = The difference between the Locational Marginal Price at the generation or Economic Load Response Participant resource bus and the offer price for energy from the generation resource (at the megawatt level of the reserve set point for the resource) or offer price to reduce energy from the Economic Load Response Participant resource in the PJM Interchange Energy Market when the Locational Marginal Price at the generation or Economic Load Response Participant resource bus is greater than the offer price for energy from the generation resource or the offer price to reduce energy from the Economic Load Response Participant resource.

(ii) For determining the Secondary Reserve Market Clearing Price for each Real-time Settlement Interval in the Real-time Secondary Reserve Market, the estimated unit-specific opportunity cost for a generation resource will be determined in accordance with the following equation:

\[
\frac{(A \times B)}{C} + (D)
\]

Where

A, B and C represent the amortized energy usage cost for synchronous condensers; and

A = The Locational Marginal Price at the generation bus for the generation resource;

B = The megawatts of energy used to provide Secondary Reserve submitted as part of the Secondary Reserve offer;

C = The Secondary Reserve capability offered by the generation resource; and

D = The difference between the Locational Marginal Price at the generation bus for the generation resource and the offer price for energy from the generation resource (at the megawatt level of the reserve set point for the resource) in the PJM Interchange Energy Market when the Locational Marginal Price at the generation bus is greater than the offer price for energy from the generation resource.

The opportunity costs for an Economic Load Response Participant resources shall be zero.
(g)  [Still under construction] (i) In determining the credit under subsection (b) to a generation resource selected to provide Secondary Reserve in the Day-ahead Secondary Reserve Market, the unit-specific opportunity cost of a generation resource shall be determined for each operating hour that the Office of the Interconnection requires a generation resource to provide Secondary Reserve and shall be in accordance with the following equation:

\[(A \times B) - C\]

Where:

\(A = \) The Day-ahead Locational Marginal Price at the generation bus of the generation resource;

\(B = \) The deviation of the generation resource’s output necessary to supply a Day-ahead Secondary Reserve assignment and from the generation resource’s expected output level if it had been assigned in economic merit order to provide energy less any Day-ahead Synchronized Reserve Market assignment; and

\(C = \) The energy offer integrated under the applicable energy offer curve for the generation resource’s output necessary to provide a Day-ahead Secondary Reserve Market assignment from the generation resource’s expected output level if it had been assigned in economic merit order to provide energy less any Day-ahead Synchronized Reserve Market assignment.

(ii) In determining the credit under subsection (b) to a generation resource selected to provide Secondary Reserve in the Real-Time Secondary Reserve Market in excess of the resource’s Day-ahead Secondary Reserve Market assignment and that actively follows the Office of the Interconnection’s signals and instructions, the unit-specific opportunity cost of that generation resource shall be determined for each Real-time Settlement Interval that the Office of the Interconnection requires that generation resource to provide Secondary Reserve and shall be in accordance with the following equation:

\[(A \times B) - C\]

Where:

\(A = \) The Real-time Locational Marginal Price at the generation bus of the generation resource;

\(B = \) The deviation of the generation resource’s output necessary to supply Secondary Reserve in real-time in excess of its Day-ahead Secondary Reserve Market assignment and follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been
dispatched in economic merit order to provide energy less any Real-time Synchronized Reserve Market assignment; and

\[ C = \text{The energy offer integrated under the applicable energy offer curve for the generation resource’s output necessary to supply Secondary Reserve in real-time from the lesser of the generation resource’s output necessary to provide a Day-ahead Secondary Reserve Market assignment or follow the Office of the Interconnection’s signals and instructions from the generation resource’s expected output level if it had been dispatched in economic merit order to provide energy less any Real-time Synchronized Reserve Market assignment.} \]

(iii) Where the applicable Real-time Locational Marginal Price is greater than the Day-ahead Locational Marginal Price for a given Real-time Settlement Interval, any additional opportunity costs for providing the Day-ahead Secondary Reserve Market assignment will be included in the Balancing Operating Reserve credit calculation for the applicable Real-time Settlement Interval(s).

(iv) The opportunity costs for Economic Load Response Participant resources and generation resources not synchronized to the grid shall be zero.

(eh) [Still under construction – Secondary Reserve performance assessment and non-performance refunds] If the Day-ahead Scheduling Reserves Requirement is not satisfied through the operation of subsection (a) of this section, any additional Operating Reserves required to meet the requirement shall be scheduled by the Office of the Interconnection pursuant to Section 3.2.3 of Schedule 1 of this Agreement.

3.2.3A.02 Operating Reserve Demand Curves

(a) Operating Reserve Demand Curves

The Office of the Interconnection shall establish Operating Reserve Demand Curves for clearing 30-minute Reserve, Primary Reserve, and Synchronized Reserve, for, as applicable, each Reserve Zone or Reserve Sub-zone to procure sufficient reserves to meet reliability requirements in light of supply and demand uncertainties. The Operating Reserve Demand Curves established for each reserve type shall be used to commit such reserves in both the day-ahead and real-time reserve markets. The Operating Reserve Demand Curves shall be determined in accordance with subsection (b) and the PJM Manuals.

(b) Methodology for Establishing Operating Reserve Demand Curves

For each three-month season, Winter (December through February), Spring (March through May), Summer (June through August), and Fall (September through November), and for each time-of-day block set forth in the PJM Manuals, the Office of the Interconnection shall establish Operating Reserve Demand Curves for each Reserve Zone or Reserve Sub-zone as follows:
• Each Operating Reserve Demand Curve shall be plotted on a graph on which megawatts of reserve is on the x-axis and price is on the y-axis;

• The Operating Reserve Demand Curve for each Reserve Zone or Reserve Sub-zone shall be plotted by combining (i) a straight horizontal line starting from point (1) on the y-axis to point (2), (ii) a straight vertical line connecting points (2) and (3), and (iv) a curved line from point (3) to the x-axis, where:

  o Point (1) is the point on the y-axis (price) equal to the Reserve Penalty Factor for the minimum reserve requirement for the subject reserve requirement (i.e., the Minimum 30 Minute Reserve Requirement, the Minimum Primary Reserve Requirement, or the Minimum Synchronized Reserve Requirement).

  o Point (2) has the y-axis coordinate of point (1) and the x-axis coordinate of the applicable minimum reserve requirement as determined for the Reserve Zone or Reserve Sub-zone in accordance with the PJM Manuals.

  o Point (3) has the x-axis coordinate of the applicable minimum reserve requirement and the y-axis coordinate resulting from multiplying the Reserve Penalty Factor of the applicable minimum reserve requirement by the probability of falling below the applicable minimum reserve requirement when procuring an infinitesimal amount of additional MW of reserves beyond the minimum reserve requirement.

  o From point (3) to the x-axis, first, the Office of the Interconnection develops a curve starting at point (3). The shape of the curve will be determined by multiplying the Reserve Penalty Factor of the applicable minimum reserve requirement by the probability of falling below the applicable minimum reserve requirement when procuring each additional MW of reserves beyond the minimum reserve requirement. These probabilities are calculated from an empirical distribution of data from a rolling three-calendar year period of the following supply and demand uncertainties, using a 30-minute time horizon for clearing Primary Reserves and Synchronized Reserves and a 60-minute time horizon for clearing 30-minute Reserves: load forecast error, wind forecast error, solar forecast error, and forced outages of thermal units, and, for the Operating Reserve Demand Curves for 30-Minute Reserves only, net interchange forecast error, all as described in the PJM Manuals. The empirical distribution also accounts for the Regulation requirement, expressed in effective megawatts, that PJM has established for each hour within that time-of-day block, by reducing the magnitude of the above uncertainties by the requirement.

The Office of the Interconnection will post each Operating Reserve Demand Curve used to clear reserve markets.

(c) Annual Update of Operating Reserve Demand Curves
On an annual basis, the Office of the Interconnection shall update the determination of the probability of falling below the applicable minimum reserve requirement, including each uncertainty, to account for the most recent calendar year’s data, in accordance with the PJM Manuals, and post revised Operating Reserve Demand Curves by April 1. The revised Operating Reserve Demand Curves shall become effective June 1, coincident with the start of the next Delivery Year.

3.2.3B Reactive Services.

(a) A Market Seller providing Reactive Services at the direction of the Office of the Interconnection shall be credited as specified below for the operation of its resource. These provisions are intended to provide payments to generating units when the LMP dispatch algorithms would not result in the dispatch needed for the required reactive service. LMP will be used to compensate generators that are subject to redisplay for reactive transfer limits.

(b) At the end of each Operating Day, where the active energy output of a Market Seller’s resource is reduced or suspended at the request of the Office of the Interconnection for the purpose of maintaining reactive reliability within the PJM Region, the Market Seller shall be credited according to Sections 3.2.3B(c) & 3.2.3B(d).

(c) A Market Seller providing Reactive Services from either a steam-electric generating unit or combined cycle unit operating in combined cycle mode, where such unit is pool-scheduled (or self-scheduled, if operating according to Section 1.10.3 (c) hereof), and where the real time LMP at the unit’s bus is higher than the price offered by the Market Seller for energy from the unit at the level of output requested by the Office of the Interconnection (as indicated either by the desired MWs of output from the unit determined by PJM’s unit dispatch system or as directed by the PJM dispatcher through a manual override) shall be compensated for lost opportunity cost by receiving a credit in an amount equal to the product of (A) the deviation of the generating unit’s output necessary to follow the Office of the Interconnection’s signals and the generating unit’s expected output level if it had been dispatched in economic merit order, times (B) the Real-time Price at the generation bus for the generating unit, minus (C) the Total Lost Opportunity Cost Offer, provided that the resulting outcome is greater than $0.00. This equation is represented as (A*B) - C.

(d) A Market Seller providing Reactive Services from either a combustion turbine unit or combined cycle unit operating in simple cycle mode that is pool scheduled (or self-scheduled, if operating according to Section 1.10.3 (c) hereof), operated as requested by the Office of the Interconnection, shall be compensated for lost opportunity cost, limited to the lesser of the unit’s Economic Maximum or the unit’s Generation Resource Maximum Output, if the unit output is reduced at the direction of the Office of the Interconnection and the real time LMP at the unit’s bus is higher than the price offered by the Market Seller for energy from the unit at the level of output requested by the Office of the Interconnection as directed by the PJM dispatcher, then the Market Seller shall be credited in a manner consistent with that described above in Section 3.2.3B(c) for a steam unit or a combined cycle unit operating in combined cycle mode.
(e) At the end of each Operating Day, where the active energy output of a Market Seller’s unit is increased at the request of the Office of the Interconnection for the purpose of maintaining reactive reliability within the PJM Region and the offered price of the energy is above the real-time LMP at the unit’s bus, the Market Seller shall be credited according to Section 3.2.3B(f).

(f) A Market Seller providing Reactive Services from either a steam-electric generating unit, combined cycle unit or combustion turbine unit, where such unit is pool scheduled (or self-scheduled, if operating according to Section 1.10.3(c) hereof), and where the real time LMP at the unit’s bus is lower than the price offered by the Market Seller for energy from the unit at the level of output requested by the Office of the Interconnection (as indicated either by the desired MWs of output from the unit determined by PJM’s unit dispatch system or as directed by the PJM dispatcher through a manual override), shall receive a credit hourly in an amount equal to \((AG - LMP_{DMW}) \times (UB - URTLMP)\) where:

- \(AG\) equals the actual output of the unit;
- \(LMP_{DMW}\) equals the level of output for the unit determined according to the point on the scheduled offer curve on which the unit was operating corresponding to the real time LMP at the unit’s bus and adjusted for any Regulation or Tier 2 Synchronized Reserve assignments;
- \(UB\) equals the unit offer for that unit for which output is increased, determined according to the lesser of the Final Offer or Committed Offer;
- \(URTLMP\) equals the real time LMP at the unit’s bus; and

where \(UB - URTLMP\) shall not be negative.

(g) A Market Seller providing Reactive Services from a hydroelectric resource where such resource is pool scheduled (or self-scheduled, if operating according to Section 1.10.3(c) hereof), and where the output of such resource is altered from the schedule submitted by the Market Seller for the purpose of maintaining reactive reliability at the request of the Office of the Interconnection, shall be compensated for lost opportunity cost in the same manner as provided in sections 3.2.2(d) and 3.2.3A(f) and further detailed in the PJM Manuals.

(h) If a Market Seller believes that, due to specific pre-existing binding commitments to which it is a party, and that properly should be recognized for purposes of this section, the above calculations do not accurately compensate the Market Seller for lost opportunity cost associated with following the Office of the Interconnection’s dispatch instructions to reduce or suspend a unit’s output for the purpose of maintaining reactive reliability, then the Office of the Interconnection, the Market Monitoring Unit and the individual Market Seller will discuss a mutually acceptable, modified amount of such alternate lost opportunity cost compensation, taking into account the specific circumstances binding on the Market Seller. Following such discussion, if the Office of the Interconnection accepts a modified amount of alternate lost
opportunity cost compensation, the Office of the Interconnection shall invoice the Market Participant accordingly. If the Market Monitoring Unit disagrees with the modified amount of alternate lost opportunity cost compensation, as accepted by the Office of the Interconnection, it will exercise its powers to inform the Commission staff of its concerns.

(i) The amount of Synchronized Reserve provided by generating units maintaining reactive reliability shall be counted as Synchronized Reserve satisfying the overall PJM Synchronized Reserve requirements. Operators of these generating units shall be notified of such provision, and to the extent a generating unit’s operator indicates that the generating unit is capable of providing Synchronized Reserve, shall be subject to the same requirements contained in Section 3.2.3A regarding provision of Tier 2 Synchronized Reserve. At the end of each Operating Day, to the extent a condenser operated to provide Reactive Services also provided Synchronized Reserve, a Market Seller shall be credited for providing synchronous condensing for the purpose of maintaining reactive reliability at the request of the Office of the Interconnection, in an amount equal to the higher of (i) the Synchronized Reserve Market Clearing Price for each Real-time Settlement Interval a generating unit provided synchronous condensing multiplied by the amount of Synchronized Reserve provided by the synchronous condenser or (ii) the sum of (A) the generating unit’s cost to provide synchronous condensing, calculated in accordance with the PJM Manuals, (B) the product of MW energy usage for providing synchronous condensing multiplied by the real time LMP at the generating unit’s bus, (C) the generating unit’s startup-cost of providing synchronous condensing, and (D) the unit-specific lost opportunity cost of the generating resource supplying the increment of Synchronized Reserve as determined by the Office of the Interconnection in accordance with procedures specified in the PJM Manuals. To the extent a condenser operated to provide Reactive Services was not also providing Synchronized Reserve, the Market Seller shall be credited only for the generating unit’s cost to condense, as described in (ii) above. The total Synchronized Reserve Obligations of all Load Serving Entities under section 3.2.3A(a) in the zone where these condensers are located shall be reduced by the amount counted as satisfying the PJM Synchronized Reserve requirements. The Synchronized Reserve Obligation of each Load Serving Entity in the zone under section 3.2.3A(a) shall be reduced to the same extent that the costs of such condensers counted as Synchronized Reserve are allocated to such Load Serving Entity pursuant to subsection (l) below.

(j) A Market Seller’s pool scheduled steam-electric generating unit or combined cycle unit operating in combined cycle mode, that is not committed to operate in the Day-ahead Market, but that is directed by the Office of the Interconnection to operate solely for the purpose of maintaining reactive reliability, at the request of the Office of the Interconnection, shall be credited in the amount of the unit’s offered price for start-up and no-load fees. The unit also shall receive, if applicable, compensation in accordance with Sections 3.2.3B(e)-(f).

(k) The sum of the foregoing credits as specified in Sections 3.2.3B(b)-(j) shall be the cost of Reactive Services for the purpose of maintaining reactive reliability for the Operating Day and shall be separately determined for each transmission zone in the PJM Region based on whether the resource was dispatched for the purpose of maintaining reactive reliability in such transmission zone.
(l) The cost of Reactive Services for the purpose of maintaining reactive reliability in a transmission zone in the PJM Region for each Operating Day shall be allocated and charged to each Market Participant in proportion to its deliveries of energy to load ((a) net of operating Behind The Meter Generation; and (b) excluding Direct Charging Energy) in such transmission zone, served under Network Transmission Service, in megawatt-hours during that Operating Day, as compared to all such deliveries for all Market Participants in such transmission zone.

(m) Generating units receiving dispatch instructions from the Office of the Interconnection under the expectation of increased actual or reserve reactive shall inform the Office of the Interconnection dispatcher if the requested reactive capability is not achievable. Should the operator of a unit receiving such instructions realize at any time during which said instruction is effective that the unit is not, or likely would not be able to, provide the requested amount of reactive support, the operator shall as soon as practicable inform the Office of the Interconnection dispatcher of the unit’s inability, or expected inability, to provide the required reactive support, so that the associated dispatch instruction may be cancelled. PJM Performance Compliance personnel will audit operations after-the-fact to determine whether a unit that has altered its active power output at the request of the Office of the Interconnection has provided the actual reactive support or the reactive reserve capability requested by the Office of the Interconnection. PJM shall utilize data including, but not limited to, historical reactive performance and stated reactive capability curves in order to make this determination, and may withhold such compensation as described above if reactive support as requested by the Office of the Interconnection was not or could not have been provided.

3.2.3C Synchronous Condensing for Post-Contingency Operation.

(a) Under normal circumstances, PJM operates generation out of merit order to control contingency overloads when the flow on the monitored element for loss of the contingent element (“contingency flow”) exceeds the long-term emergency rating for that facility, typically a 4-hour or 2-hour rating. At times however, and under certain, specific system conditions, PJM does not operate generation out of merit order for certain contingency overloads until the contingency flow on the monitored element exceeds the 30-minute rating for that facility (“post-contingency operation”). In conjunction with such operation, when the contingency flow on such element exceeds the long-term emergency rating, PJM operates synchronous condensers in the areas affected by such constraints, to the extent they are available, to provide greater certainty that such resources will be capable of producing energy in sufficient time to reduce the flow on the monitored element below the normal rating should such contingency occur.

(b) The amount of Synchronized Reserve provided by synchronous condensers associated with post-contingency operation shall be counted as Synchronized Reserve satisfying the requirements contained in Section 3.2.3A regarding provision of Tier 2 Synchronized Reserve. At the end of each Operating Day, to the extent a condenser operated in conjunction with post-contingency operation also provided Synchronized Reserve, a Market Seller shall be credited for providing synchronous condensing in conjunction with post-contingency operation at the request
of the Office of the Interconnection, in an amount equal to the higher of (i) the Real-Time Synchronized Reserve Market Clearing Price for each applicable interval a generation resource provided synchronous condensing multiplied by the amount of Synchronized Reserve provided by the synchronous condenser or (ii) the sum of (A) the generation resource’s applicable interval cost to provide synchronous condensing, calculated in accordance with the PJM Manuals, (B) the applicable interval product of the megawatts of energy used to provide synchronous condensing multiplied by the real-time LMP at the generation bus of the generation resource, (C) the generation resource’s start-up cost of providing synchronous condensing, and (D) the unit-specific lost opportunity cost of the generation resource supplying the increment of Synchronized Reserve as determined by the Office of the Interconnection in accordance with procedures specified in the PJM Manuals. To the extent a condenser operated in association with post-contingency constraint control was not also providing Synchronized Reserve, the Market Seller shall be credited only for the generation unit’s cost to condense, as described in (ii) above. The total Synchronized Reserve Obligations of all Load Serving Entities under section 3.2.3A(a) in the zone where these condensers are located shall be reduced by the amount counted as satisfying the PJM Synchronized Reserve requirements. The Synchronized Reserve Obligation of each Load Serving Entity in the zone under section 3.2.3A(a) shall be reduced to the same extent that the costs of such condensers counted as Synchronized Reserve are allocated to such Load Serving Entity pursuant to subsection (d) below.

(c) The sum of the foregoing credits as specified in section 3.2.3C(b) shall be the cost of synchronous condensers associated with post-contingency operations for the Operating Day and shall be separately determined for each transmission zone in the PJM Region based on whether the resource was dispatched in association with post-contingency operation in such transmission zone.

(d) The cost of synchronous condensers associated with post-contingency operations in a transmission zone in the PJM Region for each Operating Day shall be allocated and charged to each Market Participant in proportion to its deliveries of energy to load [(a) net of operating Behind The Meter Generation; and (b) excluding Direct Charging Energy] in such transmission zone, served under Network Transmission Service, in megawatt-hours during that Operating Day, as compared to all such deliveries for all Market Participants in such transmission zone.

3.2.4 Transmission Congestion Charges.

Each Market Buyer shall be assessed Transmission Congestion Charges as specified in Section 5 of this Schedule.

3.2.5 Transmission Loss Charges.

Each Market Buyer shall be assessed Transmission Loss Charges as specified in Section 5 of this Schedule.

3.2.6 Emergency Energy.
(a) When the Office of the Interconnection has implemented Emergency procedures, resources offering Emergency energy are eligible to set real-time Locational Marginal Prices, capped at the energy offer cap plus the sum of the applicable Reserve Penalty Factors for the Minimum Synchronized Reserve Requirement, and Minimum Primary Reserve Requirement and Minimum 30-minute Reserve Requirement, provided that the Emergency energy is needed to meet demand in the PJM Region.

(b) Market Participants shall be allocated a proportionate share of the net cost of Emergency energy purchased by the Office of the Interconnection. Such allocated share during each applicable interval of such Emergency energy purchase shall be in proportion to the amount of each Market Participant’s real-time deviation from its net withdrawals and injections in the Day-ahead Energy Market, whenever that deviation increases the Market Participant’s spot market purchases or decreases its spot market sales. This deviation shall not include any reduction or suspension of output of pool scheduled resources requested by PJM to manage an Emergency within the PJM Region.

(c) Net revenues in excess of Real-time Prices attributable to sales of energy in connection with Emergencies to other Control Areas shall be credited to Market Participants during each applicable interval of such Emergency energy sale in proportion to the sum of (i) each Market Participant’s real-time deviation from its net withdrawals and injections in the Day-ahead Energy Market, whenever that deviation increases the Market Participant’s spot market purchases or decreases its spot market sales, and (ii) each Market Participant’s energy sales from within the PJM Region to entities outside the PJM Region that have been curtailed by PJM.

(d) The net costs or net revenues associated with sales or purchases of energy in connection with a Minimum Generation Emergency in the PJM Region, or in another Control Area, shall be allocated during each applicable interval of such Emergency sale or purchase to each Market Participant in proportion to the amount of each Market Participant’s real-time deviation from its net withdrawals and injections in the Day-ahead Market, whenever that deviation increases the Market Participant’s spot market sales or decreases its spot market purchases.

3.2.7 Billing.

(a) PJMSettlement shall prepare a billing statement each billing cycle for each Market Participant in accordance with the charges and credits specified in Sections 3.2.1 through 3.2.6 of this Schedule, and showing the net amount to be paid or received by the Market Participant. Billing statements shall provide sufficient detail, as specified in the PJM Manuals, to allow verification of the billing amounts and completion of the Market Participant’s internal accounting.

(b) If deliveries to a Market Participant that has PJM Interchange meters in accordance with Section 14 of the Operating Agreement include amounts delivered for a Market Participant that does not have PJM Interchange meters separate from those of the metered Market Participant, PJMSettlement shall prepare a separate billing statement for the unmetered Market Participant based on the allocation of deliveries agreed upon between the Market
Participant and the unmetered Market Participant specified by them to the Office of the Interconnection.