



PJM Interconnection, L.L.C.
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May 13, 2024

The Honorable Debbie-Anne A. Reese
Acting Secretary
Federal Energy Regulatory Commission
888 First Street, N.E. Room 1A
Washington, D.C. 20426

*Re: PJM Interconnection L.L.C., Docket No. ER24-374-002
Compliance Filing to Clarify Certain Terms Related to FTR Bilateral Reform*

Dear Acting Secretary Reese:

Pursuant to the April 15, 2024 Order of the Federal Energy Regulatory Commission (“Commission”) in the above referenced proceeding,¹ PJM Interconnection, L.L.C. (“PJM”) submits this compliance filing containing modifications to PJM’s Open Access Transmission Tariff (“Tariff”) and the Amended and Restated Operating Agreement of PJM Interconnection, L.L.C. (“OA”). Consistent with the April 15 Order, PJM requests that the updates in this compliance filing be effective June 30, 2024.

I. BACKGROUND

The April 15 Order accepted, subject to condition that PJM submit this compliance filing, to amend the Tariff records to include various reporting obligations and prohibition of a continuing security interest related to PJM’s Financial Transmission Right (FTR) bilaterals, including, *inter alia*, listing the primary economic terms to be included when reporting the FTR bilateral trade and specifically stating the actual price of the transaction in the price field. The Commission’s acceptance of these enhancements will promote transparency in PJM’s FTR bilateral market and

¹ *PJM Interconnection, L.L.C.*, 187 FERC ¶ 61,020 (2024) (“April 15 Order”).

better enable PJM to conduct market surveillance of its FTR market by standardizing and improving the quality of the data PJM receives from FTR participants about FTR bilateral agreements.

II. SATISFACTION OF THE COMPLIANCE REQUIREMENTS OF THE APRIL 15 ORDER

A. In Compliance with the April 15 Order, PJM Is Listing the Primary Economic Terms to Be Submitted with a FTR Bilateral Transaction and Clarifying the Intent of the Price Field.

1. Commission directive

In response to the Commission's deficiency notice, PJM explained that the primary economic terms are incorporated in PJM's FTR Center and included in the Tariff. However, the language in the Tariff and OA did not explicitly list the primary economic terms. To resolve the issue, PJM offered to list the ten primary economic terms in the market rules and to clarify what sellers must report with regard to price. The April 15 Order accepted PJM's offer and directed PJM (1) to list the primary economic terms in the Tariff and corresponding OA sections and (2) clarify the intent of the price field within PJM's current FTR reporting tool, FTR Center.

2. PJM compliance language

In compliance with the Commission's directive, PJM is revising Tariff, Attachment K-Appendix, Section 5.2.2(d)(vii) and corresponding OA, Schedule 1, Section 5.2.2(d)(vii), to include the language PJM offered in response to the Commission's deficiency notice. Specifically, PJM is adding the following text after the first sentence in section 5.2.2(d)(vii)

PET shall include (1) the name of the seller, (2) the name of the buyer, (3) the FTR start date and (4) end date, (5) the quantity of the FTR transferred, (6) the source and sink of the underlying FTR, (7) the FTR market auction in which the FTRs were originally purchased, (8) the FTR class, (9) the price and (10) execution date of the FTR bilateral agreement. The Price field shall reflect the

actual price executed and confirmed between parties for each FTR transaction or the executed and confirmed full value of the FTR bundle.

This text matches that proposed text PJM offered in its response to the deficiency notice with one exception. Specifically, PJM is using “PET” in place of the capitalized “Primary Economic Terms.” The shortened form is consistent with rest of the language in subsection (vii), which the Commission accepted in the April 15 Order, where the lowercase “primary economic terms” is abbreviated as “PET.”

III. DESCRIPTION OF SUBMITTAL

This filing consists of the following:

1. This transmittal letter;
2. Attachment A – Revisions to the Tariff and Operating Agreement in redline format;
and
3. Attachment B – Revisions to the Tariff and Operating Agreement in clean format.

IV. COMMUNICATIONS

Correspondence and communications with respect to this filing should be sent to the following persons:

Craig Glazer
Vice President – Federal Government Policy
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V. SERVICE

PJM has served a copy of this filing on all PJM Members and on all state utility regulatory commissions in the PJM Region by posting this filing electronically. In accordance with the

Honorable Debbie-Anne A. Reese

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Commission's regulations,² PJM will post a copy of this filing to the FERC filings section of its internet site, located at the following link: <https://www.pjm.com/library/filing-order> with a specific link to the newly-filed document, and will send an e-mail on the same date as this filing to all PJM Members and all state utility regulatory commissions in the PJM Region³ alerting them that this filing has been made by PJM today and is available by following such link. If the document is not immediately available by using the referenced link, the document will be available through the referenced link within 24 hours of the filing. Also, a copy of this filing will be available on the FERC's eLibrary website located at the following link: <http://www.ferc.gov/docs-filing/elibrary.asp> in accordance with the Commission's regulations and Order No. 714.

VI. CONCLUSION

PJM respectfully requests that the Commission accept this compliance filing, effective June 30, 2024, consistent with the Commission's April 15 Order.

Respectfully submitted,

/s/ Colleen Hicks

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*On behalf of
PJM Interconnection, L.L.C.*

² See 18 C.F.R. §§ 35.2(e) and 385.2010(f)(3).

³ PJM already maintains, updates, and regularly uses e-mail lists for all PJM members and affected commissions.

CERTIFICATE OF SERVICE

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

Dated at Audubon, Pennsylvania this 13th day of May 2024.

/s/ Colleen Hicks
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Attachment A

Revisions to the
PJM Open Access Transmission Tariff
and PJM Operating Agreement

(Marked/Redline Format)

PJM Open Access Transmission Tariff

Attachment K-Appendix

Section 5.2

(Marked/Redline Format)

5.2 Transmission Congestion Credit Calculation.

5.2.1 Eligibility.

(a) Except as provided in section 5.2.1(b), each FTR Holder shall receive as a Transmission Congestion Credit a proportional share of the Day-ahead Energy Market Transmission Congestion Charges collected for each constrained hour.

(b) If an Effective FTR Holder between specified delivery and receipt buses acquired the Financial Transmission Right in a Financial Transmission Rights auction (the procedures for which are set forth in section 7 of this Attachment K – Appendix) and had a Virtual Transaction portfolio which includes Increment Offer(s), Decrement Bid(s), and/or Up-to Congestion Transaction(s) that was accepted by the Office of the Interconnection for an applicable hour in the Day-ahead Energy Market, whereby the Effective FTR Holder's Virtual Transaction portfolio resulted in (i) a difference in Location Marginal Prices in the Day-ahead Energy Market between such delivery and receipt buses which is greater than the difference in Locational Marginal Prices between such delivery and receipt buses in the Real-time Energy Market, and (ii) an increasing the value between such delivery and receipt buses, then the Market Participant shall not receive any Transmission Congestion Credit associated with such Financial Transmission Right in such hour, that is attributable to the absolute value (i.e., the product of the constraint's shadow price times the distribution factor (dfax) of the difference between the Financial Transmission Right delivery and receipt buses) of the relevant Day-ahead Energy Market binding constraint (as further discussed in section 5.2.1(c) below), but no more than the excess of one divided by the number of hours in the applicable period multiplied by the amount that the Market Participant paid for the Financial Transmission Right in the Financial Transmission Rights auction (i.e., FTR profit). For the purposes of this calculation, every individual Financial Transmission Right of an Effective FTR Holder shall be considered.

(c) For purposes of section 5.2.1(b), an Effective FTR Holder's Virtual Transaction portfolio shall be considered if the absolute value of the attributable net flow across a Day-ahead Energy Market binding constraint relative to the Day-ahead Energy Market load weighted reference bus between the Financial Transmission Right delivery and receipt buses exceeds the physical limit of such binding constraint by the greater of 0.1 MW or ten percent.

(d) The Market Monitoring Unit shall calculate Transmission Congestion Credits pursuant to this section and Tariff, Attachment M-Appendix, section VI. Nothing in this section shall preclude the Market Monitoring Unit from action to recover inappropriate benefits from the subject activity if the amount forfeited is less than the benefit derived by the Effective FTR Holder. If the Office of the Interconnection agrees with such calculation, then it shall impose the forfeiture of the Transmission Congestion Credit accordingly. If the Office of the Interconnection does not agree with the calculation, then it shall impose a forfeiture of Transmission Congestion Credit consistent with its determination. If the Market Monitoring Unit disagrees with the Office of the Interconnection's determination, it may exercise its powers to inform the Commission staff of its concerns and may request an adjustment. This provision is duplicated in Tariff, Attachment M-Appendix, section VI. An Effective FTR Holder objecting to

the application of this rule shall have recourse to the Commission for review of the application of the FTR forfeiture rule to its trading activity.

5.2.2 Financial Transmission Rights.

(a) Transmission Congestion Credits will be calculated based upon the Financial Transmission Rights held at the time of the constrained hour. Except as provided in subsection (e) below, Financial Transmission Rights shall be auctioned as set forth in Operating Agreement, Schedule 1, section 7.

(b) The hourly economic value of a Financial Transmission Right Obligation is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right. The hourly economic value of a Financial Transmission Right Obligation is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Obligation is negative (a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(c) The hourly economic value of a Financial Transmission Right Option is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right when that difference is positive. The hourly economic value of a Financial Transmission Right Option is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Option is zero (neither a benefit nor a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(d) In addition to transactions with PJMSettlement in the Financial Transmission Rights auctions administered by the Office of the Interconnection, a Financial Transmission Right, for its entire tenure or for a specified period, may be sold or otherwise transferred by a FTR Holder to a third party by bilateral agreement, subject to compliance with such procedures as may be established by the Office of the Interconnection ~~for verification of the rights of the purchaser or transferee.~~

(i) Market Participants may enter into bilateral agreements ~~to~~ for the transfer ~~to a third party aof~~ Financial Transmission Rights, for ~~its~~ their entire tenure or for ~~a~~ specified periods. Such bilateral ~~transactions agreements~~ shall be reported to the Office of the Interconnection in accordance with this Schedule Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d), and ~~pursuant to~~ the LLC's rules related to its FTR reporting tools.

(ii) For purposes of clarity, with respect to all bilateral ~~transactions agreements~~ agreements for the transfer of Financial Transmission Rights, the rights and obligations

pertaining to the Financial Transmission Rights ~~that are the subject of such a bilateral transaction~~ transferred thereunder shall pass to the ~~buyer-purchaser~~ under ~~the such~~ bilateral ~~contract-agreement~~ subject to the provisions of this ~~Schedule~~ Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d). The seller of Financial Transmission Rights in a bilateral agreement shall confirm to the Office of Interconnection, through the FTR reporting tools provided by the Office of Interconnection, that the seller has no continuing interest in the Financial Transmission Rights following their transfer. Such bilateral transactions-agreements shall not modify the location or reconfigure the Financial Transmission Rights transferred thereunder. In no event shall the purchase and sale of a Financial Transmission Right pursuant to a bilateral transaction-agreement constitute a transaction with PJMSettlement or a transaction in any auction under this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d).

(iii) Consent of the Office of the Interconnection shall be required for a seller to transfer ~~to a buyer~~ any Financial Transmission Right Obligation to a purchaser. Such consent shall be based upon the Office of the Interconnection’s assessment of the ~~buyer’s-purchaser’s~~ ability to perform the obligations, including meeting applicable creditworthiness requirements, transferred in the bilateral ~~contract-agreement~~. If consent for a transfer is not provided by the Office of the Interconnection, the title to the Financial Transmission Rights shall not transfer to the third party and the FTR Holder shall continue to receive all Transmission Congestion Credits attributable to the Financial Transmission Rights and remain subject to all credit requirements and obligations associated with the Financial Transmission Rights.

(iv) A seller under such a bilateral ~~contract-agreement~~ shall guarantee and indemnify the Office of the Interconnection, PJMSettlement, and the Members for the ~~buyer’s purchaser’s~~ obligation to pay any charges associated with the transferred Financial Transmission Right and for which payment is not made to PJMSettlement by the ~~buyer-purchaser~~ under such a bilateral ~~transaction-agreement~~.

(v) All payments and related charges associated with such a bilateral ~~contract agreement~~ shall be arranged between the parties to such bilateral ~~contract-agreement~~ and shall not be billed or settled by PJMSettlement or 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 such a bilateral ~~contract-agreement~~ reported to the Office of the Interconnection under this ~~Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d)~~ Schedule.

(vi) All claims regarding a default of a ~~buyer-purchaser~~ to a seller under such a bilateral ~~contract-agreement~~ shall be resolved solely between the ~~buyer-purchaser~~ and the seller. Reports of bilateral Financial Transmission Rights agreements shall include all primary economic terms (PET) data requested by the Office of Interconnection through its FTR reporting tools. A report of a bilateral Financial Transmission Rights agreement shall be made no later than 48 hours following the execution of such agreement between the parties, and changes to any previously reported PET data shall be reported to the Office of Interconnection within 48 hours. The purchaser in a bilateral Financial Transmission Rights agreement shall upload the underlying contract document to the Office of Interconnection within 48 hours of execution to allow for

verification of reported PET data; provided, however, that if the underlying contract document is in the form of a standard master agreement (such as the ISDA Master Agreement), the purchaser shall be required to upload the bilateral Financial Transmission Rights transaction confirmation including any and all special terms and provisions contained in the parties' agreement. All underlying contract documents which are provided to the Office of Interconnection pursuant to the requirements set forth herein shall be treated as confidential.

(vii) PET shall include (1) the name of the seller, (2) the name of the buyer, (3) the FTR start date and (4) end date, (5) the quantity of the FTR transferred, (6) the source and sink of the underlying FTR, (7) the FTR market auction in which the FTRs were originally purchased, (8) the FTR class, (9) the price and (10) execution date of the FTR bilateral agreement. The Price field shall reflect the actual price executed and confirmed between parties for each FTR transaction or the executed and confirmed full value of the FTR bundle.

(e) Network Service Users and Firm Transmission Customers that take service that sinks, sources in, or is transmitted through new PJM zones, at their election, may receive a direct allocation of Financial Transmission Rights instead of an allocation of Auction Revenue Rights. Network Service Users and Firm Transmission Customers may make this election for the succeeding two annual FTR auctions after the integration of the new zone into the PJM Interchange Energy Market. Such election shall be made prior to the commencement of each annual FTR auction. For purposes of this election, the Allegheny Power Zone shall be considered a new zone with respect to the annual Financial Transmission Right auction in 2003 and 2004. Network Service Users and Firm Transmission Customers in new PJM zones that elect not to receive direct allocations of Financial Transmission Rights shall receive allocations of Auction Revenue Rights. During the annual allocation process, the Financial Transmission Right allocation for new PJM zones shall be performed simultaneously with the Auction Revenue Rights allocations in existing and new PJM zones. Prior to the effective date of the initial allocation of FTRs in a new PJM Zone, PJM shall file with FERC, under section 205 of the Federal Power Act, the FTRs and ARRs allocated in accordance with sections 5 and 7 of this Schedule 1.

(f) For Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through new PJM zones, that elect to receive direct allocations of Financial Transmission Rights, Financial Transmission Rights shall be allocated using the same allocation methodology as is specified for the allocation of Auction Revenue Rights in Operating Agreement, Schedule 1, section 7.4.2 and in accordance with the following:

(i) Subject to subsection (ii) of this section, all Financial Transmission Rights must be simultaneously feasible. If all Financial Transmission Right requests made when Financial Transmission Rights are allocated for the new zone are not feasible then Financial Transmission Rights are prorated and allocated in proportion to the MW level requested and in inverse proportion to the effect on the binding constraints.

(ii) If any Financial Transmission Right requests that are equal to or less than sixty percent (60%) of a Network Service User's proportion of peak load in the Zone or fifty percent of its transmission responsibility for Non-Zone Network Load, or fifty percent of

megawatts of firm service between the receipt and delivery points of Firm Transmission Customers, are not feasible in the annual allocation and auction processes due to system conditions, then PJM shall increase the capability limits of the binding constraints that would have rendered the Financial Transmission Rights infeasible to the extent necessary in order to allocate such Financial Transmission Rights without their being infeasible for all rounds of the annual allocation and auction processes, provided that this subsection (ii) shall not apply if the infeasibility is caused by extraordinary circumstances. Additionally, such increased limits shall be included in subsequent modeling during the Planning Year to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions; unless and to the extent those system conditions that contributed to infeasibility in the annual process are not extant for the time period subject to the subsequent modeling, such as would be the case, for example, if transmission facilities are returned to service during the Planning Year. In these cases, any increase in the capability limits taken under this subsection (ii) during the annual process will be removed from subsequent modeling to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions. In addition, PJM may remove or lower the increased capability limits, if feasible, during subsequent FTR Auctions if the removal or lowering of the increased capability limits does not impact Auction Revenue Rights funding and net auction revenues are positive.

For the purposes of this subsection (ii), extraordinary circumstances shall mean an event of force majeure that reduces the capability of existing or planned transmission facilities and such reduction in capability is the cause of the infeasibility of such Financial Transmission Rights. Extraordinary circumstances do not include those system conditions and assumptions modeled in simultaneous feasibility analyses conducted pursuant to Operating Agreement, Schedule 1, section 7.5 of Schedule 1 of this Agreement. If PJM allocates Financial Transmission Rights as a result of this subsection (ii) that would not otherwise have been feasible, then PJM shall notify Members and post on its web site (a) the aggregate megawatt quantities, by sources and sinks, of such Financial Transmission Rights and (b) any increases in capability limits used to allocate such Financial Transmission Rights.

(iii) In the event that Network Load changes from one Network Service User to another after an initial or annual allocation of Financial Transmission Rights in a new zone, Financial Transmission Rights will be reassigned on a proportional basis from the Network Service User losing the load to the Network Service User that is gaining the Network Load.

(g) At least one month prior to the integration of a new zone into the PJM Interchange Energy Market, Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through the new zone, shall receive an initial allocation of Financial Transmission Rights that will be in effect from the date of the integration of the new zone until the next annual allocation of Financial Transmission Rights and Auction Revenue Rights. Such allocation of Financial Transmission Rights shall be made in accordance with Operating Agreement, Schedule 1, section 5.2.2(f) of this Schedule.

(h) Reserved.

5.2.3 Target Allocation of Transmission Congestion Credits.

A Target Allocation of Transmission Congestion Credits for each FTR Holder shall be determined for each Financial Transmission Right. Each Financial Transmission Right shall be multiplied by the Day-ahead Congestion Price differences for the receipt and delivery points associated with the Financial Transmission Right, calculated as the Day-ahead Congestion Price at the delivery point(s) minus the Day-ahead Congestion Price at the receipt point(s). For the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Zone is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Zone multiplied by the percent of annual peak load assigned to each node in the Zone. Commencing with the 2015/2016 Planning Period, for the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Residual Metered Load aggregate is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Residual Metered Load aggregate multiplied by the percent of the annual peak residual load assigned to each bus that comprises the Residual Metered Load aggregate. When the FTR Target Allocation is positive, the FTR Target Allocation is a credit to the FTR Holder. When the FTR Target Allocation is negative, the FTR Target Allocation is a debit to the FTR Holder if the FTR is a Financial Transmission Right Obligation. When the FTR Target Allocation is negative, the FTR Target Allocation is set to zero if the FTR is a Financial Transmission Right Option. The total Target Allocation for Network Service Users and Transmission Customers for each hour shall be the sum of the Target Allocations associated with all of the Network Service Users' or Transmission Customers' Financial Transmission Rights.

During a Market Suspension where there are no Day-ahead Prices available for the affected Operating Day, the aforementioned Day-ahead Congestion Price will be substituted with the hourly integrated Real-time Congestion Price as determined in Operating Agreement, Schedule 1, section 2.5.

For a Market Suspension where the suspension is greater than twenty-four (24) consecutive hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, the Day-ahead Financial Transmission Right Target Allocation values would be equal to zero for the hours corresponding to this suspension interval.

5.2.4 [Reserved.]

5.2.5 Calculation of Transmission Congestion Credits.

(a) The total of all the positive Target Allocations determined as specified above shall be compared to the Day-ahead Energy Market Transmission Congestion Charges in each hour. If the total of the Target Allocations is less than or equal to the total of the Day-ahead Energy Market Transmission Congestion Charges, the Transmission Congestion Credit for each entity holding an FTR shall be equal to its Target Allocation. All remaining Day-ahead Energy Market Transmission Congestion Charges shall be distributed as described below in Operating Agreement, Schedule 1, section 5.2.6 "Distribution of Excess Congestion Charges."

(b) If the total of the Target Allocations is greater than the Day-ahead Energy Market Transmission Congestion Charges for the hour, each FTR Holder shall be assigned a share of the Day-ahead Energy Market Transmission Congestion Charges in proportion to its Target Allocations for Financial Transmission Rights which have a positive Target Allocation value. Financial Transmission Rights which have a negative Target Allocation value are assigned the full Target Allocation value as a negative Transmission Congestion Credit.

(c) At the end of a Planning Period if all FTR Holders did not receive Transmission Congestion Credits equal to their Target Allocations, the Office of the Interconnection shall assess a charge equal to the difference between the Transmission Congestion Credit Target Allocations for all revenue deficient FTRs and the actual Transmission Congestion Credits allocated to those FTR Holders. A charge assessed pursuant to this section shall also include any aggregate charge assessed pursuant to Operating Agreement, Schedule 1, section 7.4.4(c) and shall be allocated to all FTR Holders on a pro-rata basis according to the total Target Allocations for all FTRs held at any time during the relevant Planning Period. The charge shall be calculated and allocated in accordance with the following methodology:

1. The Office of the Interconnection shall calculate the total amount of uplift required as $\{[\text{sum of the total monthly deficiencies in FTR Target Allocations for the Planning Period} + \text{the sum of the ARR Target Allocation deficiencies determined pursuant to Operating Agreement, Schedule 1, section 7.4.4(c)}] - [\text{sum of the total monthly excess ARR revenues and excess Day-ahead Energy Market Transmission Congestion Charges for the Planning Period}]\}$.

2. For each Market Participant that held an FTR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all FTRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of Interconnection shall set the value to zero.

3. The Office of the Interconnection shall then allocate an uplift charge to each Market Participant that held an FTR at any time during the Planning Period in accordance with the following formula: $\{[\text{total uplift}] * [\text{total Target Allocation for all FTRs held by the Market Participant at any time during the Planning Period}] / [\text{total Target Allocations for all FTRs held by all PJM Market Participants at any time during the Planning Period}]\}$.

5.2.6 Distribution of Excess Congestion Charges.

(a) Excess Day-ahead Energy Market Transmission Congestion Charges accumulated in a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during that month as compared to its total Target Allocations for the month.

(b) After the excess Day-ahead Energy Market Transmission Congestion Charge distribution described in Operating Agreement, Schedule 1, section 5.2.6(a) is performed, any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a month shall be distributed to each FTR Holder in proportion to, but not more than, any

deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during the current Planning Period, including previously distributed excess Day-ahead Energy Market Transmission Congestion Charges, as compared to its total Target Allocation for the Planning Period.

(c) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a Planning Period shall be distributed to each holder of Auction Revenue Rights in proportion to, but not more than, any Auction Revenue Right deficiencies for that Planning Period.

(d) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining after a distribution pursuant to subsection (c) of this section shall be distributed to all ARR holders on a pro-rata basis according to the total Target Allocations for all ARRs held at any time during the relevant Planning Period. Any allocation pursuant to this subsection (d) shall be conducted in accordance with the following methodology:

1. For each Market Participant that held an ARR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all ARRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of the Interconnection shall set the value to zero.

2. The Office of the Interconnection shall then allocate an excess Day-ahead Energy Market Transmission Congestion Charge credit to each Market Participant that held an ARR at any time during the Planning Period in accordance with the following formula: $\{[\text{total excess Day-ahead Energy Market Transmission Congestion Charges remaining after distributions pursuant to subsection (a)-(c) of this section}] * [\text{total Target Allocation for all ARRs held by the Market Participant at any time during the Planning Period}] / [\text{total Target Allocations for all ARRs held by all PJM Market Participants at any time during the Planning Period}]\}$.

5.2.7 Allocation of Balancing Congestion Charges

At the end of each hour during an Operating Day, the Office of the Interconnection shall allocate the Balancing Congestion Charges to real-time load and exports on a pro-rata basis. Such allocation shall not include purchases of Direct Charging Energy.

During a Market Suspension where the suspension has no Day-ahead Prices or if the suspension is less than or equal to twenty-four (24) hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, for each hour corresponding to this suspension interval, the Office of the Interconnection shall allocate the Balancing Congestion Charges to Financial Transmission Right Target Allocation values before being allocated to real-time load and exports on a pro-rata basis.

PJM Operating Agreement

Schedule 1

Section 5.2

(Marked/Redline Format)

5.2 Transmission Congestion Credit Calculation.

5.2.1 Eligibility.

(a) Except as provided in section 5.2.1(b), each FTR Holder shall receive as a Transmission Congestion Credit a proportional share of the Day-ahead Energy Market Transmission Congestion Charges collected for each constrained hour.

(b) If an Effective FTR Holder between specified delivery and receipt buses acquired the Financial Transmission Right in a Financial Transmission Rights auction (the procedures for which are set forth in section 7 of this Schedule 1) and had a Virtual Transaction portfolio which includes Increment Offer(s), Decrement Bid(s), and/or Up-to Congestion Transaction(s) that was accepted by the Office of the Interconnection for an applicable hour in the Day-ahead Energy Market, whereby the Effective FTR Holder's Virtual Transaction portfolio resulted in (i) a difference in Location Marginal Prices in the Day-ahead Energy Market between such delivery and receipt buses which is greater than the difference in Locational Marginal Prices between such delivery and receipt buses in the Real-time Energy Market, and (ii) an increasing the value between such delivery and receipt buses, then the Market Participant shall not receive any Transmission Congestion Credit associated with such Financial Transmission Right in such hour, that is attributable to the absolute value (i.e., the product of the constraint's shadow price times the distribution factor (dfax) of the difference between the Financial Transmission Right delivery and receipt buses) of the relevant Day-ahead Energy Market binding constraint (as further discussed in section 5.2.1(c) below), but no more than the excess of one divided by the number of hours in the applicable period multiplied by the amount that the Market Participant paid for the Financial Transmission Right in the Financial Transmission Rights auction (i.e., FTR profit). For the purposes of this calculation, every individual Financial Transmission Right of an Effective FTR Holder shall be considered.

(c) For purposes of section 5.2.1(b), an Effective FTR Holder's Virtual Transaction portfolio shall be considered if the absolute value of the attributable net flow across a Day-ahead Energy Market binding constraint relative to the Day-ahead Energy Market load weighted reference bus between the Financial Transmission Right delivery and receipt buses exceeds the physical limit of such binding constraint by the greater of 0.1 MW or ten percent.

(d) The Market Monitoring Unit shall calculate Transmission Congestion Credits pursuant to this section and Tariff, Attachment M-Appendix, section VI. Nothing in this section shall preclude the Market Monitoring Unit from action to recover inappropriate benefits from the subject activity if the amount forfeited is less than the benefit derived by the Effective FTR Holder. If the Office of the Interconnection agrees with such calculation, then it shall impose the forfeiture of the Transmission Congestion Credit accordingly. If the Office of the Interconnection does not agree with the calculation, then it shall impose a forfeiture of Transmission Congestion Credit consistent with its determination. If the Market Monitoring Unit disagrees with the Office of the Interconnection's determination, it may exercise its powers to inform the Commission staff of its concerns and may request an adjustment. This provision is duplicated in Tariff, Attachment M-Appendix, section VI. An Effective FTR Holder objecting to

the application of this rule shall have recourse to the Commission for review of the application of the FTR forfeiture rule to its trading activity.

5.2.2 Financial Transmission Rights.

(a) Transmission Congestion Credits will be calculated based upon the Financial Transmission Rights held at the time of the constrained hour. Except as provided in subsection (e) below, Financial Transmission Rights shall be auctioned as set forth in Operating Agreement, Schedule 1, section 7.

(b) The hourly economic value of a Financial Transmission Right Obligation is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right. The hourly economic value of a Financial Transmission Right Obligation is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Obligation is negative (a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(c) The hourly economic value of a Financial Transmission Right Option is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right when that difference is positive. The hourly economic value of a Financial Transmission Right Option is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Option is zero (neither a benefit nor a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(d) In addition to transactions with PJMSettlement in the Financial Transmission Rights auctions administered by the Office of the Interconnection, a Financial Transmission Right, for its entire tenure or for a specified period, may be sold or otherwise transferred by a FTR Holder to a third party by bilateral agreement, subject to compliance with such procedures as may be established by the Office of the Interconnection ~~for verification of the rights of the purchaser or transferee.~~

(i) Market Participants may enter into bilateral agreements ~~to for the~~ transfer ~~to a third party of~~ Financial Transmission Rights, for ~~its their~~ entire tenure or for a specified periods. Such bilateral ~~transactions agreements~~ shall be reported to the Office of the Interconnection in accordance with this Schedule Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d), and ~~pursuant to~~ the LLC's rules related to its FTR reporting tools.

(ii) For purposes of clarity, with respect to all bilateral ~~transactions agreements~~ for the transfer of Financial Transmission Rights, the rights and obligations pertaining to

the Financial Transmission Rights ~~that are the subject of such a bilateral transaction~~ transferred thereunder shall pass to the ~~buyer-purchaser~~ under ~~the such~~ bilateral ~~contract agreement~~ subject to the provisions of this ~~Schedule Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d)~~. The seller of Financial Transmission Rights in a bilateral agreement shall confirm to the Office of Interconnection, through the FTR reporting tools provided by the Office of Interconnection, that the seller has no continuing interest in the Financial Transmission Rights following their transfer. Such bilateral ~~transactions agreements~~ shall not modify the location or reconfigure the Financial Transmission Rights ~~transferred thereunder~~. In no event shall the purchase and sale of a Financial Transmission Right pursuant to a bilateral ~~transaction agreement~~ constitute a transaction with PJMSettlement or a transaction in any auction under this ~~Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d)~~.

- (iii) Consent of the Office of the Interconnection shall be required for a seller to transfer ~~to a buyer~~ any Financial Transmission Right Obligation ~~to a purchaser~~. Such consent shall be based upon the Office of the Interconnection's assessment of the ~~buyer's-purchaser's~~ ability to perform the obligations, including meeting applicable creditworthiness requirements, transferred in the bilateral ~~contract agreement~~. If consent for a transfer is not provided by the Office of the Interconnection, the title to the Financial Transmission Rights shall not transfer to the third party and the FTR Holder shall continue to receive all Transmission Congestion Credits attributable to the Financial Transmission Rights and remain subject to all credit requirements and obligations associated with the Financial Transmission Rights.
- (iv) A seller under such a bilateral ~~contract agreement~~ shall guarantee and indemnify the Office of the Interconnection, PJMSettlement, and the Members for the ~~buyer's-purchaser's~~ obligation to pay any charges associated with the transferred Financial Transmission Right and for which payment is not made to PJMSettlement by the ~~buyer-purchaser~~ under such a bilateral ~~transaction agreement~~.
- (v) All payments and related charges associated with such a bilateral ~~contract agreement~~ shall be arranged between the parties to such bilateral ~~contract agreement~~ and shall not be billed or settled by PJMSettlement or 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 such a bilateral ~~contract agreement~~ reported to the Office of the Interconnection under this ~~Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d)~~ ~~Schedule~~.
- (vi) All claims regarding a default of a ~~buyer-purchaser~~ to a seller under such a bilateral ~~contract agreement~~ shall be resolved solely between the ~~buyer-purchaser~~ and the seller. Reports of bilateral Financial Transmission Rights agreements

shall include all primary economic terms (PET) data requested by the Office of Interconnection through its FTR reporting tools. A report of a bilateral Financial Transmission Rights agreement shall be made no later than 48 hours following the execution of such agreement between the parties, and changes to any previously reported PET data shall be reported to the Office of Interconnection within 48 hours. The purchaser in a bilateral Financial Transmission Rights agreement shall upload the underlying contract document to the Office of Interconnection within 48 hours of execution to allow for verification of reported PET data; provided, however, that if the underlying contract document is in the form of a standard master agreement (such as the ISDA Master Agreement), the purchaser shall be required to upload the bilateral Financial Transmission Rights transaction confirmation including any and all special terms and provisions contained in the parties' agreement. All underlying contract documents which are provided to the Office of Interconnection pursuant to the requirements set forth herein shall be treated as confidential.

(vii) PET shall include (1) the name of the seller, (2) the name of the buyer, (3) the FTR start date and (4) end date, (5) the quantity of the FTR transferred, (6) the source and sink of the underlying FTR, (7) the FTR market auction in which the FTRs were originally purchased, (8) the FTR class, (9) the price and (10) execution date of the FTR bilateral agreement. The Price field shall reflect the actual price executed and confirmed between parties for each FTR transaction or the executed and confirmed full value of the FTR bundle.

(e) Network Service Users and Firm Transmission Customers that take service that sinks, sources in, or is transmitted through new PJM zones, at their election, may receive a direct allocation of Financial Transmission Rights instead of an allocation of Auction Revenue Rights. Network Service Users and Firm Transmission Customers may make this election for the succeeding two annual FTR auctions after the integration of the new zone into the PJM Interchange Energy Market. Such election shall be made prior to the commencement of each annual FTR auction. For purposes of this election, the Allegheny Power Zone shall be considered a new zone with respect to the annual Financial Transmission Right auction in 2003 and 2004. Network Service Users and Firm Transmission Customers in new PJM zones that elect not to receive direct allocations of Financial Transmission Rights shall receive allocations of Auction Revenue Rights. During the annual allocation process, the Financial Transmission Right allocation for new PJM zones shall be performed simultaneously with the Auction Revenue Rights allocations in existing and new PJM zones. Prior to the effective date of the initial allocation of FTRs in a new PJM Zone, PJM shall file with FERC, under section 205 of the Federal Power Act, the FTRs and ARRs allocated in accordance with sections 5 and 7 of this Schedule 1.

(f) For Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through new PJM zones, that elect to receive direct allocations of Financial Transmission Rights, Financial Transmission Rights shall be allocated using the same allocation methodology as is specified for the allocation of Auction Revenue Rights in Operating Agreement, Schedule 1, section 7.4.2 and in accordance with the following:

- (i) Subject to subsection (ii) of this section, all Financial Transmission Rights must be simultaneously feasible. If all Financial Transmission Right requests made when Financial Transmission Rights are allocated for the new zone are not feasible then Financial Transmission Rights are prorated and allocated in proportion to the MW level requested and in inverse proportion to the effect on the binding constraints.

- (ii) If any Financial Transmission Right requests that are equal to or less than sixty percent (60%) of a Network Service User's proportion of peak load in the Zone or fifty percent of its transmission responsibility for Non-Zone Network Load, or fifty percent of megawatts of firm service between the receipt and delivery points of Firm Transmission Customers, are not feasible in the annual allocation and auction processes due to system conditions, then PJM shall increase the capability limits of the binding constraints that would have rendered the Financial Transmission Rights infeasible to the extent necessary in order to allocate such Financial Transmission Rights without their being infeasible for all rounds of the annual allocation and auction processes, provided that this subsection (ii) shall not apply if the infeasibility is caused by extraordinary circumstances. Additionally, such increased limits shall be included in subsequent modeling during the Planning Year to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions; unless and to the extent those system conditions that contributed to infeasibility in the annual process are not extant for the time period subject to the subsequent modeling, such as would be the case, for example, if transmission facilities are returned to service during the Planning Year. In these cases, any increase in the capability limits taken under this subsection (ii) during the annual process will be removed from subsequent modeling to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions. In addition, PJM may remove or lower the increased capability limits, if feasible, during subsequent FTR Auctions if the removal or lowering of the increased capability limits does not impact Auction Revenue Rights funding and net auction revenues are positive.

For the purposes of this subsection (ii), extraordinary circumstances shall mean an event of force majeure that reduces the capability of existing or planned transmission facilities and such reduction in capability is the cause of the infeasibility of such Financial Transmission Rights. Extraordinary circumstances do not include those system conditions and assumptions modeled in simultaneous feasibility analyses conducted pursuant to Operating Agreement, Schedule 1, section 7.5 of Schedule 1 of this Agreement. If PJM allocates Financial Transmission Rights as a result of this subsection (ii) that would not otherwise have been feasible, then PJM shall notify Members and post on its web site (a) the aggregate megawatt quantities, by sources and sinks, of such Financial Transmission Rights and (b) any increases in capability limits used to allocate such Financial Transmission Rights.

(iii) In the event that Network Load changes from one Network Service User to another after an initial or annual allocation of Financial Transmission Rights in a new zone, Financial Transmission Rights will be reassigned on a proportional basis from the Network Service User losing the load to the Network Service User that is gaining the Network Load.

(g) At least one month prior to the integration of a new zone into the PJM Interchange Energy Market, Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through the new zone, shall receive an initial allocation of Financial Transmission Rights that will be in effect from the date of the integration of the new zone until the next annual allocation of Financial Transmission Rights and Auction Revenue Rights. Such allocation of Financial Transmission Rights shall be made in accordance with Operating Agreement, Schedule 1, section 5.2.2(f) of this Schedule.

(h) Reserved.

5.2.3 Target Allocation of Transmission Congestion Credits.

A Target Allocation of Transmission Congestion Credits for each FTR Holder shall be determined for each Financial Transmission Right. Each Financial Transmission Right shall be multiplied by the Day-ahead Congestion Price differences for the receipt and delivery points associated with the Financial Transmission Right, calculated as the Day-ahead Congestion Price at the delivery point(s) minus the Day-ahead Congestion Price at the receipt point(s). For the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Zone is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Zone multiplied by the percent of annual peak load assigned to each node in the Zone. Commencing with the 2015/2016 Planning Period, for the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Residual Metered Load aggregate is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Residual Metered Load aggregate multiplied by the percent of the annual peak residual load assigned to each bus that comprises the Residual Metered Load aggregate. When the FTR Target Allocation is positive, the FTR Target Allocation is a credit to the FTR Holder. When the FTR Target Allocation is negative, the FTR Target Allocation is a debit to the FTR Holder if the FTR is a Financial Transmission Right Obligation. When the FTR Target Allocation is negative, the FTR Target Allocation is set to zero if the FTR is a Financial Transmission Right Option. The total Target Allocation for Network Service Users and Transmission Customers for each hour shall be the sum of the Target Allocations associated with all of the Network Service Users' or Transmission Customers' Financial Transmission Rights.

During a Market Suspension where there are no Day-ahead Prices available for the affected Operating Day, the aforementioned Day-ahead Congestion Price will be substituted with the hourly integrated Real-time Congestion Price as determined in Operating Agreement, Schedule 1, section 2.5.

For a Market Suspension where the suspension is greater than twenty-four (24) consecutive hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, the Day-ahead Financial Transmission Right Target Allocation values would be equal to zero for the hours corresponding to this suspension interval.

5.2.4 [Reserved.]

5.2.5 Calculation of Transmission Congestion Credits.

(a) The total of all the positive Target Allocations determined as specified above shall be compared to the Day-ahead Energy Market Transmission Congestion Charges in each hour. If the total of the Target Allocations is less than or equal to the total of the Day-ahead Energy Market Transmission Congestion Charges, the Transmission Congestion Credit for each entity holding an FTR shall be equal to its Target Allocation. All remaining Day-ahead Energy Market Transmission Congestion Charges shall be distributed as described below in Operating Agreement, Schedule 1, section 5.2.6 “Distribution of Excess Congestion Charges.”

(b) If the total of the Target Allocations is greater than the Day-ahead Energy Market Transmission Congestion Charges for the hour, each FTR Holder shall be assigned a share of the Day-ahead Energy Market Transmission Congestion Charges in proportion to its Target Allocations for Financial Transmission Rights which have a positive Target Allocation value. Financial Transmission Rights which have a negative Target Allocation value are assigned the full Target Allocation value as a negative Transmission Congestion Credit.

(c) At the end of a Planning Period if all FTR Holders did not receive Transmission Congestion Credits equal to their Target Allocations, the Office of the Interconnection shall assess a charge equal to the difference between the Transmission Congestion Credit Target Allocations for all revenue deficient FTRs and the actual Transmission Congestion Credits allocated to those FTR Holders. A charge assessed pursuant to this section shall also include any aggregate charge assessed pursuant to Operating Agreement, Schedule 1, section 7.4.4(c) and shall be allocated to all FTR Holders on a pro-rata basis according to the total Target Allocations for all FTRs held at any time during the relevant Planning Period. The charge shall be calculated and allocated in accordance with the following methodology:

1. The Office of the Interconnection shall calculate the total amount of uplift required as $\{[\text{sum of the total monthly deficiencies in FTR Target Allocations for the Planning Period} + \text{the sum of the ARR Target Allocation deficiencies determined pursuant to Operating Agreement, Schedule 1, section 7.4.4(c)}] - [\text{sum of the total monthly excess ARR revenues and excess Day-ahead Energy Market Transmission Congestion Charges for the Planning Period}]\}$.
2. For each Market Participant that held an FTR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all FTRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual

Market Participant calculated pursuant to this section is negative the Office of Interconnection shall set the value to zero.

3. The Office of the Interconnection shall then allocate an uplift charge to each Market Participant that held an FTR at any time during the Planning Period in accordance with the following formula: $\{[\text{total uplift}] * [\text{total Target Allocation for all FTRs held by the Market Participant at any time during the Planning Period}] / [\text{total Target Allocations for all FTRs held by all PJM Market Participants at any time during the Planning Period}]\}$.

5.2.6 Distribution of Excess Congestion Charges.

(a) Excess Day-ahead Energy Market Transmission Congestion Charges accumulated in a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during that month as compared to its total Target Allocations for the month.

(b) After the excess Day-ahead Energy Market Transmission Congestion Charge distribution described in Operating Agreement, Schedule 1, section 5.2.6(a) is performed, any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during the current Planning Period, including previously distributed excess Day-ahead Energy Market Transmission Congestion Charges, as compared to its total Target Allocation for the Planning Period.

(c) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a Planning Period shall be distributed to each holder of Auction Revenue Rights in proportion to, but not more than, any Auction Revenue Right deficiencies for that Planning Period.

(d) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining after a distribution pursuant to subsection (c) of this section shall be distributed to all ARR holders on a pro-rata basis according to the total Target Allocations for all ARRs held at any time during the relevant Planning Period. Any allocation pursuant to this subsection (d) shall be conducted in accordance with the following methodology:

1. For each Market Participant that held an ARR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all ARRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of the Interconnection shall set the value to zero.
2. The Office of the Interconnection shall then allocate an excess Day-ahead Energy Market Transmission Congestion Charge credit to each Market Participant that

held an ARR at any time during the Planning Period in accordance with the following formula: {[total excess Day-ahead Energy Market Transmission Congestion Charges remaining after distributions pursuant to subsection (a)-(c) of this section] * [total Target Allocation for all ARRs held by the Market Participant at any time during the Planning Period] / [total Target Allocations for all ARRs held by all PJM Market Participants at any time during the Planning Period]}.

5.2.7 Allocation of Balancing Congestion Charges

At the end of each hour during an Operating Day, the Office of the Interconnection shall allocate the Balancing Congestion Charges to real-time load and exports on a pro-rata basis. Such allocation shall not include purchases of Direct Charging Energy.

During a Market Suspension where the suspension has no Day-ahead Prices or if the suspension is less than or equal to twenty-four (24) hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, for each hour corresponding to this suspension interval, the Office of the Interconnection shall allocate the Balancing Congestion Charges to Financial Transmission Right Target Allocation values before being allocated to real-time load and exports on a pro-rata basis.

Attachment B

Revisions to the
PJM Open Access Transmission Tariff
and PJM Operating Agreement

(Clean Format)

PJM Open Access Transmission Tariff

Attachment K-Appendix

Section 5.2

(Clean Format)

5.2 Transmission Congestion Credit Calculation.

5.2.1 Eligibility.

(a) Except as provided in section 5.2.1(b), each FTR Holder shall receive as a Transmission Congestion Credit a proportional share of the Day-ahead Energy Market Transmission Congestion Charges collected for each constrained hour.

(b) If an Effective FTR Holder between specified delivery and receipt buses acquired the Financial Transmission Right in a Financial Transmission Rights auction (the procedures for which are set forth in section 7 of this Attachment K – Appendix) and had a Virtual Transaction portfolio which includes Increment Offer(s), Decrement Bid(s), and/or Up-to Congestion Transaction(s) that was accepted by the Office of the Interconnection for an applicable hour in the Day-ahead Energy Market, whereby the Effective FTR Holder's Virtual Transaction portfolio resulted in (i) a difference in Location Marginal Prices in the Day-ahead Energy Market between such delivery and receipt buses which is greater than the difference in Locational Marginal Prices between such delivery and receipt buses in the Real-time Energy Market, and (ii) an increasing the value between such delivery and receipt buses, then the Market Participant shall not receive any Transmission Congestion Credit associated with such Financial Transmission Right in such hour, that is attributable to the absolute value (i.e., the product of the constraint's shadow price times the distribution factor (dfax) of the difference between the Financial Transmission Right delivery and receipt buses) of the relevant Day-ahead Energy Market binding constraint (as further discussed in section 5.2.1(c) below), but no more than the excess of one divided by the number of hours in the applicable period multiplied by the amount that the Market Participant paid for the Financial Transmission Right in the Financial Transmission Rights auction (i.e., FTR profit). For the purposes of this calculation, every individual Financial Transmission Right of an Effective FTR Holder shall be considered.

(c) For purposes of section 5.2.1(b), an Effective FTR Holder's Virtual Transaction portfolio shall be considered if the absolute value of the attributable net flow across a Day-ahead Energy Market binding constraint relative to the Day-ahead Energy Market load weighted reference bus between the Financial Transmission Right delivery and receipt buses exceeds the physical limit of such binding constraint by the greater of 0.1 MW or ten percent.

(d) The Market Monitoring Unit shall calculate Transmission Congestion Credits pursuant to this section and Tariff, Attachment M-Appendix, section VI. Nothing in this section shall preclude the Market Monitoring Unit from action to recover inappropriate benefits from the subject activity if the amount forfeited is less than the benefit derived by the Effective FTR Holder. If the Office of the Interconnection agrees with such calculation, then it shall impose the forfeiture of the Transmission Congestion Credit accordingly. If the Office of the Interconnection does not agree with the calculation, then it shall impose a forfeiture of Transmission Congestion Credit consistent with its determination. If the Market Monitoring Unit disagrees with the Office of the Interconnection's determination, it may exercise its powers to inform the Commission staff of its concerns and may request an adjustment. This provision is duplicated in Tariff, Attachment M-Appendix, section VI. An Effective FTR Holder objecting to

the application of this rule shall have recourse to the Commission for review of the application of the FTR forfeiture rule to its trading activity.

5.2.2 Financial Transmission Rights.

(a) Transmission Congestion Credits will be calculated based upon the Financial Transmission Rights held at the time of the constrained hour. Except as provided in subsection (e) below, Financial Transmission Rights shall be auctioned as set forth in Operating Agreement, Schedule 1, section 7.

(b) The hourly economic value of a Financial Transmission Right Obligation is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right. The hourly economic value of a Financial Transmission Right Obligation is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Obligation is negative (a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(c) The hourly economic value of a Financial Transmission Right Option is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right when that difference is positive. The hourly economic value of a Financial Transmission Right Option is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Option is zero (neither a benefit nor a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(d) In addition to transactions with PJMSettlement in the Financial Transmission Rights auctions administered by the Office of the Interconnection, a Financial Transmission Right, for its entire tenure or for a specified period, may be sold or otherwise transferred by a FTR Holder to a third party by bilateral agreement, subject to compliance with such procedures as may be established by the Office of the Interconnection.

(i) Market Participants may enter into bilateral agreements for the transfer of Financial Transmission Rights, for their entire tenure or for specified periods. Such bilateral agreements shall be reported to the Office of the Interconnection in accordance with this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d), and the LLC's rules related to its FTR reporting tools.

(ii) For purposes of clarity, with respect to all bilateral agreements for the transfer of Financial Transmission Rights, the rights and obligations pertaining to the Financial Transmission Rights transferred thereunder shall pass to the purchaser under such bilateral agreement subject to the provisions of this Attachment K – Appendix and Operating Agreement,

Schedule 1, Section 5.2.2(d). The seller of Financial Transmission Rights in a bilateral agreement shall confirm to the Office of Interconnection, through the FTR reporting tools provided by the Office of Interconnection, that the seller has no continuing interest in the Financial Transmission Rights following their transfer. Such bilateral agreements shall not modify the location or reconfigure the Financial Transmission Rights transferred thereunder. In no event shall the purchase and sale of a Financial Transmission Right pursuant to a bilateral agreement constitute a transaction with PJMSettlement or a transaction in any auction under this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d).

(iii) Consent of the Office of the Interconnection shall be required for a seller to transfer any Financial Transmission Right Obligation to a purchaser. Such consent shall be based upon the Office of the Interconnection’s assessment of the purchaser’s ability to perform the obligations, including meeting applicable creditworthiness requirements, transferred in the bilateral agreement. If consent for a transfer is not provided by the Office of the Interconnection, the title to the Financial Transmission Rights shall not transfer to the third party and the FTR Holder shall continue to receive all Transmission Congestion Credits attributable to the Financial Transmission Rights and remain subject to all credit requirements and obligations associated with the Financial Transmission Rights.

(iv) A seller under such a bilateral agreement shall guarantee and indemnify the Office of the Interconnection, PJMSettlement, and the Members for the purchaser’s obligation to pay any charges associated with the transferred Financial Transmission Right and for which payment is not made to PJMSettlement by the purchaser under such a bilateral agreement.

(v) All payments and related charges associated with such a bilateral agreement shall be arranged between the parties to such bilateral agreement and shall not be billed or settled by PJMSettlement or 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 such a bilateral agreement reported to the Office of the Interconnection under this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d).

(vi) All claims regarding a default of a purchaser to a seller under such a bilateral agreement shall be resolved solely between the purchaser and the seller. Reports of bilateral Financial Transmission Rights agreements shall include all primary economic terms (PET) data requested by the Office of Interconnection through its FTR reporting tools. A report of a bilateral Financial Transmission Rights agreement shall be made no later than 48 hours following the execution of such agreement between the parties, and changes to any previously reported PET data shall be reported to the Office of Interconnection within 48 hours. The purchaser in a bilateral Financial Transmission Rights agreement shall upload the underlying contract document to the Office of Interconnection within 48 hours of execution to allow for verification of reported PET data; provided, however, that if the underlying contract document is in the form of a standard master agreement (such as the ISDA Master Agreement), the purchaser shall be required to upload the bilateral Financial Transmission Rights transaction confirmation including any and all special terms and provisions contained in the parties’ agreement. All

underlying contract documents which are provided to the Office of Interconnection pursuant to the requirements set forth herein shall be treated as confidential.

(vii) PET shall include (1) the name of the seller, (2) the name of the buyer, (3) the FTR start date and (4) end date, (5) the quantity of the FTR transferred, (6) the source and sink of the underlying FTR, (7) the FTR market auction in which the FTRs were originally purchased, (8) the FTR class, (9) the price and (10) execution date of the FTR bilateral agreement. The Price field shall reflect the actual price executed and confirmed between parties for each FTR transaction or the executed and confirmed full value of the FTR bundle.

(e) Network Service Users and Firm Transmission Customers that take service that sinks, sources in, or is transmitted through new PJM zones, at their election, may receive a direct allocation of Financial Transmission Rights instead of an allocation of Auction Revenue Rights. Network Service Users and Firm Transmission Customers may make this election for the succeeding two annual FTR auctions after the integration of the new zone into the PJM Interchange Energy Market. Such election shall be made prior to the commencement of each annual FTR auction. For purposes of this election, the Allegheny Power Zone shall be considered a new zone with respect to the annual Financial Transmission Right auction in 2003 and 2004. Network Service Users and Firm Transmission Customers in new PJM zones that elect not to receive direct allocations of Financial Transmission Rights shall receive allocations of Auction Revenue Rights. During the annual allocation process, the Financial Transmission Right allocation for new PJM zones shall be performed simultaneously with the Auction Revenue Rights allocations in existing and new PJM zones. Prior to the effective date of the initial allocation of FTRs in a new PJM Zone, PJM shall file with FERC, under section 205 of the Federal Power Act, the FTRs and ARRs allocated in accordance with sections 5 and 7 of this Schedule 1.

(f) For Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through new PJM zones, that elect to receive direct allocations of Financial Transmission Rights, Financial Transmission Rights shall be allocated using the same allocation methodology as is specified for the allocation of Auction Revenue Rights in Operating Agreement, Schedule 1, section 7.4.2 and in accordance with the following:

(i) Subject to subsection (ii) of this section, all Financial Transmission Rights must be simultaneously feasible. If all Financial Transmission Right requests made when Financial Transmission Rights are allocated for the new zone are not feasible then Financial Transmission Rights are prorated and allocated in proportion to the MW level requested and in inverse proportion to the effect on the binding constraints.

(ii) If any Financial Transmission Right requests that are equal to or less than sixty percent (60%) of a Network Service User's proportion of peak load in the Zone or fifty percent of its transmission responsibility for Non-Zone Network Load, or fifty percent of megawatts of firm service between the receipt and delivery points of Firm Transmission Customers, are not feasible in the annual allocation and auction processes due to system conditions, then PJM shall increase the capability limits of the binding constraints that would have rendered the Financial Transmission Rights infeasible to the extent necessary in order to

allocate such Financial Transmission Rights without their being infeasible for all rounds of the annual allocation and auction processes, provided that this subsection (ii) shall not apply if the infeasibility is caused by extraordinary circumstances. Additionally, such increased limits shall be included in subsequent modeling during the Planning Year to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions; unless and to the extent those system conditions that contributed to infeasibility in the annual process are not extant for the time period subject to the subsequent modeling, such as would be the case, for example, if transmission facilities are returned to service during the Planning Year. In these cases, any increase in the capability limits taken under this subsection (ii) during the annual process will be removed from subsequent modeling to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions. In addition, PJM may remove or lower the increased capability limits, if feasible, during subsequent FTR Auctions if the removal or lowering of the increased capability limits does not impact Auction Revenue Rights funding and net auction revenues are positive.

For the purposes of this subsection (ii), extraordinary circumstances shall mean an event of force majeure that reduces the capability of existing or planned transmission facilities and such reduction in capability is the cause of the infeasibility of such Financial Transmission Rights. Extraordinary circumstances do not include those system conditions and assumptions modeled in simultaneous feasibility analyses conducted pursuant to Operating Agreement, Schedule 1, section 7.5 of Schedule 1 of this Agreement. If PJM allocates Financial Transmission Rights as a result of this subsection (ii) that would not otherwise have been feasible, then PJM shall notify Members and post on its web site (a) the aggregate megawatt quantities, by sources and sinks, of such Financial Transmission Rights and (b) any increases in capability limits used to allocate such Financial Transmission Rights.

(iii) In the event that Network Load changes from one Network Service User to another after an initial or annual allocation of Financial Transmission Rights in a new zone, Financial Transmission Rights will be reassigned on a proportional basis from the Network Service User losing the load to the Network Service User that is gaining the Network Load.

(g) At least one month prior to the integration of a new zone into the PJM Interchange Energy Market, Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through the new zone, shall receive an initial allocation of Financial Transmission Rights that will be in effect from the date of the integration of the new zone until the next annual allocation of Financial Transmission Rights and Auction Revenue Rights. Such allocation of Financial Transmission Rights shall be made in accordance with Operating Agreement, Schedule 1, section 5.2.2(f) of this Schedule.

(h) Reserved.

5.2.3 Target Allocation of Transmission Congestion Credits.

A Target Allocation of Transmission Congestion Credits for each FTR Holder shall be determined for each Financial Transmission Right. Each Financial Transmission Right shall be

multiplied by the Day-ahead Congestion Price differences for the receipt and delivery points associated with the Financial Transmission Right, calculated as the Day-ahead Congestion Price at the delivery point(s) minus the Day-ahead Congestion Price at the receipt point(s). For the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Zone is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Zone multiplied by the percent of annual peak load assigned to each node in the Zone. Commencing with the 2015/2016 Planning Period, for the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Residual Metered Load aggregate is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Residual Metered Load aggregate multiplied by the percent of the annual peak residual load assigned to each bus that comprises the Residual Metered Load aggregate. When the FTR Target Allocation is positive, the FTR Target Allocation is a credit to the FTR Holder. When the FTR Target Allocation is negative, the FTR Target Allocation is a debit to the FTR Holder if the FTR is a Financial Transmission Right Obligation. When the FTR Target Allocation is negative, the FTR Target Allocation is set to zero if the FTR is a Financial Transmission Right Option. The total Target Allocation for Network Service Users and Transmission Customers for each hour shall be the sum of the Target Allocations associated with all of the Network Service Users' or Transmission Customers' Financial Transmission Rights.

During a Market Suspension where there are no Day-ahead Prices available for the affected Operating Day, the aforementioned Day-ahead Congestion Price will be substituted with the hourly integrated Real-time Congestion Price as determined in Operating Agreement, Schedule 1, section 2.5.

For a Market Suspension where the suspension is greater than twenty-four (24) consecutive hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, the Day-ahead Financial Transmission Right Target Allocation values would be equal to zero for the hours corresponding to this suspension interval.

5.2.4 [Reserved.]

5.2.5 Calculation of Transmission Congestion Credits.

(a) The total of all the positive Target Allocations determined as specified above shall be compared to the Day-ahead Energy Market Transmission Congestion Charges in each hour. If the total of the Target Allocations is less than or equal to the total of the Day-ahead Energy Market Transmission Congestion Charges, the Transmission Congestion Credit for each entity holding an FTR shall be equal to its Target Allocation. All remaining Day-ahead Energy Market Transmission Congestion Charges shall be distributed as described below in Operating Agreement, Schedule 1, section 5.2.6 "Distribution of Excess Congestion Charges."

(b) If the total of the Target Allocations is greater than the Day-ahead Energy Market Transmission Congestion Charges for the hour, each FTR Holder shall be assigned a share of the Day-ahead Energy Market Transmission Congestion Charges in proportion to its Target Allocations for Financial Transmission Rights which have a positive Target Allocation value.

Financial Transmission Rights which have a negative Target Allocation value are assigned the full Target Allocation value as a negative Transmission Congestion Credit.

(c) At the end of a Planning Period if all FTR Holders did not receive Transmission Congestion Credits equal to their Target Allocations, the Office of the Interconnection shall assess a charge equal to the difference between the Transmission Congestion Credit Target Allocations for all revenue deficient FTRs and the actual Transmission Congestion Credits allocated to those FTR Holders. A charge assessed pursuant to this section shall also include any aggregate charge assessed pursuant to Operating Agreement, Schedule 1, section 7.4.4(c) and shall be allocated to all FTR Holders on a pro-rata basis according to the total Target Allocations for all FTRs held at any time during the relevant Planning Period. The charge shall be calculated and allocated in accordance with the following methodology:

1. The Office of the Interconnection shall calculate the total amount of uplift required as $\{[\text{sum of the total monthly deficiencies in FTR Target Allocations for the Planning Period} + \text{the sum of the ARR Target Allocation deficiencies determined pursuant to Operating Agreement, Schedule 1, section 7.4.4(c)}] - [\text{sum of the total monthly excess ARR revenues and excess Day-ahead Energy Market Transmission Congestion Charges for the Planning Period}]\}$.

2. For each Market Participant that held an FTR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all FTRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of Interconnection shall set the value to zero.

3. The Office of the Interconnection shall then allocate an uplift charge to each Market Participant that held an FTR at any time during the Planning Period in accordance with the following formula: $\{[\text{total uplift}] * [\text{total Target Allocation for all FTRs held by the Market Participant at any time during the Planning Period}] / [\text{total Target Allocations for all FTRs held by all PJM Market Participants at any time during the Planning Period}]\}$.

5.2.6 Distribution of Excess Congestion Charges.

(a) Excess Day-ahead Energy Market Transmission Congestion Charges accumulated in a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during that month as compared to its total Target Allocations for the month.

(b) After the excess Day-ahead Energy Market Transmission Congestion Charge distribution described in Operating Agreement, Schedule 1, section 5.2.6(a) is performed, any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during the current Planning Period, including previously distributed excess Day-ahead Energy Market Transmission Congestion Charges, as compared to its total Target Allocation for the Planning Period.

(c) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a Planning Period shall be distributed to each holder of Auction Revenue Rights in proportion to, but not more than, any Auction Revenue Right deficiencies for that Planning Period.

(d) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining after a distribution pursuant to subsection (c) of this section shall be distributed to all ARR holders on a pro-rata basis according to the total Target Allocations for all ARRs held at any time during the relevant Planning Period. Any allocation pursuant to this subsection (d) shall be conducted in accordance with the following methodology:

1. For each Market Participant that held an ARR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all ARRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of the Interconnection shall set the value to zero.

2. The Office of the Interconnection shall then allocate an excess Day-ahead Energy Market Transmission Congestion Charge credit to each Market Participant that held an ARR at any time during the Planning Period in accordance with the following formula: {[total excess Day-ahead Energy Market Transmission Congestion Charges remaining after distributions pursuant to subsection (a)-(c) of this section] * [total Target Allocation for all ARRs held by the Market Participant at any time during the Planning Period] / [total Target Allocations for all ARRs held by all PJM Market Participants at any time during the Planning Period]}.

5.2.7 Allocation of Balancing Congestion Charges

At the end of each hour during an Operating Day, the Office of the Interconnection shall allocate the Balancing Congestion Charges to real-time load and exports on a pro-rata basis. Such allocation shall not include purchases of Direct Charging Energy.

During a Market Suspension where the suspension has no Day-ahead Prices or if the suspension is less than or equal to twenty-four (24) hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, for each hour corresponding to this suspension interval, the Office of the Interconnection shall allocate the Balancing Congestion Charges to Financial Transmission Right Target Allocation values before being allocated to real-time load and exports on a pro-rata basis.

PJM Operating Agreement

Schedule 1

Section 5.2

(Clean Format)

5.2 Transmission Congestion Credit Calculation.

5.2.1 Eligibility.

(a) Except as provided in section 5.2.1(b), each FTR Holder shall receive as a Transmission Congestion Credit a proportional share of the Day-ahead Energy Market Transmission Congestion Charges collected for each constrained hour.

(b) If an Effective FTR Holder between specified delivery and receipt buses acquired the Financial Transmission Right in a Financial Transmission Rights auction (the procedures for which are set forth in section 7 of this Schedule 1) and had a Virtual Transaction portfolio which includes Increment Offer(s), Decrement Bid(s), and/or Up-to Congestion Transaction(s) that was accepted by the Office of the Interconnection for an applicable hour in the Day-ahead Energy Market, whereby the Effective FTR Holder's Virtual Transaction portfolio resulted in (i) a difference in Location Marginal Prices in the Day-ahead Energy Market between such delivery and receipt buses which is greater than the difference in Locational Marginal Prices between such delivery and receipt buses in the Real-time Energy Market, and (ii) an increasing the value between such delivery and receipt buses, then the Market Participant shall not receive any Transmission Congestion Credit associated with such Financial Transmission Right in such hour, that is attributable to the absolute value (i.e., the product of the constraint's shadow price times the distribution factor (dfax) of the difference between the Financial Transmission Right delivery and receipt buses) of the relevant Day-ahead Energy Market binding constraint (as further discussed in section 5.2.1(c) below), but no more than the excess of one divided by the number of hours in the applicable period multiplied by the amount that the Market Participant paid for the Financial Transmission Right in the Financial Transmission Rights auction (i.e., FTR profit). For the purposes of this calculation, every individual Financial Transmission Right of an Effective FTR Holder shall be considered.

(c) For purposes of section 5.2.1(b), an Effective FTR Holder's Virtual Transaction portfolio shall be considered if the absolute value of the attributable net flow across a Day-ahead Energy Market binding constraint relative to the Day-ahead Energy Market load weighted reference bus between the Financial Transmission Right delivery and receipt buses exceeds the physical limit of such binding constraint by the greater of 0.1 MW or ten percent.

(d) The Market Monitoring Unit shall calculate Transmission Congestion Credits pursuant to this section and Tariff, Attachment M-Appendix, section VI. Nothing in this section shall preclude the Market Monitoring Unit from action to recover inappropriate benefits from the subject activity if the amount forfeited is less than the benefit derived by the Effective FTR Holder. If the Office of the Interconnection agrees with such calculation, then it shall impose the forfeiture of the Transmission Congestion Credit accordingly. If the Office of the Interconnection does not agree with the calculation, then it shall impose a forfeiture of Transmission Congestion Credit consistent with its determination. If the Market Monitoring Unit disagrees with the Office of the Interconnection's determination, it may exercise its powers to inform the Commission staff of its concerns and may request an adjustment. This provision is duplicated in Tariff, Attachment M-Appendix, section VI. An Effective FTR Holder objecting to

the application of this rule shall have recourse to the Commission for review of the application of the FTR forfeiture rule to its trading activity.

5.2.2 Financial Transmission Rights.

(a) Transmission Congestion Credits will be calculated based upon the Financial Transmission Rights held at the time of the constrained hour. Except as provided in subsection (e) below, Financial Transmission Rights shall be auctioned as set forth in Operating Agreement, Schedule 1, section 7.

(b) The hourly economic value of a Financial Transmission Right Obligation is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right. The hourly economic value of a Financial Transmission Right Obligation is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Obligation is negative (a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(c) The hourly economic value of a Financial Transmission Right Option is based on the Financial Transmission Right MW reservation and the difference between the Day-ahead Congestion Price at the point of delivery and the point of receipt of the Financial Transmission Right when that difference is positive. The hourly economic value of a Financial Transmission Right Option is positive (a benefit to the FTR Holder) when the Day-ahead Congestion Price at the point of delivery is higher than the Day-ahead Congestion Price at the point of receipt. The hourly economic value of a Financial Transmission Right Option is zero (neither a benefit nor a liability to the FTR Holder) when the Day-ahead Congestion Price at the point of receipt is higher than the Day-ahead Congestion Price at the point of delivery.

(d) In addition to transactions with PJMSettlement in the Financial Transmission Rights auctions administered by the Office of the Interconnection, a Financial Transmission Right, for its entire tenure or for a specified period, may be sold or otherwise transferred by a FTR Holder to a third party by bilateral agreement, subject to compliance with such procedures as may be established by the Office of the Interconnection.

- (i) Market Participants may enter into bilateral agreements for the transfer of Financial Transmission Rights, for their entire tenure or for specified periods. Such bilateral agreements shall be reported to the Office of the Interconnection in accordance with this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d), and the LLC's rules related to its FTR reporting tools.
- (ii) For purposes of clarity, with respect to all bilateral agreements for the transfer of Financial Transmission Rights, the rights and obligations pertaining to the Financial Transmission Rights transferred thereunder shall pass to the purchaser

under such bilateral agreement subject to the provisions of this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d). The seller of Financial Transmission Rights in a bilateral agreement shall confirm to the Office of Interconnection, through the FTR reporting tools provided by the Office of Interconnection, that the seller has no continuing interest in the Financial Transmission Rights following their transfer. Such bilateral agreements shall not modify the location or reconfigure the Financial Transmission Rights transferred thereunder. In no event shall the purchase and sale of a Financial Transmission Right pursuant to a bilateral agreement constitute a transaction with PJMSettlement or a transaction in any auction under this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d).

- (iii) Consent of the Office of the Interconnection shall be required for a seller to transfer any Financial Transmission Right Obligation to a purchaser. Such consent shall be based upon the Office of the Interconnection’s assessment of the purchaser’s ability to perform the obligations, including meeting applicable creditworthiness requirements, transferred in the bilateral agreement. If consent for a transfer is not provided by the Office of the Interconnection, the title to the Financial Transmission Rights shall not transfer to the third party and the FTR Holder shall continue to receive all Transmission Congestion Credits attributable to the Financial Transmission Rights and remain subject to all credit requirements and obligations associated with the Financial Transmission Rights.
- (iv) A seller under such a bilateral agreement shall guarantee and indemnify the Office of the Interconnection, PJMSettlement, and the Members for the purchaser’s obligation to pay any charges associated with the transferred Financial Transmission Right and for which payment is not made to PJMSettlement by the purchaser under such a bilateral agreement.
- (v) All payments and related charges associated with such a bilateral agreement shall be arranged between the parties to such bilateral agreement and shall not be billed or settled by PJMSettlement or 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 such a bilateral agreement reported to the Office of the Interconnection under this Attachment K – Appendix and Operating Agreement, Schedule 1, Section 5.2.2(d).
- (vi) All claims regarding a default of a purchaser to a seller under such a bilateral agreement shall be resolved solely between the purchaser and the seller. Reports of bilateral Financial Transmission Rights agreements shall include all primary economic terms (PET) data requested by the Office of Interconnection through its FTR reporting tools. A report of a bilateral Financial Transmission Rights agreement shall be made no later than 48 hours following the execution of such agreement between the parties, and changes to any previously reported PET data shall be reported to the Office of Interconnection within 48 hours. The purchaser

in a bilateral Financial Transmission Rights agreement shall upload the underlying contract document to the Office of Interconnection within 48 hours of execution to allow for verification of reported PET data; provided, however, that if the underlying contract document is in the form of a standard master agreement (such as the ISDA Master Agreement), the purchaser shall be required to upload the bilateral Financial Transmission Rights transaction confirmation including any and all special terms and provisions contained in the parties' agreement. All underlying contract documents which are provided to the Office of Interconnection pursuant to the requirements set forth herein shall be treated as confidential.

- (vii) PET shall include (1) the name of the seller, (2) the name of the buyer, (3) the FTR start date and (4) end date, (5) the quantity of the FTR transferred, (6) the source and sink of the underlying FTR, (7) the FTR market auction in which the FTRs were originally purchased, (8) the FTR class, (9) the price and (10) execution date of the FTR bilateral agreement. The Price field shall reflect the actual price executed and confirmed between parties for each FTR transaction or the executed and confirmed full value of the FTR bundle.

(e) Network Service Users and Firm Transmission Customers that take service that sinks, sources in, or is transmitted through new PJM zones, at their election, may receive a direct allocation of Financial Transmission Rights instead of an allocation of Auction Revenue Rights. Network Service Users and Firm Transmission Customers may make this election for the succeeding two annual FTR auctions after the integration of the new zone into the PJM Interchange Energy Market. Such election shall be made prior to the commencement of each annual FTR auction. For purposes of this election, the Allegheny Power Zone shall be considered a new zone with respect to the annual Financial Transmission Right auction in 2003 and 2004. Network Service Users and Firm Transmission Customers in new PJM zones that elect not to receive direct allocations of Financial Transmission Rights shall receive allocations of Auction Revenue Rights. During the annual allocation process, the Financial Transmission Right allocation for new PJM zones shall be performed simultaneously with the Auction Revenue Rights allocations in existing and new PJM zones. Prior to the effective date of the initial allocation of FTRs in a new PJM Zone, PJM shall file with FERC, under section 205 of the Federal Power Act, the FTRs and ARRs allocated in accordance with sections 5 and 7 of this Schedule 1.

(f) For Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through new PJM zones, that elect to receive direct allocations of Financial Transmission Rights, Financial Transmission Rights shall be allocated using the same allocation methodology as is specified for the allocation of Auction Revenue Rights in Operating Agreement, Schedule 1, section 7.4.2 and in accordance with the following:

- (i) Subject to subsection (ii) of this section, all Financial Transmission Rights must be simultaneously feasible. If all Financial Transmission Right requests made when Financial Transmission Rights are allocated for the new zone are not feasible then Financial Transmission Rights are prorated and allocated in

proportion to the MW level requested and in inverse proportion to the effect on the binding constraints.

- (ii) If any Financial Transmission Right requests that are equal to or less than sixty percent (60%) of a Network Service User's proportion of peak load in the Zone or fifty percent of its transmission responsibility for Non-Zone Network Load, or fifty percent of megawatts of firm service between the receipt and delivery points of Firm Transmission Customers, are not feasible in the annual allocation and auction processes due to system conditions, then PJM shall increase the capability limits of the binding constraints that would have rendered the Financial Transmission Rights infeasible to the extent necessary in order to allocate such Financial Transmission Rights without their being infeasible for all rounds of the annual allocation and auction processes, provided that this subsection (ii) shall not apply if the infeasibility is caused by extraordinary circumstances. Additionally, such increased limits shall be included in subsequent modeling during the Planning Year to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions; unless and to the extent those system conditions that contributed to infeasibility in the annual process are not extant for the time period subject to the subsequent modeling, such as would be the case, for example, if transmission facilities are returned to service during the Planning Year. In these cases, any increase in the capability limits taken under this subsection (ii) during the annual process will be removed from subsequent modeling to support any incremental allocations of Auction Revenue Rights and monthly and balance of the Planning Period Financial Transmission Rights auctions. In addition, PJM may remove or lower the increased capability limits, if feasible, during subsequent FTR Auctions if the removal or lowering of the increased capability limits does not impact Auction Revenue Rights funding and net auction revenues are positive.

For the purposes of this subsection (ii), extraordinary circumstances shall mean an event of force majeure that reduces the capability of existing or planned transmission facilities and such reduction in capability is the cause of the infeasibility of such Financial Transmission Rights. Extraordinary circumstances do not include those system conditions and assumptions modeled in simultaneous feasibility analyses conducted pursuant to Operating Agreement, Schedule 1, section 7.5 of Schedule 1 of this Agreement. If PJM allocates Financial Transmission Rights as a result of this subsection (ii) that would not otherwise have been feasible, then PJM shall notify Members and post on its web site (a) the aggregate megawatt quantities, by sources and sinks, of such Financial Transmission Rights and (b) any increases in capability limits used to allocate such Financial Transmission Rights.

- (iii) In the event that Network Load changes from one Network Service User to another after an initial or annual allocation of Financial Transmission Rights in a new zone, Financial Transmission Rights will be reassigned on a proportional

basis from the Network Service User losing the load to the Network Service User that is gaining the Network Load.

(g) At least one month prior to the integration of a new zone into the PJM Interchange Energy Market, Network Service Users and Firm Transmission Customers that take service that sinks in, sources in, or is transmitted through the new zone, shall receive an initial allocation of Financial Transmission Rights that will be in effect from the date of the integration of the new zone until the next annual allocation of Financial Transmission Rights and Auction Revenue Rights. Such allocation of Financial Transmission Rights shall be made in accordance with Operating Agreement, Schedule 1, section 5.2.2(f) of this Schedule.

(h) Reserved.

5.2.3 Target Allocation of Transmission Congestion Credits.

A Target Allocation of Transmission Congestion Credits for each FTR Holder shall be determined for each Financial Transmission Right. Each Financial Transmission Right shall be multiplied by the Day-ahead Congestion Price differences for the receipt and delivery points associated with the Financial Transmission Right, calculated as the Day-ahead Congestion Price at the delivery point(s) minus the Day-ahead Congestion Price at the receipt point(s). For the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Zone is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Zone multiplied by the percent of annual peak load assigned to each node in the Zone. Commencing with the 2015/2016 Planning Period, for the purposes of calculating Transmission Congestion Credits, the Day-ahead Congestion Price of a Residual Metered Load aggregate is calculated as the sum of the Day-ahead Congestion Price of each bus that comprises the Residual Metered Load aggregate multiplied by the percent of the annual peak residual load assigned to each bus that comprises the Residual Metered Load aggregate. When the FTR Target Allocation is positive, the FTR Target Allocation is a credit to the FTR Holder. When the FTR Target Allocation is negative, the FTR Target Allocation is a debit to the FTR Holder if the FTR is a Financial Transmission Right Obligation. When the FTR Target Allocation is negative, the FTR Target Allocation is set to zero if the FTR is a Financial Transmission Right Option. The total Target Allocation for Network Service Users and Transmission Customers for each hour shall be the sum of the Target Allocations associated with all of the Network Service Users' or Transmission Customers' Financial Transmission Rights.

During a Market Suspension where there are no Day-ahead Prices available for the affected Operating Day, the aforementioned Day-ahead Congestion Price will be substituted with the hourly integrated Real-time Congestion Price as determined in Operating Agreement, Schedule 1, section 2.5.

For a Market Suspension where the suspension is greater than twenty-four (24) consecutive hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, the Day-ahead Financial Transmission Right Target Allocation values would be equal to zero for the hours corresponding to this suspension interval.

5.2.4 [Reserved.]

5.2.5 Calculation of Transmission Congestion Credits.

(a) The total of all the positive Target Allocations determined as specified above shall be compared to the Day-ahead Energy Market Transmission Congestion Charges in each hour. If the total of the Target Allocations is less than or equal to the total of the Day-ahead Energy Market Transmission Congestion Charges, the Transmission Congestion Credit for each entity holding an FTR shall be equal to its Target Allocation. All remaining Day-ahead Energy Market Transmission Congestion Charges shall be distributed as described below in Operating Agreement, Schedule 1, section 5.2.6 “Distribution of Excess Congestion Charges.”

(b) If the total of the Target Allocations is greater than the Day-ahead Energy Market Transmission Congestion Charges for the hour, each FTR Holder shall be assigned a share of the Day-ahead Energy Market Transmission Congestion Charges in proportion to its Target Allocations for Financial Transmission Rights which have a positive Target Allocation value. Financial Transmission Rights which have a negative Target Allocation value are assigned the full Target Allocation value as a negative Transmission Congestion Credit.

(c) At the end of a Planning Period if all FTR Holders did not receive Transmission Congestion Credits equal to their Target Allocations, the Office of the Interconnection shall assess a charge equal to the difference between the Transmission Congestion Credit Target Allocations for all revenue deficient FTRs and the actual Transmission Congestion Credits allocated to those FTR Holders. A charge assessed pursuant to this section shall also include any aggregate charge assessed pursuant to Operating Agreement, Schedule 1, section 7.4.4(c) and shall be allocated to all FTR Holders on a pro-rata basis according to the total Target Allocations for all FTRs held at any time during the relevant Planning Period. The charge shall be calculated and allocated in accordance with the following methodology:

1. The Office of the Interconnection shall calculate the total amount of uplift required as $\{[\text{sum of the total monthly deficiencies in FTR Target Allocations for the Planning Period} + \text{the sum of the ARR Target Allocation deficiencies determined pursuant to Operating Agreement, Schedule 1, section 7.4.4(c)}] - [\text{sum of the total monthly excess ARR revenues and excess Day-ahead Energy Market Transmission Congestion Charges for the Planning Period}]\}$.
2. For each Market Participant that held an FTR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all FTRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of Interconnection shall set the value to zero.
3. The Office of the Interconnection shall then allocate an uplift charge to each Market Participant that held an FTR at any time during the Planning Period in accordance with the following formula: $\{[\text{total uplift}] * [\text{total Target Allocation}$

for all FTRs held by the Market Participant at any time during the Planning Period] / [total Target Allocations for all FTRs held by all PJM Market Participants at any time during the Planning Period]}.

5.2.6 Distribution of Excess Congestion Charges.

(a) Excess Day-ahead Energy Market Transmission Congestion Charges accumulated in a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during that month as compared to its total Target Allocations for the month.

(b) After the excess Day-ahead Energy Market Transmission Congestion Charge distribution described in Operating Agreement, Schedule 1, section 5.2.6(a) is performed, any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a month shall be distributed to each FTR Holder in proportion to, but not more than, any deficiency in the share of Day-ahead Energy Market Transmission Congestion Charges received by the FTR Holder during the current Planning Period, including previously distributed excess Day-ahead Energy Market Transmission Congestion Charges, as compared to its total Target Allocation for the Planning Period.

(c) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining at the end of a Planning Period shall be distributed to each holder of Auction Revenue Rights in proportion to, but not more than, any Auction Revenue Right deficiencies for that Planning Period.

(d) Any excess Day-ahead Energy Market Transmission Congestion Charges remaining after a distribution pursuant to subsection (c) of this section shall be distributed to all ARR holders on a pro-rata basis according to the total Target Allocations for all ARRs held at any time during the relevant Planning Period. Any allocation pursuant to this subsection (d) shall be conducted in accordance with the following methodology:

1. For each Market Participant that held an ARR during the Planning Period, the Office of the Interconnection shall calculate the total Target Allocation associated with all ARRs held by the Market Participant during the Planning Period, provided that, the foregoing notwithstanding, if the total Target Allocation for an individual Market Participant calculated pursuant to this section is negative the Office of the Interconnection shall set the value to zero.
2. The Office of the Interconnection shall then allocate an excess Day-ahead Energy Market Transmission Congestion Charge credit to each Market Participant that held an ARR at any time during the Planning Period in accordance with the following formula: $\{[\text{total excess Day-ahead Energy Market Transmission Congestion Charges remaining after distributions pursuant to subsection (a)-(c) of this section}] * [\text{total Target Allocation for all ARRs held by the Market Participant at any time during the Planning Period}] / [\text{total Target Allocations for}$

all ARRs held by all PJM Market Participants at any time during the Planning Period}}.

5.2.7 Allocation of Balancing Congestion Charges

At the end of each hour during an Operating Day, the Office of the Interconnection shall allocate the Balancing Congestion Charges to real-time load and exports on a pro-rata basis. Such allocation shall not include purchases of Direct Charging Energy.

During a Market Suspension where the suspension has no Day-ahead Prices or if the suspension is less than or equal to twenty-four (24) hours, which may span up to two Operating Days, and there are no Day-ahead Prices available for the affected Operating Day, for each hour corresponding to this suspension interval, the Office of the Interconnection shall allocate the Balancing Congestion Charges to Financial Transmission Right Target Allocation values before being allocated to real-time load and exports on a pro-rata basis.