

October 11, 2019

The Honorable Kimberly D. Bose  
Secretary  
Federal Energy Regulatory Commission  
888 First Street, N.E.  
Washington, DC 20426

Re: *PJM Interconnection, L.L.C.*, Docket Nos. ER18-2068-000,  
ER18-2068-001, and ER18-2068-004

Dear Secretary Bose:

On October 9, 2019, PJM Interconnection, L.L.C. (“PJM”) submitted in this proceeding a settlement offer and supporting materials.<sup>1</sup> Following that filing, it came to PJM’s attention that a digital signature insert was inadvertently omitted from one of the signature pages for the submitted settlement agreement and offer of settlement. The relevant parties, i.e., Direct Energy Business, LLC and Direct Energy Business Marketing, LLC (collectively, “Direct Energy”), were correctly identified in the October 9 Filing as signatory Settling Parties, and a PDF version of such parties’ signature page was included—only the digital signature insert was omitted.

On October 10, 2019, PJM submitted in this proceeding, as an eFiling, a version of the signature page with the digital signature insert included. On October 11, 2019, the Commission’s eFiling review staff notified PJM that the signature page is a settlement-related filing that must be submitted in eTariff.

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<sup>1</sup> Submission of Settlement Agreement and Offer of Settlement, Docket Nos. ER18-2068-000, et al. (Oct. 9, 2019) (“October 9 Filing”).

**I. DESCRIPTION OF FILING AND CONFIRMATION OF EXISTING COMMENT PERIOD**

In light of the above, PJM herewith submits in eTariff the version of the Direct Energy signature page that includes the digital signature insert.<sup>2</sup>

In accordance with Commission guidance regarding modifications to pending Rule 602 settlement filings,<sup>3</sup> PJM requests that the Rule 602 comment period continue to run from the date of the October 9 Filing, such that initial comments remain due on October 29, 2019. PJM further renews its request for waiver of the reply comment period (if no adverse initial comments are filed) for the reasons expressed in the October 9 Filing.

**II. DOCUMENTS ENCLOSED**

PJM encloses the following:

1. Transmittal letter; and
2. Attachment A: copy of Direct Energy signature page with digital signature insert.

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<sup>2</sup> The Direct Energy signature page is included as Attachment A to this transmittal letter.

<sup>3</sup> Notice to the Public, Additional ETariff Type of Filing Code (TOFC) for Modifications to Pending Rule 602 Settlement Filings at P 3 (issued Apr. 19, 2018).

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Respectfully submitted,

/s/ Paul M. Flynn

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*Attorneys for  
PJM Interconnection, L.L.C.*

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served the foregoing document upon each person designated on the official service list compiled by the Secretary in this proceeding.

Dated at Washington, D.C., this 11th day of October 2019.

*/s/ Elizabeth P. Trinkle*  
Elizabeth P. Trinkle  
Wright & Talisman, P.C.  
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Washington, D.C. 20005

*Attorney for*  
*PJM Interconnection, L.L.C.*

# **Attachment A**


**Copy of Direct Energy Signature Page with Digital Signature Insert**

WHEREFORE, the Settling Parties have caused their duly authorized representatives to execute this Settlement.

Respectfully submitted,

**Direct Energy Business, LLC**  
**Direct Energy Business Marketing, LLC**

By: \_\_\_\_\_ *VM*  
Name: Vafa Mohtashami  
Title: Vice President, Power Trading  
*RTC*

  
\_\_\_\_\_  
Vafa Mohtashami  
Vice President, Power Trading & Operations

Digitally signed by: Vafa Mohtashami  
DN: CN = Vafa Mohtashami email = vafa.mohtashami@directenergy.com  
C = US O = NAB OU = NAB  
Date: 2019.10.08 11:08:58 -06'00'

***Counterpart Signature Page to October 9, 2019 Settlement Agreement and Offer of Settlement in PJM Interconnection, L.L.C., FERC Docket Nos. ER18-2068-000 and ER18-2068-001***

Pursuant to section 11.11 of the Settlement Agreement, “[t]his Settlement may be executed in one or more counterparts, each of which shall be deemed to be an original and all of which together shall be deemed to be one and the same instrument.”