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RAA Definitions

“Accredited UCAP Factor” shall mean, through the 2024/2025 Delivery Year, one minus EFORD, and for 2025/2026 Delivery Year and subsequent Delivery Years, the ratio of the Capacity Resource’s Accredited UCAP to the Capacity Resource’s installed capacity.

“ELCC Resource” shall mean, through the 2024/2025 Delivery Year, –a Generation Capacity Resource that is a Variable Resource, a Limited Duration Resource, or a Combination Resource, and beginning with the 2025/2026 Delivery Year, a Generation Capacity Resource or a Demand Resource.

Capacity Emergency Transfer Objective (CETO):

"Capacity Emergency Transfer Objective" or "CETO" shall mean, through the 2024/2025 Delivery Year, the amount of electric energy that a given area must be able to import in order to remain within a loss of load expectation of one event in 25 years when the area is experiencing a localized capacity emergency, as determined in accordance with the PJM Manuals. Without limiting the foregoing, CETO shall be, for Delivery Years through 2024/2025, calculated based in part on EFORD determined in accordance with Reliability Assurance Agreement, Schedule 5, Paragraph C. Beginning with the 2025/2026 Delivery Year, CETO shall mean the amount of electric energy that a given area must be able to import in order to satisfy a normalized expected unserved energy for the area that is equal to forty percent of the normalized expected unserved energy for the RTO when at the annual reliability criteria, where normalized expected unserved energy is the expected unserved energy (for the area or RTO, as appropriate) divided by the forecasted annual energy (for the area or RTO, as appropriate), when the area is experiencing a localized capacity emergency, as determined in accordance with the PJM Manuals.

Capacity Storage Resource Class:

"Capacity Storage Resource Class" shall mean the ELCC Classes specified in Schedules 9.1 and 9.2, section B of this Agreement, each of which is composed of Capacity Storage Resources with the same specified characteristic duration of 4, 6, 8, and 10 hours. The characteristic duration of an Energy Storage Resource Class is the ratio of the modeled MWh energy storage capability of members of the class to the modeled MW power capability of members of the class.

Coal Class:

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“Coal Class” shall mean an ELCC Class consisting of Unlimited Resources primarily fueled by coal.

Demand Resource Class:

“Demand Resource Class” shall mean an ELCC Class consisting of Demand Resources.

Diesel Utility Class:

“Diesel Utility Class” shall mean an ELCC Class consisting of Unlimited Resources of the diesel technology type that is not primarily fueled by landfill gas.

ELCC Class:

“ELCC Class” shall mean a defined group of ELCC Resources that share a common set of operational characteristics and for which effective load carrying capability analysis, as set forth in RAA, Schedules 9.1 and 9.2, will establish a unique ELCC Class UCAP and corresponding ELCC Class Rating(s). ELCC Classes shall be defined in the Schedule 9.1 and 9.2, section B of this Agreement. Members of an ELCC Class shall share a common method of calculating the ELCC Resource Performance Adjustment, provided that the individual ELCC Resource Performance Adjustment values will generally differ among ELCC Resources.

ELCC Resource Performance Adjustment:

“ELCC Resource Performance Adjustment” shall mean the performance of a specific ELCC Resource relative to the aggregate performance of the ELCC Class to which it belongs as further described in RAA, Schedules 9.1, section F and RAA, Schedule 9.2, section D.

Gas Combined Cycle Class:

“Gas Combined Cycle Class” shall mean an ELCC Class consisting of Unlimited Resources of the combined cycle technology type that is primarily fueled by natural gas, but does not meet the requirements to be included in the Gas Combined Cycle Dual Fuel Class.

Gas Combined Cycle Dual Fuel Class:

“Gas Combined Cycle Dual Fuel Class” shall mean an ELCC Class consisting of Unlimited Resources of the combined cycle technology type that is primarily fueled by natural gas, and that

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attests that it has the capability to start and operate independently on an alternate, onsite fuel source up to its maximum capacity level during the winter season of the applicable Delivery Year in which it is providing capacity, and capable of operating on the alternate fuel for three 16-hour periods over three consecutive days at its maximum capacity level.

Gas Combustion Turbine Class:

“Gas Combustion Turbine Class” shall mean an ELCC Class consisting of Unlimited Resources of the combustion turbine technology type that is primarily fueled by natural gas, but does not meet the requirements to be included in the Gas Combustion Turbine Dual Fuel Class.

Gas Combustion Turbine Dual Fuel Class:

“Gas Combustion Turbine Dual Fuel Class” shall mean an ELCC Class consisting of Unlimited Resources of the combustion turbine technology type that is primarily fueled by natural gas, and attests that it has the capability to start and operate independently on an alternate, onsite fuel source up to its maximum capacity level during the winter season of the applicable Delivery Year in which it is providing capacity, and capable of operating on the alternate fuel for three 16-hour periods over three consecutive days at its maximum capacity level.

Hybrid Resource Class:

"Hybrid Resource Class" shall mean the ELCC Classes specified in RAA Schedules 9.1 and 9.2 Section B. Each Hybrid Resource Class has a specified combination of two components, whereby, absent being part of a Combination Resource, one component would be in a Capacity Storage Resource Class, and the other component would be in a Variable Resource Class or would be an Unlimited Resource. A resource that is a member of a Hybrid Resource Class has a single Point Of Interconnection, unless the resource is controlled in an integrated fashion, is at a single site, and is approved by PJM to be considered a single resource in accordance with the PJM Manuals.

Incremental Auction:

"Incremental Auction" shall mean any of several auctions conducted for a Delivery Year after the Base Residual Auction for such Delivery Year and before the first day of such Delivery Year, including the First Incremental Auction, Second Incremental Auction, Third Incremental Auction, or Conditional Incremental Auction. Incremental Auctions (other than the Conditional Incremental Auction), shall be held for the purposes of:

- (i) allowing Market Sellers that committed Capacity Resources in the Base Residual Auction for a Delivery Year, which subsequently are determined to be unavailable to deliver the committed Unforced Capacity in such Delivery

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Year (due to resource retirement, resource cancellation or construction delay, resource derating, EFORd increase, Accredited UCAP Factor decrease, a decrease in the Nominated Demand Resource Value of a Planned Demand Resource, delay or cancellation of a Qualifying Transmission Upgrade, or similar occurrences) to submit Buy Bids for replacement Capacity Resources; and

(ii) allowing the Office of the Interconnection to reduce or increase the amount of committed capacity secured in prior auctions for such Delivery Year if, as a result of changed circumstances or expectations since the prior auction(s), there is, respectively, a significant excess or significant deficit of committed capacity for such Delivery Year, for the PJM Region or for an LDA.

Intermittent Landfill Gas Class:

"Intermittent Landfill Gas Class" shall mean an ELCC Class consisting of Variable Resources fueled by landfill gas that, because of fuel availability patterns, cannot run consistently at installed capacity levels for 24 or more hours.

Nuclear Class:

"Nuclear Class" shall mean an ELCC Class consisting of Unlimited Resources primarily fueled by nuclear fuel.

Other Limited Duration Class:

"Other Limited Duration Class" shall mean the ELCC Classes specified in RAA Schedules 9.1 and 9.2 section B of this Agreement, each of which has a specified characteristic duration and consists of Limited Duration Resources that are not Capacity Storage Resources. The characteristic duration of an Other Limited Duration Class is the maximum period of time represented in the ELCC model that the resources of the class can run at a stated capability.

Other Limited Duration Combination Class:

"Other Limited Duration Combination Class" shall mean the ELCC Classes specified in RAA Schedules -9.1 and 9.2 section B. Each Other Limited Duration Class has a specified combination of two components, whereby, absent being part of a Combination Resource, one component would be in an Other Limited Duration Class, and the other component would be in a Variable Resource Class or would be an Unlimited Resource. A resource that is a member of an Other Limited Duration Combination Class has a single Point Of Interconnection, unless the resource is controlled in an integrated fashion, is at a single site, and is approved by PJM to be considered a single resource in accordance with the PJM Manuals.

Portfolio Expected Unserved Energy:

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“Portfolio Expected Unserved Energy” shall mean the annual amount of expected unserved energy, in MWh, that is expected for the RTO when at the annual reliability criteria that provides an acceptable level of reliability consistent with the Reliability Principles and Standards.

Reliability Principles and Standards:

"Reliability Principles and Standards" shall mean the principles and standards established by ~~NERC or an Applicable Regional Entity~~the Office of the Interconnection ~~that~~to define, among other things, an acceptable probabilistic ~~of~~ loss of load criteria due to inadequate generation or transmission capability, as amended from time to time.

Steam Class:

“Steam Class” shall mean an ELCC Class consisting of Unlimited Resources of the steam technology type and the primary fuel is not coal or nuclear.

Threshold Quantity:

"Threshold Quantity" shall mean, as to any FRR Entity for any Delivery Year, the sum of (a) the Unforced Capacity equivalent (determined using the Pool-Wide Average EFORD through the 2024/2025 Delivery Year, or pool-wide average Accredited UCAP Factor effective with the 2025/2026 Delivery Year) of the Installed Reserve Margin for such Delivery Year multiplied by the Preliminary Forecast Peak Load for which such FRR Entity is responsible under its FRR Capacity Plan for such Delivery Year, plus (b) the lesser of (i) 3% of the Unforced Capacity amount determined in (a) above or (ii) 450 MW. If the FRR Entity is not responsible for all load within a Zone, the Preliminary Forecast Peak Load for such entity shall be the FRR Entity's Obligation Peak Load last determined prior to the Base Residual Auction for such Delivery Year, times the Base FRR Scaling Factor (as determined in accordance with Reliability Assurance Agreement, Schedule 8.1).

Other Unlimited Resource Class:

“Other Unlimited Resource Class” shall mean an ELCC Class consisting of Unlimited Resources that do not qualify for any other ELCC Class specified in RAA Schedule 9.2, section D.

Unlimited Resource:

"Unlimited Resource" shall mean a generating unit having the ability to maintain output at a stated capability continuously on a daily basis without interruption. Through the 2024/2025 Delivery Year, an Unlimited Resource is a Generation Capacity Resource that is not an ELCC Resource.

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7.1 Forecast Pool Requirement and Unforced Capacity Obligations.

(a) The Forecast Pool Requirement shall be established to ensure a sufficient amount of capacity to meet the forecast load plus reserves adequate to provide for the unavailability of ~~Generation~~ Capacity Resources, load forecasting uncertainty, and planned and maintenance outages. RAA, Schedule 4 sets forth guidelines with respect to the Forecast Pool Requirement.

(b) Unless the Party and its customer that is also a Load Serving Entity agree that such customer is to bear direct responsibility for the obligations set forth in this Agreement, (i) any Party that supplies Full Requirements Service to a Load Serving Entity within the PJM Region shall be responsible for all of that Load Serving Entity's capacity obligations under this Agreement for the period of such Full Requirements Service and (ii) any Party that supplies Partial Requirements Service to a Load Serving Entity within the PJM Region shall be responsible for such portion of the capacity obligations of that Load Serving Entity as agreed by the Party and the Load Serving Entity so long as the Load Serving Entity's full capacity obligation under this Agreement is allocated between or among Parties to this Agreement.

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Schedule 4 GUIDELINES FOR DETERMINING THE FORECAST POOL
REQUIREMENT

A. Objective Of The Forecast Pool Requirement

The Forecast Pool Requirement shall be determined for the specified Planning Periods to establish the level of Capacity Resources that will provide an acceptable level of reliability consistent with the Reliability Principles and Standards

B. Forecast Pool Requirement and PJM Region Installed Reserve Margin To Be Determined Annually

No later than ~~three~~two months in advance of each Base Residual Auction for a Delivery Year, based on the projections described in section C of this Schedule, and after consideration of the recommendation of the Members Committee, the PJM Board shall establish the Forecast Pool Requirement, including the PJM Region Installed Reserve Margin for all Parties, including FRR Entities, for such Delivery Year. Unless otherwise agreed by the PJM Board, the Forecast Pool Requirement and PJM Region Installed Reserve Margin for such Planning Period shall be considered firm and not subject to re-determination thereafter.

C. Methodology

Each year, the Forecast Pool Requirement for at least each of the next five Planning Periods shall be projected by applying suitable probability methods to the data and forecasts provided by the Parties and obtained from Electric Distributors, as described in RAA, Schedule 11, the Operating Agreement and in the PJM Manuals. The projection of the Forecast Pool Requirement shall consider the following data and forecasts as necessary:

1. Seasonal peak load forecasts for each Planning Period as calculated by PJM in accordance with the PJM Manuals reflecting (a) load forecasts with a 50 percent probability of being too high or too low and (b) summer seasonal peak diversities determined by the Office of the Interconnection ~~from recent experience~~.
- ~~2. Forecasts of aggregate seasonal load shape of the Parties which are consistent with forecast averages of the 52 weekly peak loads for each day of the year prepared by the Parties and obtained from Electric Distributors for their respective systems.~~
3. Variability of loads within each week through the 2024/2025 Delivery Year, and beginning with the 2025/2026 Delivery Year, hourly load shapes and variability, due to weather and other recurring and random factors, as determined by the Office of the Interconnection.
4. Generating unit capability and types for every existing and proposed unit.

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5. Generator Forced Outage rates for existing mature generating units, as determined by the Office of the Interconnection, based on data submitted by the Parties for their respective systems, from recent and historical experience, and for immature and proposed units based upon forecast rates related to unit types, capabilities, and other pertinent characteristics.
6. Generator Maintenance Outage factors and planned outage schedules-factors as determined by the Office of the Interconnection based on forecasts and historical data submitted by the Parties for their respective systems.
7. Miscellaneous adjustments to capacity due to all causes, including weather, as determined by the Office of the Interconnection, based on forecasts submitted by the Parties for their respective systems.
8. The emergency capacity assistance available as a function of interconnections of the PJM Region with other Control Areas, as limited by the capacity benefit margin considered in the determination of available transfer capability and the probable availability of generation in excess of load requirements in such areas.

D. Capacity Benefit Margin

The capacity benefit margin initially shall be 3,500 megawatts. Periodically, in consultation with the Members Committee, the Office of the Interconnection shall review and modify, if necessary, the capacity benefit margin to balance external emergency capacity assistance and internal installed capacity reserves so as to minimize the total cost of the capacity reserves of the Parties, consistent with the Reliability Principles and Standards. The Office of the Interconnection will reflect such modification prospectively in its development of the Forecast Pool Requirement for future Planning Periods.

SCHEDULE 4.1

DETERMINATION OF THE FORECAST POOL REQUIREMENT

A. Through the 2024/2025 Delivery Year, the Forecast Pool Requirement shall be determined in accordance with the following:

Based on the guidelines set forth in RAA, Schedule 4, the Forecast Pool Requirement shall be determined as set forth in this Schedule 4.1 on an unforced capacity basis.

$$\text{FPR} = (1 + \text{IRM}/100) * (1 - \text{Pool-wide average EFOR}_D/100)$$

where

average EFOR_D = the average equivalent demand forced outage rate for the PJM Region, stated in percent and determined in accordance with Section B hereof

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IRM= the PJM Region Installed Reserve Margin approved by the PJM Board for that Planning Period, stated in percent. Studies by the Office of the Interconnection to determine IRM shall not exclude outages that are deemed to be outside plant management control under NERC guidelines.

B. Through the 2024/2025 Delivery Year, The PJM Region equivalent demand forced outage rate ("average EFOR_D") shall be determined as the capacity weighted EFOR_D for all units expected to serve loads within the PJM Region during the Delivery Year, as determined pursuant to RAA, Schedule 5.

AC. Beginning with the 2025/2026 Delivery Year, the Forecast Pool Requirement shall be determined in accordance with the following:

Based on the guidelines set forth in RAA, Schedule 4, the Forecast Pool Requirement shall be determined as set forth in this Schedule 4.1 on an unforced capacity basis.

~~$$FPR = (1 + IRM/100) * (1 - \text{Pool-wide average EFOR}_D/100) \text{Total Portfolio UCAP} / \text{Annual Peak Load in ELCC/FPR Case}$$~~

~~$$FPR = (1 + IRM/100) * (\text{Pool-wide average Accredited UCAP Factor}/100)$$~~

-

where

Pool-wide average Accredited UCAP Factor = the ratio of the total Accredited UCAP to total installed capacity of all resources, as determined pursuant to RAA, Schedule 9.2, that are included in the determination of the Forecast Pool Requirement, stated in percent-

IRM = the PJM Region Installed Reserve Margin approved by the PJM Board for that Planning Period, stated in percent.

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SCHEDULE 5

FORCED OUTAGE RATE CALCULATION

A. The equivalent demand forced outage rate ("EFOR_D") shall be calculated as follows:

$$\text{EFOR}_D (\%) = \{(f_f * \text{FOH} + f_p * \text{EFPOH}) / (\text{SH} + f_f * \text{FOH})\} * 100$$

where

f_f = full outage factor

f_p = partial outage factor

FOH = full forced outage hours

EFPOH = equivalent forced partial outage hours

SH = service hours

B. Calculation of EFOR_D for individual Generation Capacity Resources.

For Delivery Years through the 2024/2025 Delivery Year, EFOR_D shall be calculated at least one month prior to the start of the Third Incremental Auction for: (i) each Generation Capacity Resource for which a sell offer will be submitted in such Third Incremental Auction; and (ii) each Generation Capacity Resource previously committed to serve load in such Delivery Year pursuant to an FRR Capacity Plan or prior auctions for such Delivery Year.

For the 2025/2026 Delivery Year and subsequent Delivery Years, EFOR_D shall be calculated for each Generation Capacity Resource that has an ELCC Resource Performance Adjustment based on EFOR_D in accordance with RAA Schedule 9.2(F).

Such calculation shall be based upon such resource's service history in the twelve (12) consecutive months ending September 30 last preceding such auction. Historical data shall be based on official reports of the Parties under rules and practices set forth in the PJM Manuals. Such rate shall also include (i) an adjustment, if any, for capacity unavailable due to energy limitations determined in accordance with definitions and criteria set forth in the PJM Manuals and (ii) any other adjustments approved by the Members Committee to adjust the parameters of a designated unit. For purposes of the calculations under this Paragraph B, ~~for Delivery Years through May 31, 2018, outages deemed to be outside plant management control in accordance with NERC guidelines shall not be considered, and for the 2018/2019 Delivery Year and all subsequent Delivery Years, outages deemed to be outside plant management control in accordance with NERC guidelines shall be considered.~~

1. The EFOR_D of a unit in service twelve or more full calendar months prior to the calculation month shall be the average rate experienced by such unit during the twelve-month period specified above. Historical data shall be based on official reports of the Parties under rules and practices set forth in the PJM Manuals.
2. The EFOR_D of a unit in service at least one full calendar month but less than the twelve-month period specified above shall be the average of the EFOR_D experienced by the

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unit weighted by full months of service, and the class average rate for units with that capability and of that type weighted by a factor of [(twelve) minus (the number of months the unit was in service)]. Historical data shall be based on official reports of the Parties under rules and practices set forth in the PJM Manuals.

C. Calculation of average EFOR_D for the PJM Region

~~For Delivery Years through the 2024/2025 Delivery Year, t~~The forecast average EFOR_D for the PJM Region in a Delivery Year shall be the average of the forced outage rates, weighted for unit capability and expected time in service, attributable to all of the Generation Capacity Resources within the PJM Region, that are planned to be in service during the Delivery Year, including Generation Capacity Resources purchased from specified units and excluding Generation Capacity Resources sold outside the PJM Region from specified units. Such rate shall also include (i) an adjustment, if any, for capacity unavailable due to energy limitations determined in accordance with definitions and criteria set forth in the PJM Manuals and (ii) any other adjustments developed by the Office of Interconnection and maintained in the PJM Manuals to adjust the parameters of a designated unit when such parameters are or will be used to determine a future PJM Region reserve requirement and such adjustment is required to more accurately predict the future performance of such unit in light of extraordinary circumstances. For the purposes of this Schedule, the average EFOR_D shall be the average of the capacity-weighted EFOR_Ds of all units committed to serve load in the PJM Region; and for purposes of the EFOR_D calculations under this Paragraph C ~~for any Delivery Year beginning after May 31, 2010, outages deemed to be outside plant management control in accordance with NERC guidelines shall not be considered, and for the 2018/2019 Delivery Year and all subsequent Delivery Years,~~ outages deemed to be outside plant management control in accordance with NERC guidelines shall be considered. All rates shall be in percent.

1. The EFOR_D of a unit not yet in service or which has been in service less than one full calendar year at the time of forecast shall be the class average rate for units with that capability and of that type, as estimated and used in the calculation of the Forecast Pool Requirement.
2. The EFOR_D of a unit in service five or more full calendar years at the time of forecast shall be the average rate experienced by such unit during the five most recent calendar years. Historical data shall be based on official reports of the Parties under rules and practices developed by the Office of Interconnection and maintained in the PJM Manuals.
3. The EFOR_D of a unit in service at least one full calendar year but less than five full calendar years at the time of the forecast shall be determined as follows:

Full Calendar
Years of Service

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1. One-fifth the rate experienced during the calendar year, plus four-fifths the class average rate.
2. Two-fifths the average rate experienced during the two calendar years, plus three-fifths the class average rate.
3. Three-fifths the average rate experienced during the three calendar years, plus two-fifths the class average rate.
4. Four-fifths the average rate experienced during the four calendar years, plus one-fifth the class average rate.

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SCHEDULE 6

PROCEDURES FOR DEMAND RESOURCES AND ENERGY EFFICIENCY

A. Parties can partially or wholly offset the amounts payable for the Locational Reliability Charge with Demand Resources that are operated under the direction of the Office of the Interconnection. FRR Entities may reduce their capacity obligations with Demand Resources that are operated under the direction of the Office of the Interconnection and detailed in such entity's FRR Capacity Plan. Demand Resources qualifying under the criteria set forth below may be offered for sale or designated as Self-Supply in the Base Residual Auction, included in an FRR Capacity Plan, or offered for sale in any Incremental Auction, for any Delivery Year for which such resource qualifies. Qualified Demand Resources generally fall in one of two categories, i.e., Guaranteed Load Drop or Firm Service Level, as further specified in section G below and the PJM Manuals. Qualified Demand Resources may be provided by a Curtailment Service Provider, notwithstanding that such Curtailment Service Provider is not a Party to this Agreement. Such Curtailment Service Providers must satisfy the requirements hereof and the PJM Manuals.

1. A Party must formally notify, in accordance with the requirements of the PJM Manuals and section F hereof, as applicable, the Office of the Interconnection of the Demand Resource Registration that it is placing under the direction of the Office of the Interconnection. A Party must further notify the Office of the Interconnection whether the Demand Resource Registration is linked to ~~a Limited Demand Resource, an Extended Summer Demand Resource, a Base Capacity Demand Resource,~~ a Summer-Period Demand Resource or an Annual Demand Resource.

2. A Demand Resource Registration must achieve its full load reduction within the following time period:

(a) For the 2015/2016 Delivery Year and subsequent Delivery Years, a Demand Resource Registration must be able to fully respond to a Load Management Event within 30 minutes of notification from the Office of the Interconnection. This default 30 minute prior notification shall apply unless a Curtailment Service Provider obtains an exception from the Office of the Interconnection due to physical operational limitations that prevent the Demand Resource Registration from reducing load within that timeframe. In such case, the Curtailment Service Provider shall submit a request for an exception to the 30 minute prior notification

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requirement to the Office of the Interconnection, at the time the Registration Form for that Demand Resource Registration is submitted in accordance with Tariff, Attachment K-Appendix. The only alternative notification times that the Office of Interconnection will permit, upon approval of an exception request, are 60 minutes and 120 minutes prior to a Load Management Event. The Curtailment Service Provider shall indicate in writing, in the appropriate application, that it seeks an exception to permit a prior notification time of 60 minutes or 120 minutes, and the reason(s) for the requested exception. A Curtailment Service Provider shall not submit a request for an exception to the default 30 minute notification period unless it has done its due diligence to confirm that the Demand Resource Registration is physically incapable of responding within that timeframe based on one or more of the reasons set forth below and as may be further defined in the PJM Manuals and has obtained detailed data and documentation to support this determination.

In order to establish that a Demand Resource Registration is reasonably expected to be physically unable to reduce load in that timeframe, the Curtailment Service Provider that submitted the Demand Resource Registration must demonstrate that:

- (i) The manufacturing processes for the Demand Resource Registration require gradual reduction to avoid damaging major industrial equipment used in the manufacturing process, or damage to the product generated or feedstock used in the manufacturing process;
- (ii) Transfer of load to back-up generation requires time-intensive manual process taking more than 30 minutes;
- (iii) On-site safety concerns prevent location from implementing reduction plan in less than 30 minutes; or,
- (iv) The Demand Resource Registration is comprised of mass market residential customers or Small Commercial Customers which collectively cannot be notified of a Load Management Event within a 30-minute timeframe due to unavoidable communications latency, in which case the requested notification time shall be no longer than 120 minutes.

The Office of the Interconnection may request data and documentation from the Curtailment Service Provider and such Curtailment Service Provider shall provide to the Office of the Interconnection within three (3) Business Days of a request therefor, a copy of all of the data and documentation supporting the exception request. Failure to provide a timely response to such request shall cause the exception to terminate the following Operating Day.

At its sole option and discretion, the Office of the Interconnection may review the data and documentation provided by the Curtailment Service Provider to determine if the Demand Resource Registration has met one or more of the criteria above. The Office of the Interconnection will notify the Curtailment Service Provider in writing of its determination by no later than ten (10) Business Days after receipt of the data and documentation.

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The Curtailment Service Provider shall provide written notification to the Office of the Interconnection of a material change to the facts that supported its exception request within three (3) Business Days of becoming aware of such material change in facts, and, if the Office of Interconnection determines that the physical limitation criteria above are no longer being met, the Demand Resource Registration shall be subject to the default notification period of 30 minutes immediately upon such determination.

3. The initiation of load reduction, upon the request of the Office of the Interconnection, must be within the authority of the dispatchers of the Party. No additional approvals should be required.

4. The initiation of load reduction upon the request of the Office of the Interconnection is considered a pre-emergency or emergency action and must be implementable prior to a voltage reduction.

5. A Curtailment Service Provider intending to offer for sale or designate for self-supply, a Demand Resource in any RPM Auction, or intending to include a Demand Resource in any FRR Capacity Plan must demonstrate, to PJM's satisfaction, that such resource shall have the capability to provide a reduction in demand, or otherwise control load, on or before the start of the Delivery Year for which such resource is committed. As part of such demonstration, each such Curtailment Service Provider shall submit a Demand Resource Sell Offer Plan in accordance with the standards and procedures set forth in RAA, Schedule 6, section A-1; RAA, Schedule 8.1 (as to FRR Capacity Plans) and the PJM Manuals, no later than 30 days prior to, as applicable, the RPM Auction in which such resource is to be offered, or the deadline for submission of the FRR Capacity Plan in which such resource is to be included. PJM may verify the Curtailment Service Provider's adherence to the Demand Resource Sell Offer Plan at any time. A Curtailment Service Provider with a PJM-approved Demand Resource Sell Offer Plan will be permitted to offer up to the approved Demand Resource quantity into the subject RPM Auction or include such resource in its FRR Capacity Plan.

6. Selection of a Demand Resource in an RPM Auction results in commitment of capacity to the PJM Region. Demand Resources that are so committed must be linked to registrations participating in the Full Program Option or Capacity Only Option of the Emergency Load Response and Pre-Emergency Load Response Program and thus available for dispatch during PJM-declared pre-emergency events and emergency events.

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A-1. A Demand Resource Sell Offer Plan shall consist of a completed template document in the form posted on the PJM website, requiring the information set forth below and in the PJM Manuals, and a Demand Resource Officer Certification Form signed by an officer of the Demand Resource Provider that is duly authorized to provide such a certification. The Demand Resource Sell Offer Plan must provide information that supports the Demand Resource Provider's intended Demand Resource Sell Offers and demonstrates that the Demand Resources are being offered with the intention that the MW quantity that clears the auction is reasonably expected to be physically delivered through Demand Resource registrations for the relevant Delivery Year. The Demand Resource Sell Offer Plan shall include all Existing Demand Resources and all Planned Demand Resources that the Demand Resource Provider intends to offer into an RPM Auction or include in an FRR Capacity Plan.

1. Demand Resource Sell Offer Plan Template. The Demand Resource Sell Offer Plan template, in the form provided on the PJM website, shall require the Demand Resource Provider to provide the following information and such other information as specified in the PJM Manuals:

(a) Summary Information. The completed template shall include the Demand Resource Provider's company name, contact information, and the Nominated DR Value in ICAP MWs by Zone/sub-Zone that the Demand Resource Provider intends to offer, stated separately for Existing Demand Resources and Planned Demand Resources. The total Nominated DR Value in MWs for each Zone/sub-Zone shall be the sum of the Nominated DR Value of Existing Demand Resources and the Nominated DR Value of Planned Demand Resources, and shall be the maximum MW amount the Provider intends to offer in the RPM Auction for the indicated Zone/sub-Zone, provided that nothing herein shall preclude the Demand Resource Provider from offering in the auction a lesser amount than the total Nominated DR Value shown in its Demand Resource Sell Offer Plan.

(b) Existing Demand Resources. The Demand Resource Provider shall identify all Existing Demand Resources by identifying end-use customer sites that are currently registered with PJM (even if not registered by such Demand Resource Provider) and that the Demand Resource Provider reasonably expects to have under a contract to reduce load based on PJM dispatch instructions by the start of the auction Delivery Year.

(c) Planned Demand Resources. The Demand Resource Provider shall provide the details of, and key assumptions underlying, the Planned Demand Resource quantities (i.e., all Demand Resource quantities in excess of Existing Demand Resource quantities) contained in the Demand Resource Sell Offer Plan, including:

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(i) key program attributes and assumptions used to develop the Planned Demand Resource quantities, including, but not limited to, discussion of:

- method(s) of achieving load reduction at customer site(s);
- equipment to be controlled or installed at customer site(s), if any;
- plan and ability to acquire customers;
- types of customer targeted;
- support of market potential and market share for the target customer base, with adjustments for Existing Demand Resource customers within this market and the potential for other Demand Resource Providers targeting the same customers; and
- assumptions regarding regulatory approval of program(s), if applicable.

(ii) Zone/sub-Zone information by end-use customer segment for all Nominated DR Values for which an end-use customer site is not identified, to include the number in each segment of end-use customers expected to be registered for the subject Delivery Year, the average Peak Load Contribution per end-use customer for such segment, and the average Nominated DR Value per customer for such segment. End-use customer segments may include residential, commercial, small industrial, medium industrial, and large industrial, as identified and defined in the PJM Manuals, provided that nothing herein or in the Manuals shall preclude the Provider from identifying more specific customer segments within the commercial and industrial categories, if known.

(iii) Information by end-use customer site to the extent required by subsection A-1(1)(c)(iv) or, if not required by such subsection, to the extent known at the time of the submittal of the Demand Resource Sell Offer Plan, to include: customer EDC account number (if known), customer name, customer premise address, Zone/sub-Zone in which the customer is located, end-use customer segment, current Peak Load Contribution value (or an estimate if actual value not known) and an estimate of expected Peak Load Contribution for the subject Delivery Year, and an estimated Nominated DR Value.

(iv) End-use customer site-specific information shall be required for any Zones or sub-Zones identified by PJM pursuant to this subsection for the portion, if any, of a Demand Resource Provider's intended offer in such Zones or sub-Zones that exceeds a Sell Offer threshold determined pursuant to this subsection, as any such excess quantity under such conditions should reflect Planned Demand Resources from end-use customer sites that the Provider has a high degree of certainty it will physically deliver for the

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subject Delivery Year. In accordance with the procedures in subsection A-1(3) below, PJM shall identify, as requiring site-specific information, all Zones and sub-Zones that comprise any LDA group (from a list of LDA groups stated in the PJM Manuals) in which [the quantity of cleared Demand Resources from the most recent Base Residual Auction] plus [the quantity of Demand Resources included in FRR Capacity Plans for the Delivery Year addressed by the most recent Base Residual Auction] in any Zone or sub-Zone of such LDA group exceeds the greater of:

- the maximum Demand Resources quantity registered with PJM for such Zone for any Delivery Year from the current (at time of plan submission) Delivery Year and the two preceding Delivery Years; and
- the potential Demand Resource quantity for such Zone estimated by PJM based on an independent published assessment of demand response potential that is reasonably applicable to such Zone, as identified in the PJM Manuals.

For each such Zone and sub-Zone, the Sell Offer threshold for each Demand Resource Provider shall be the higher of:

- the Demand Resource Provider's maximum Demand Resource quantity registered with PJM for such Zone/sub-Zone over the current Delivery Year (at the time of plan submission) and two preceding Delivery Years;
- the Demand Resource Provider's maximum for any single Delivery Year of [such provider's cleared Demand Resource quantity] plus [such provider's quantity of Demand Resources included in FRR Capacity Plans] from the three forward Delivery Years addressed by the three most recent Base Residual Auctions for such Zone/sub-Zone; and
- 10 MW.

(d) Schedule. The Demand Resource Provider shall provide an approximate timeline for procuring end-use customer sites as needed to physically deliver the total Nominated DR Value (for both Existing Demand Resources and Planned Demand Resources) by Zone/sub-Zone in the Demand Resource Sell Offer Plan. The Demand Resource Provider must specify the cumulative number of customers and the cumulative Nominated DR Value associated with each end-use customer segment within each Zone/sub-Zone that the Demand Resource Provider expects (at the time of plan submission) to have under contract as of June 1 each year between the time of the auction and the subject Delivery Year.

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2. Demand Resource Officer Certification Form. Each Demand Resource Sell Offer Plan must include a Demand Resource Officer Certification, signed by an officer of the Demand Resource Provider that is duly authorized to provide such a certification, in the form shown in the PJM Manuals, which form shall include the following certifications:

(a) that the signing officer has reviewed the Demand Resource Sell Offer Plan and the information supplied to PJM in support of the Plan is true and correct as of the date of the certification;

(b) that the Sell Offer Plan does not include any Critical Natural Gas Infrastructure facilities, and

(c) that the Demand Resource Provider is submitting the Plan with the reasonable expectation, based upon its analyses as of the date of the certification, to physically deliver all megawatts that clear the RPM Auction through Demand Resource registrations by the specified Delivery Year.

As set forth in the form provided in the PJM Manuals, the certification shall specify that it does not in any way abridge, expand, or otherwise modify the current provisions of the PJM Tariff, Operating Agreement and/or RAA, or the Demand Resource Provider's rights and obligations thereunder, including the Demand Resource Provider's ability to adjust capacity obligations through participation in PJM incremental auctions and bilateral transactions.

3. Procedures. No later than December 1 prior to the Base Residual Auction for a Delivery Year, PJM shall post to the PJM website a list of Zones and sub-Zones, if any, for which end-use customer site-specific information shall be required under the conditions specified in subsection A-1(1)(c)(iv) above for all RPM Auctions conducted for such Delivery Year. Once so identified, a Zone or sub-Zone shall remain on the list for future Delivery Years until the threshold determined under subsection A-1(1)(c)(iv) above is not exceeded for three consecutive Delivery Years. No later than 30 days prior to the RPM Auction in which a Demand Resource Provider intends to offer a Demand Resource, the Demand Resource Provider shall submit to PJM a completed Demand Resource Sell Offer Plan template and a Demand Resource Officer Certification Form signed by a duly authorized officer of the Provider. PJM will review all submitted DR Sell Offer Plans. No later than 10 Business Days prior to the subject RPM Auction, PJM shall notify any Demand Resource Providers that have identified the same end-use customer site(s) in their respective DR Sell Offer Plans for the same Delivery Year. In such event, the MWs associated with such site(s) will not be approved for inclusion in a Sell Offer in an RPM Auction by any of the Demand Resource Providers, unless a Demand Resource Provider provides a letter of support from the end-use customer indicating that it is likely to execute a contract with that Demand Resource Provider for the relevant Delivery Year, or provides other comparable evidence of likely commitment. Such letter of support or other supporting evidence

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must be provided to PJM no later than 7 Business Days prior to the subject RPM Auction. If an end-use customer provides letters of support for the same site for the same Delivery Year to multiple Demand Resource Providers, the MWs associated with such end-use customer site shall not be approved as a Demand Resource for any of the Demand Resource Providers. No later than 5 Business Days prior to the subject RPM Auction, PJM will notify each Demand Resource Provider of the approved Demand Resource quantity, by Zone/sub-Zone, that such Demand Resource Provider is permitted to offer into such RPM Auction.

- B. The Unforced Capacity value of a Demand Resource will be determined ~~as~~:

~~(1) for the Delivery Years through May 31, 2018, or for FRR Capacity Plans for Delivery Years through May 31, 2019, the product of the Nominated Value of the Demand Resource, times the DR Factor, times the Forecast Pool Requirement, and for the 2018/2019 Delivery Year and subsequent Delivery Years through the 2024/2025 Delivery Year, or for FRR Capacity Plans for the 2019/2020 Delivery Year and subsequent Delivery Years, as~~ the product of the Nominated Value of the Demand Resource times the Forecast Pool Requirement. Nominated Values shall be determined and reviewed in accordance with sections I and J, respectively, and the PJM Manuals. ~~The DR Factor is a factor established by the PJM Board with the advice of the Members Committee to reflect the increase in the peak load carrying capability in the PJM Region due to Demand Resources. Peak load carrying capability is defined to be the peak load that the PJM Region is able to serve at the loss of load expectation defined in the Reliability Principles and Standards. The DR Factor is the increase in the peak load carrying capability in the PJM Region due to Demand Resources, divided by the total Nominated Value of Demand Resources in the PJM Region. The DR Factor will be determined using an analytical program that uses a probabilistic approach to determine reliability. The determination of the DR Factor will consider the reliability of Demand Resources, the number of interruptions, and the total amount of load reduction.~~

~~(2) for the 2025/2026 Delivery Year and subsequent Delivery Years, in accordance with RAA, Schedule 9.2. Nominated Values shall be determined and reviewed in accordance with sections I and J, respectively, and the PJM Manuals.~~

- C. Demand Resources offered and cleared in a Base Residual or Incremental Auction shall receive the corresponding Capacity Resource Clearing Price as determined in such auction, in accordance with Tariff, Attachment DD. For Delivery Years beginning with the Delivery Year that commences on June 1, 2013, any Demand Resources located in a Zone with multiple LDAs shall receive the Capacity Resource Clearing Price applicable to the location of such resource within such Zone, as identified in such resource's offer.

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Further, the Curtailment Service Provider shall register its resource in the same location within the Zone as specified in its cleared sell offer, and shall be subject to deficiency charges under Tariff, Attachment DD to the extent it fails to provide the resource in such location consistent with its cleared offer.

- D. The Party, Electric Distributor, or Curtailment Service Provider that establishes a contractual relationship (by contract or tariff rate) with a customer for load reductions is entitled to receive the compensation specified in section C for a committed Demand Resource, notwithstanding that such provider is not the customer's energy supplier.
- E. Any Party hereto shall demonstrate that its Demand Resources performed during periods when load management procedures were invoked by the Office of the Interconnection. The Office of the Interconnection shall adopt and maintain rules and procedures for verifying the performance of such resources, as set forth in section K hereof and the PJM Manuals. In addition, committed Demand Resources that do not comply with the directions of the Office of the Interconnection to reduce load during an emergency shall be subject to the penalty charge set forth in Tariff, Attachment DD.
- F. Parties may elect to place Demand Resources associated with Behind The Meter Generation under the direction of the Office of the Interconnection for a Delivery Year by submitting a Sell Offer for such resource (as Self Supply, or with an offer price) in the Base Residual Auction for such Delivery Year. This election shall remain in effect for the entirety of such Delivery Year. In the event such an election is made, such Behind The Meter Generation will not be netted from load for the purposes of calculating the Daily Unforced Capacity Obligations under this Agreement.
- G. PJM measures Demand Resource Registrations in the following ways:

Firm Service Level (FSL) – Load management achieved by an end-use customer reducing its load to a pre-determined level (the Firm Service Level), upon notification from the Curtailment Service Provider's market operations center or its agent.

Guaranteed Load Drop (GLD) – Load management achieved by an end-use customer reducing its load by a pre-determined amount (the Guaranteed Load Drop), upon notification from the Curtailment Service Provider's market operations center or its agent. Typically, the load reduction is achieved through running customer-owned backup generators, or by shutting down process equipment.

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H. Each Curtailment Service Provider must satisfy (or contract with another LSE, Curtailment Service Provider, or electric distribution company to provide) the following requirements:

- A point of contact with appropriate backup to ensure single call notification from PJM and timely execution of the notification process;
- Supplemental status reports, detailing Demand Resources available, as requested by PJM;
- Entry of customer-specific Demand Resource Registration information, for planning and verification purposes, into the designated PJM electronic system.
- Customer-specific compliance and verification information for each PJM-initiated Demand Resource event or ~~Provider initiated~~ test event, as well as aggregated Provider load drop data for Provider-initiated events, in accordance with established reporting guidelines.
- Load drop estimates for all Load Management events and test events, prepared in accordance with the PJM Manuals.

I. The Nominated Values (summer~~,or~~ winter ~~or annual~~) for each Demand Resource Registration shall be determined consistent with the process described below.

The summer Nominated Value for Firm Service Level customer(s) on a registration will be based on the peak load contribution for the customer(s), as typically determined by the 5CP methodology utilized by the electric distribution company to determine ICAP obligation values. The summer Nominated Value for a registration shall equal the total peak load contribution for the customers on the registration minus the summer Firm Service Level multiplied by the loss factor. The winter Nominated Value for Firm Service Level customer(s) on a registration shall equal the total Winter Peak Load for customers on the registration multiplied by Zonal Winter Weather Adjustment Factor minus winter Firm Service level and then the result is multiplied by the loss factor. ~~The annual Nominated Value for or Firm Service Level customer(s) on a registration shall~~

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~~equal the lesser of i) summer Nominated Value or ii) winter Nominated Value. Effective with the 2019/2020 Delivery Year, an annual Nominated Value for a registration is no longer calculated.~~

The summer Nominated Value for a Guaranteed Load Drop customer on a registration shall equal the summer guaranteed load drop amount, adjusted for system losses and shall not exceed the customer's Peak Load Contribution, as established by the customer's contract with the Curtailment Service Provider. The winter Nominated Value for a Guaranteed Load Drop customer on a registration shall be the winter guaranteed load drop amount, adjusted for system losses, and shall not exceed the customer's Winter Peak Load multiplied by Zonal Winter Weather Adjustment Factor multiplied by the loss factor, as established by the customer's contract with the Curtailment Service Provider.

~~The annual Nominated Value for a Guaranteed Load Drop customer on a registration shall be the lesser of the i) summer Nominated Value or ii) winter Nominated Value. Effective with the 2019/2020 Delivery Year, an annual Nominated Value for a registration is no longer calculated.~~

Customer-specific Demand Resource Registration information (EDC account number, peak load contribution, Winter Peak Load, notification period, etc.) will be entered into the designated PJM electronic system to establish nominated values. Each Demand Resource Registration should be linked to a Demand Resource. Additional data may be required, as defined in sections J and K and the PJM Manuals.

- J. Nominated Values shall be reviewed based on documentation of customer-specific data and Demand Resource Registration information, to verify the amount of load management available and to set a summer ~~,or~~ winter, ~~or annual~~ Nominated Value. Data is provided by both the zone EDC and the Curtailment Service Provider in the designated PJM electronic system, and must include the EDC meter number or other unique customer identifier, Peak Load Contribution (5CP), Winter Peak Load, contract firm service level or guaranteed load drop values, applicable loss factor, zone/area location of the load drop, number of active participants, etc. Such data must be uploaded and approved prior to the first day of the Delivery Year for which such Demand Resource Registration is effective. Curtailment Service Providers must provide this information concurrently to host EDCs.

For Firm Service Level and Guaranteed Load Drop customers, the 5CP values, for the zone and affected customers, will be adjusted to reflect an "unrestricted" peak for a zone, based on information provided by the Curtailment Service Provider. Load drop levels shall be estimated in accordance with guidelines in the PJM Manuals.

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~~The daily Nominated Value for the Delivery Year for a Limited Demand Resource, Extended Summer Demand Resource, Base Capacity Demand Resource, and Annual Demand Resource without a Capacity Performance commitment shall equal the sum of the summer Nominated Values of the registrations linked to such Demand Resource. For the 2017/2018 and 2018/2019 Delivery Years, the daily Nominated Value for the Delivery Year for an Annual Demand Resource with a Capacity Performance commitment shall equal the sum of the annual Nominated Values of the registrations linked to such Demand Resource. For the 2019/2020 Delivery Year, the daily Nominated Value for the Delivery Year for an Annual Demand Resource with a Capacity Performance commitment shall equal the lesser of (i) the sum of the summer Nominated Values of the registrations linked to such Demand Resource or (ii) the sum of the winter Nominated Values of the registrations linked to such Demand Resource. Effective with the 2020/2021 Delivery Year, t~~The daily Nominated Value of a Demand Resource with a Capacity Performance commitment (which may consist of an Annual Demand Resource with a Capacity Performance commitment and/or Summer Period Demand Resource with a Capacity Performance commitment) shall equal the sum of the summer Nominated Values of the registrations linked to such Demand Resource for the summer period of June through October and May of the Delivery Year, and shall equal the lesser of (i) the sum of the summer Nominated Values of the registrations linked to such Demand Resource or (ii) the sum of the winter Nominated Values of the registrations linked to such Demand Resource for the non-summer period of November through April of the Delivery Year.

- K. Compliance is the process utilized to review Provider performance during PJM-initiated Load Management events and ~~Curtailment Service Provider initiated~~ tests. Compliance will be established for each Provider on an event specific basis for the Curtailment Service Provider's Demand Resource Registrations dispatched by the Office of the Interconnection during such event. PJM will establish and communicate reasonable deadlines for the timely submittal of event data to expedite compliance reviews. Compliance reviews will be completed as soon after the event as possible, with the expectation that reviews of a single event will be completed within two months of the end of the month in which the event took place. Curtailment Service Providers are responsible for the submittal of compliance information to PJM for each PJM-initiated event and ~~Curtailment Service Provider initiated~~ test during the compliance period.

Compliance is measured for Market Participant Bonus Performance, as applicable prior to the 2025/2026 Delivery Year, and Non-Performance Charges. Non-Performance Charges are assessed for the defined obligation period of each Demand Resource as defined in RAA, Article 1, subject to the following requirements:

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Compliance is checked on an individual customer basis for Firm Service Level, by comparing actual load during the event to the firm service level. Current load for a statistical sample of end-use customers may be used for compliance for residential non-interval metered registrations in accordance with the PJM Manuals and subject to PJM approval. Curtailment Service Providers must submit actual customer load levels (for the event period) for the compliance report. Compliance for FSL will be based on:

Summer (June through October and the following May of a Delivery Year)- End use customer's current Delivery Year peak load contribution ("PLC") minus the metered load ("Load") multiplied by the loss factor ("LF"). The calculation is represented by:

$$(PLC) - (Load * LF)$$

Winter (November through April of a Delivery Year)- End use customer's Winter Peak Load ("WPL") multiplied by Zonal Winter Weather Adjustment Factor ("ZWWAF") multiplied by LF, minus the metered load ("Load") multiplied by the LF. The calculation is represented by:

$$(WPL * ZWWAF * LF) - (Load * LF)$$

Compliance is checked on an individual customer basis for Guaranteed Load Drop. Current load for a statistical sample of end-use customers may be used for compliance for residential non-interval metered registrations in accordance with the PJM Manuals and subject to PJM approval. Guaranteed Load Drop compliance will be based on:

- (i) the lesser of (a) comparison load used to best represent what the load would have been if PJM did not declare a Load Management Event or the CSP did not initiate a test as outlined in the PJM Manuals, minus the Load and then multiplied by the LF, or (b) For a summer event, the PLC minus the Load multiplied by the LF. A summer load reduction will only be recognized for capacity compliance if the Load multiplied by the LF is less than the PLC. For a non-summer event, the WPL multiplied the ZWWAF multiplied by LF, minus the Load multiplied by the LF. A non-summer load reduction will only be recognized for capacity compliance if the Load multiplied by the LF is less than the WPL multiplied by the ZWWAF multiplied by LF.
- (ii) Curtailment Service Providers must submit actual loads and comparison loads for all hours during the day of the Load Management Event or the Load Management

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performance test, and for all hours during any other days as required by the Office of the Interconnection to calculate the load reduction. Comparison loads must be developed from the guidelines in the PJM Manuals, and note which method was employed.

- (iii) Methodologies for establishing comparison load for Guaranteed Load Drop end-use customers are described in greater detail in Manual M-19, PJM Manual for Load Forecasting and Analysis, at Attachment A: Load Drop Estimate Guidelines.

Load reduction compliance is ~~averaged over the Load Management Event for a Demand Resource Registration linked to a Limited Demand Resource, Extended Summer Demand Resource, or Annual Demand Resource without a Capacity Performance commitment or~~ determined on an hourly basis for a Demand Resource Registration linked to ~~a Base Capacity Demand Resource or an~~ Annual Demand Resource with a Capacity Performance commitment, for each FSL and GLD customer dispatched by the Office of the Interconnection for at least 30 minutes of the clock hour (i.e., “partial dispatch compliance hour”). ~~The registered capacity commitment for a Demand Resource Registration without a Base or Capacity Performance commitment for the partial dispatch compliance hour will be prorated based on the number of minutes dispatched during the clock hour and as defined in the Manuals.~~ Curtailment Service Provider may submit 1 minute load data for use in capacity compliance calculations for partial dispatch compliance hours subject to PJM approval and in accordance with the PJM Manuals where: (a) metering meets all Tariff and Manual requirements, (b) 1 minute load data shall be submitted to PJM for all locations on the registration, and (c) 1 minute load data measures energy consumption over the minute. The registered capacity commitment for a Demand Resource Registration with a Base or Capacity Performance commitment is not prorated based on the number of minutes dispatched during the clock hours. The actual hourly load reduction for the hour ending that includes a Performance Assessment Interval(s) is flat-profiled over the set of dispatch intervals in the hour in accordance with the PJM Manuals.

A Demand Resource Registration may not reduce their load below zero (i.e., export energy into the system). No compliance credit will be given for an incremental load drop below zero.

~~Compliance will be totaled over all dispatched registrations for FSL and GLD customers linked to a committed Limited Demand Resource, Extended Summer Demand Resource, and Annual Demand Resource without a Capacity Performance commitment to determine a net compliance position for the event for each Provider by Compliance Aggregation Area and such net compliance position shall be allocated to the underlying registrations, in accordance with PJM Manuals. Load Management Event deficiencies shall be as further determined in accordance with Tariff, Attachment DD, section 11 and PJM Manuals.~~

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For a Performance Assessment Interval, compliance will be totaled over all dispatched registrations for FSL and GLD customers linked to a Provider's ~~Base Capacity Demand Resource or to an~~ Annual Demand Resource with a Capacity Performance commitment to determine the Actual Performance for such Demand Resource in accordance with Tariff, Attachment DD, section 10A, and PJM Manuals. The Expected Performance for such Demand Resource shall be equal to the Provider's committed capacity on the Demand Resource, adjusted to account for any linked registrations that were not dispatched by PJM. A Provider's Demand Resources' initial Performance Shortfalls shall be netted for all the seller's Demand Resources in the Emergency Action Area to determine a net Emergency Action Area Performance Shortfall which is then allocated to the Capacity Market Seller's Demand Resources in accordance with Tariff, Attachment DD, section 10A, and PJM Manuals.

L. Energy Efficiency Resources

1. An Energy Efficiency Resource is a project, including installation of more efficient devices or equipment or implementation of more efficient processes or systems, exceeding then-current building codes, appliance standards, or other relevant standards, designed to achieve a continuous (during peak summer and winter periods as described herein) reduction in electric energy consumption at the End-Use Customer's retail site that is not reflected in the peak load forecast prepared for the Delivery Year for which the Energy Efficiency Resource is proposed, and that is fully implemented at all times during such Delivery Year, without any requirement of notice, dispatch, or operator intervention.
2. An Energy Efficiency Resource may be offered as a Capacity Resource in the Base Residual or Incremental Auctions for any Delivery Year beginning on or after June 1, 2011. No later than 30 days prior to the auction in which the resource is to be offered, the Capacity Market Seller shall submit to the Office of the Interconnection a notice of intent to offer the resource into such auction and a measurement and verification plan. The notice of intent shall include all pertinent project design data, including but not limited to the peak-load contribution of affected customers, a full description of the equipment, device, system or process intended to achieve the load reduction, the load reduction pattern, the project location, the project development timeline, and any other relevant data. Such notice also shall state the seller's proposed Nominated Energy Efficiency Value.

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- ~~• For Delivery Years through May 31, 2018 for all Energy Efficiency Resources not committed as a Capacity Performance Resource, the seller's proposed Nominated Energy Efficiency Value shall be the expected average load reduction between the hour ending 15:00 EPT and the hour ending 18:00 EPT during all days from June 1 through August 31, inclusive, of such Delivery Year that is not a weekend or federal holiday;~~
- ~~• For the 2018/2019 and 2019/2020 Delivery Years, the seller's proposed Nominated Energy Efficiency Value for any Base Capacity Energy Efficiency Resource shall be the expected average load reduction between the hour ending 15:00 EPT and the hour ending 18:00 EPT during all days from June 1 through August 31, inclusive, of such Delivery Year that is not a weekend or federal holiday; and~~
- For the 2018/2019 Delivery Year and subsequent Delivery Years and for any Annual Energy Efficiency Resource committed as a Capacity Performance Resource ~~for the 2016/2017 and 2017/2018 Delivery Years~~, the seller's proposed Nominated Energy Efficiency Value for any Annual Energy Efficiency Resources, shall be the expected average load reduction, for all days from June 1 through August 31, inclusive, of such Delivery Year that is not a weekend or federal holiday, between the hour ending 15:00 EPT and the hour ending 18:00 EPT. In addition, the expected average load reduction for all days from January 1 through February 28, inclusive, of such Delivery Year that is not a weekend or federal holiday, between the hour ending 8:00 EPT and the hour ending 9:00 EPT and between the hour ending 19:00 EPT and the hour ending 20:00 EPT shall not be less than the Nominated Energy Efficiency Value; and
- For the 2020/2021 Delivery Year and subsequent Delivery Years, the seller's proposed Nominated Energy Efficiency Value for any Summer-Period Energy Efficiency Resource shall be the expected average load reduction between the hour ending 15:00 EPT and the hour ending 18:00 EPT during all days from June 1 through August 31, inclusive, of such Delivery Year that is not a weekend or federal holiday.

The measurement and verification plan shall describe the methods and procedures, consistent with the PJM Manuals, for determining the amount of the load reduction and confirming that such reduction is achieved. The Office of the Interconnection shall determine, upon review of such notice, the Nominated Energy Efficiency Value that may be offered in the Reliability Pricing Model Auction.

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3. An Energy Efficiency Resource may be offered with a price offer or as Self-Supply. If an Energy Efficiency Resource clears the auction, it shall receive the applicable Capacity Resource Clearing Price, subject to section 5 below. A Capacity Market Seller offering an Energy Efficiency Resource must comply with all applicable credit requirements as set forth in Tariff, Attachment Q. ~~For Delivery Years through May 31, 2018, or for FRR Capacity Plans for Delivery Years through May 31, 2019, the Unforced Capacity value of an Energy Efficiency Resource offered into an RPM Auction shall be the Nominated Energy Efficiency value times the DR Factor and the Forecast Pool Requirement. For the 2018/2019 Delivery Year and subsequent Delivery Years, or for FRR Capacity Plans for the 2019/2020 Delivery Year and subsequent Delivery Years, t~~The Unforced Capacity value of an Energy Efficiency Resource offered into an RPM Auction or committed in a FRR Capacity Plan shall be the Nominated Energy Efficiency Value times the Forecast Pool Requirement.
4. An Energy Efficiency Resource that clears an auction for a Delivery Year may be offered in auctions for up to three additional consecutive Delivery Years, but shall not be assured of clearing in any such auction; provided, however, an Energy Efficiency Resource may not be offered for any Delivery Year in which any part of the peak season is beyond the expected life of the equipment, device, system, or process providing the expected load reduction; and provided further that a Capacity Market Seller that offers and clears an Energy Efficiency Resource in a BRA may elect a New Entry Price Adjustment on the same terms as set forth in Tariff, Attachment DD, section 5.14(c).
5. For every Energy Efficiency Resource clearing an RPM Auction for a Delivery Year, the Capacity Market Seller shall submit to the Office of the Interconnection, by no later than 30 days prior to each Auction an updated project status and measurement and verification plan subject to the criteria set forth in the PJM Manuals.
6. For every Energy Efficiency Resource clearing an RPM Auction for a Delivery Year, the Capacity Market Seller shall submit to the Office of the Interconnection, by no later than the start of such Delivery Year, an updated project status and detailed measurement and verification data meeting the standards for precision and accuracy set forth in the PJM Manuals. The final value of the Energy Efficiency Resource during such Delivery Year shall be as determined by the Office of the Interconnection based on the submitted data.

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7. The Office of the Interconnection may audit, at the Capacity Market Seller's expense, any Energy Efficiency Resource committed to the PJM Region. The audit may be conducted any time including the Performance Hours of the Delivery Year.

8. ~~For Incremental Auctions conducted for the 2019/2020 and 2020/2021 Delivery Years, and f~~For RPM Auctions for the 2021/2022 Delivery Year and subsequent Delivery Years, if a Relevant Electric Retail Regulatory Authority receives FERC authorization to qualify or prohibit Energy Efficiency Resource participation in a specific area(s) of the PJM Region, the following process applies:
 - (a) The Office of the Interconnection will publicly post a reference to the FERC authorization of a Relevant Electric Retail Regulatory Authority order, ordinance or resolution that qualifies or prohibits Energy Efficiency Resource participation, the applicable electric distribution company(ies), and the applicable auction(s) and/or Delivery Year(s).
 - (b) A Capacity Market Seller that intends to offer or certify Energy Efficiency Resources must identify and itemize all resources that are located in the jurisdiction of a Relevant Electric Retail Regulatory Authority authorized by FERC to qualify or prohibit Energy Efficiency Resource participation within the Zone or LDA, as required, and those outside of the area but within the Zone or LDA, as required.
 - (c) A Capacity Market Seller that intends to offer or certify Energy Efficiency Resources must identify and itemize all Energy Efficiency Resources to be offered as part of its Energy Efficiency measurement and verification plan and certified post-installation measurement and verification report. The Office of Interconnection will provide a list to the relevant electric distribution company for the specific area(s) to review for compliance with the Relevant Electric Retail Regulatory Authority of Capacity Market Sellers that are:
 - (i) offering Energy Efficiency Resources in an RPM Auction within two (2) Business Days after the deadline for submitting an energy efficiency measurement and verification plan for such RPM Auction; and
 - (ii) certifying Energy Efficiency Resources with a Delivery Year post-installation measurement and verification report, within two (2) Business Days of receipt of such Delivery Year post-installation measurement and verification report. The relevant electric distribution company for the specific area(s) shall review for compliance with rules from a Relevant Electric Retail Regulatory Authority authorized by FERC to qualify or prohibit Energy Efficiency Resource.

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(d) The relevant electric distribution company for the specific area(s) shall review for compliance with rules from a Relevant Electric Retail Regulatory Authority authorized by FERC to qualify or prohibit Energy Efficiency Resource participation and provide a response to the Office of the Interconnection within five (5) Business Days after receiving the list of Capacity Market Sellers offering Energy Efficiency Resources. The Office of the Interconnection will not allow a Capacity Market Seller to offer or certify Energy Efficiency Resources if an electric distribution company denies such Capacity Market Seller to deliver Energy Efficiency Resources in compliance with rules of a Relevant Electric Retail Regulatory Authority authorized by FERC to qualify or prohibit Energy Efficiency Resource participation.

- (9) ~~For Incremental Auctions that will be conducted for the 2019/2020 and 2020/2021 Delivery Years, and f~~For RPM Auctions for the 2021/2022 Delivery Year and subsequent Delivery Years, a Capacity Market Seller of Energy Efficiency Resources that cannot satisfy its RPM obligations in any Delivery Year due to the prohibition of participation by a Relevant Electric Retail Regulatory Authority authorized by FERC to prohibit participation of such resources may be relieved of its Capacity Resource Deficiency Charge by notifying the Office of the Interconnection by no later than seven (7) calendar days prior to the posting of the planning parameters for the Third Incremental Auction of that Delivery Year. After providing such notice, the affected Capacity Market Seller may elect to be relieved of its RPM commitment, and shall not be required to obtain replacement capacity for the resource, and no charges shall be assessed by the Office of the Interconnection for the Capacity Market Seller's deficiency in satisfying its RPM obligation for the resource for such Delivery Year. In such case, however, the Capacity Market Seller shall not be entitled to, nor be paid, any RPM revenues for such resource for that Delivery Year. The Office of the Interconnection will apply corresponding adjustments to the quantity of Buy Bids or Sell Offers in the Incremental Auctions for such Delivery Years in accordance with Tariff, Attachment DD, sections 5.12(b)(ii) and 5.12(b)(iii).

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Schedule 8.1

C. Election, and Termination of Election, of FRR Alternative

1. No less than four months before the conduct of the Base Residual Auction for the first Delivery Year for which such election is to be effective, any Party seeking to elect the FRR Alternative shall notify the Office of the Interconnection in writing of such election. Such election shall be for a minimum term of five consecutive Delivery Years. No later than one month before such Base Residual Auction, such Party shall submit its FRR Capacity Plan demonstrating its commitment of Capacity Resources for the term of such election sufficient to meet such Party's Daily Unforced Capacity Obligation (and all other applicable obligations under this Schedule) for the load identified in such plan. Through the 2024/2025 Delivery Year, nNo later than the last business day prior to the start of the relevant Delivery Year in which Capacity Performance requirements shall apply to such FRR Entity, the FRR Entity must also elect whether it seeks to be subject to the Non-Performance Charge for Capacity Performance Resources and; Seasonal Capacity Performance Resources, ~~and Base Capacity Resources~~, as provided in Tariff, section 10A of Attachment DD, section 10A of the PJM Tariff, and described in section G.1 of this Schedule 8.1, or to physical non-performance assessments, as described in section G.2 of this Schedule 8.1. Beginning with the 2025/2026 Delivery Year, the FRR Entity shall be subject to the Non-Performance Charge in accordance with Tariff, Attachment DD, section 10A, and described in section G.1 of this Schedule 8.1.

2. An FRR Entity may terminate its election of the FRR Alternative effective with the commencement of any Delivery Year following the minimum five Delivery Year commitment by providing written notice of such termination to the Office of the Interconnection no later than two months prior to the Base Residual Auction for such Delivery Year. An FRR Entity that has terminated its election of the FRR Alternative shall not be eligible to re-elect the FRR Alternative for a period of five consecutive Delivery Years following the effective date of such termination.

3. Notwithstanding subsections C.1 and C.2 of this Schedule, in the event of a State Regulatory Structural Change, a Party may elect, or terminate its election of, the FRR Alternative effective as to any Delivery Year by providing written notice of such election or termination to the Office of the Interconnection in good faith as soon as the Party becomes aware of such State Regulatory Structural Change but in any event no later than two months prior to the Base Residual Auction for such Delivery Year.

4. To facilitate the elections and notices required by this Schedule, except a new FRR Entity's initial election, the Office of the Interconnection shall post, in addition to the information required by Section 5.11(a) of Attachment DD to the PJM Tariff, the percentage of

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Capacity Resources required to be located in each Locational Deliverability Area by no later than one month prior to the deadline for a Party to provide such elections and notices.

5. Notwithstanding subsections C.1 and C.2 of this Schedule, an FRR Entity that elected the FRR Alternative for a Delivery Year prior to the 2025/2026 Delivery Year, may terminate its election of the FRR Alternative prior to meeting the minimum term of five years without penalty by providing written notice of such termination to the Office of the Interconnection no later than two months prior to the Base Residual Auction for a Delivery Year through the 2028/2029 Delivery Year.

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D. FRR Capacity Plans

1. Each FRR Entity shall submit its initial FRR Capacity Plan as required by subsection C.1 of this Schedule, and shall annually extend and update such plan by no later than one month prior to the Base Residual Auction for each succeeding Delivery Year in such plan. Each FRR Capacity Plan shall indicate the nature and current status of each resource, including the status of each Planned Generation Capacity Resource or Planned Demand Resource, the planned deactivation or retirement of any Generation Capacity Resource or Demand Resource, and the status of commitments for each sale or purchase of capacity included in such plan.

1.1 Beginning with the 2020/2021 Delivery Year and for all subsequent Delivery Years, the FRR Capacity Plan shall comprise only Capacity Performance Resources and Seasonal Capacity Performance Resources.

2. The FRR Capacity Plan of each FRR Entity that commits that it will not sell surplus Capacity Resources as a Capacity Market Seller in any auction conducted under Attachment DD of the PJM Tariff, or to any direct or indirect purchaser that uses such resource as the basis of any Sell Offer in such auction, shall designate Capacity Resources in a megawatt quantity no less than the Forecast Pool Requirement for each applicable Delivery Year times the FRR Entity's allocated share of the Preliminary Zonal Peak Load Forecast for such Delivery Year, as determined in accordance with procedures set forth in the PJM Manuals. ~~For the 2016/2017 Delivery Year and prior Delivery Years, the set of Capacity Resources designated in the FRR Capacity Plan must meet the Minimum Annual Resource Requirement and the Minimum Extended Summer Resource Requirement associated with the FRR Entity's capacity obligation. For the 2017/2018 and 2018/2019 Delivery Years, the set of Capacity Resources designated in the FRR Capacity Plan must satisfy the Limited Resource Constraints and the Sub-Annual Resource Constraints applicable to the FRR Entity's capacity obligation. For the 2019/2020 Delivery Year, the set of Capacity Resources designated in the FRR Capacity Plan must satisfy the Base Capacity Resource Constraints and Base Capacity Demand Resource Constraints applicable to the FRR Entity's capacity obligation.~~ If the FRR Entity is not responsible for all load within a Zone, the Preliminary Forecast Peak Load for such entity shall be the FRR Entity's Obligation Peak Load last determined prior to the Base Residual Auction for such Delivery Year, times the Base Zonal FRR Scaling Factor. The FRR Capacity Plan of each FRR Entity that does not commit that it will not sell surplus Capacity Resources as set forth above shall designate Capacity Resources at least equal to the Threshold Quantity. To the extent the FRR Entity's allocated share of the Final Zonal Peak Load Forecast exceeds the FRR Entity's allocated share of the Preliminary Zonal Peak Load Forecast, such FRR Entity's FRR Capacity Plan shall be updated to designate additional Capacity Resources in an amount no less than the Forecast Pool Requirement times such increase; provided, however, any excess megawatts of Capacity Resources included in such FRR Entity's previously designated Threshold Quantity, if any, may be used to satisfy the capacity obligation for such increased load. To the extent the FRR Entity's allocated share of the Final Zonal Peak Load Forecast is less than the FRR Entity's allocated share of the Preliminary Zonal Peak Load Forecast, such FRR Entity's FRR Capacity Plan may be updated to release previously designated Capacity Resources in an amount no greater than the Forecast Pool Requirement times such decrease. Peak load values referenced in this section shall be adjusted

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as necessary to take into account any applicable Nominal PRD Values approved pursuant to Schedule 6.1 of this Agreement. Any FRR Entity seeking an adjustment to peak load for Price Responsive Demand must submit a separate PRD Plan in compliance with Section 6.1 (provided that the FRR Entity shall not specify any PRD Reservation Price), and shall register all PRD-eligible load needed to satisfy its PRD commitment and be subject to compliance charges as set forth in that Schedule under the circumstances specified therein; provided that for non-compliance by an FRR Entity, the compliance charge rate shall be equal to 1.20 times the Capacity Resource Clearing Price resulting from all RPM Auctions for such Delivery Year for the LDA encompassing the FRR Entity's Zone, weight-averaged for the Delivery Year based on the prices established and quantities cleared in the RPM auctions for such Delivery Year; and provided further that an alternative PRD Provider may provide PRD in an FRR Service Area by agreement with the FRR Entity responsible for the load in such FRR Service Area, subject to the same terms and conditions as if the FRR Entity had provided the PRD.

3.As to any FRR Entity, the Base Zonal FRR Scaling Factor for each Zone in which it serves load for a Delivery Year shall equal $ZPLDY/ZWNSP$, where:

$ZPLDY$ = Preliminary Zonal Peak Load Forecast for such Zone for such Delivery Year; and

$ZWNSP$ = Zonal Weather-Normalized Summer Peak Load for such Zone for the summer concluding four years prior to the commencement of such Delivery Year.

4.Capacity Resources identified and committed in an FRR Capacity Plan shall meet all requirements under this Agreement, the PJM Tariff, and the PJM Operating Agreement applicable to Capacity Resources, including, as applicable, requirements and milestones for Planned Generation Capacity Resources and Planned Demand Resources. A Capacity Resource submitted in an FRR Capacity Plan must be on a unit-specific basis, and may not include "slice of system" or similar agreements that are not unit specific. An FRR Capacity Plan may include bilateral transactions that commit capacity for less than a full Delivery Year only if the resources included in such plan in the aggregate satisfy all obligations for all Delivery Years. All demand response, load management, energy efficiency, or similar programs on which such FRR Entity intends to rely for a Delivery Year must be included in the FRR Capacity Plan, subject to applicable demand resource constraints for the relevant Delivery Year, submitted three years in advance of such Delivery Year and must satisfy all requirements applicable to Demand Resources or Energy Efficiency Resources, as applicable, including, without limitation, those set forth in Schedule 6 to this Agreement and the PJM Manuals; provided, however, that previously uncommitted Unforced Capacity from such programs may be used to satisfy any increased capacity obligation for such FRR Entity resulting from a Final Zonal Peak Load Forecast applicable to such FRR Entity. Without limiting the generality of the foregoing, the FRR Entity must submit a Demand Resource Sell Offer Plan 15 business days before the deadline for submitting an FRR Capacity Plan as to any Demand Resources it intends to include in such FRR Capacity Plan and may only include in such FRR Capacity Plan Demand Resources that are approved by PJM following review of such Demand Resource Sell Offer Plan. The requirements, standards, and procedures for a Demand Resource Sell Offer Plan shall be as set forth in Schedule 6 of this Agreement, provided that all references (including deadlines) in Schedule 6, section A-1 to submission or clearing of a Demand Resource offer in an RPM

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Auction shall be understood for purposes of FRR Entities as referring to inclusion of a Demand Resource in an FRR Capacity Plan, and a distinct Demand Resource Officer Certification Form shall be applicable to FRR Entities, as shown in the PJM Manuals and provided on the PJM website.

5. For each LDA for which the Office of the Interconnection is required to establish a separate Variable Resource Requirement Curve for any Delivery Year addressed by such FRR Capacity Plan, the plan must include a Percentage Internal Resources Required, subject to subsections D.1.1 and D.2 of this Schedule. The Percentage Internal Resources Required will be calculated as the LDA Reliability Requirement less the CETL for the Delivery Year, as determined by the RTEP process as set forth in the PJM Manuals. Such requirement shall be expressed as a percentage of the Unforced Capacity Obligation based on the Preliminary Zonal Peak Load Forecast multiplied by the Forecast Pool Requirement. Notwithstanding the provisions of Sections C.1 and C.2 of this Schedule 8.1, an FRR Entity may terminate its election of the FRR Alternative prior to meeting its minimum five year commitment without penalty for any Delivery Year after the first Delivery Year of its minimum five year FRR commitment for which the Office of the Interconnection will be required to establish a separate Variable Resource Requirement Curve by giving written notice two months prior to the Base Residual Auction for the Delivery Year. The Office of the Interconnection shall be deemed to be required to establish a separate Variable Resource Requirement Curve for an LDA if the LDA is the Eastern Mid-Atlantic Region (“EMAR”), Southwest Mid-Atlantic Region (“SWMAR”), or Mid-Atlantic Region (“MAR”), or for other LDAs if the separate modeling is required by Section 5.10(a)(ii)(A) or (B) of Attachment DD of the Tariff.

6. An FRR Entity may reduce the Percentage Internal Resources Required as to any LDA to the extent the FRR Entity commits to a transmission upgrade that increases the CETL for such LDA. Any such transmission upgrade shall adhere to all requirements for a Qualified Transmission Upgrade as set forth in Attachment DD to the PJM Tariff. The increase in CETL used in the FRR Capacity Plan shall be that approved by PJM prior to inclusion of any such upgrade in an FRR Capacity Plan. The FRR Entity shall designate specific additional Capacity Resources located in the LDA from which the CETL was increased, to the extent of such increase.

7. The Office of the Interconnection will review the adequacy of all submittals hereunder both as to timing and content. A Party that seeks to elect the FRR Alternative that submits an FRR Capacity Plan which, upon review by the Office of the Interconnection, is determined not to satisfy such Party’s capacity obligations hereunder, shall not be permitted to elect the FRR Alternative. If a previously approved FRR Entity submits an FRR Capacity Plan that, upon review by the Office of the Interconnection, is determined not to satisfy such Party’s capacity obligations hereunder, the Office of the Interconnection shall notify the FRR Entity, in writing, of the insufficiency within five (5) business days of the submittal of the FRR Capacity Plan. Through the 2024/2025 Delivery Year, if the FRR Entity does not cure such insufficiency within five (5) business days after receiving such notice of insufficiency, then such FRR Entity shall be assessed an FRR Commitment Insufficiency Charge, in an amount equal to two times the Cost of New Entry for the relevant location, in \$/MW-day, times the shortfall of Capacity

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Resources below the FRR Entity's capacity obligation (including any Threshold Quantity requirement) in such FRR Capacity Plan, for the remaining term of such plan. For Delivery Years between the 2025/2026 Delivery Year and 2028/2029 Delivery Year, inclusive, no FRR Commitment Insufficiency Charge shall be assessed. Effective with the 2029/2030 Delivery Year and subsequent Delivery Years, if the FRR Entity does not cure such insufficiency within five (5) business days after receiving such notice of insufficiency, then such FRR Entity shall be assessed an FRR Commitment Insufficiency Charge, in an amount equal to the greater of i) gross Cost of New Entry or ii) 1.75 times Net Cost of New Entry for the relevant Locational Deliverability Area, in \$/MW-day, times the shortfall of Capacity Resources below the FRR Entity's capacity obligation (including any Threshold Quantity requirement) in such FRR Capacity Plan, for such Delivery Year.

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8. In a state regulatory jurisdiction that has implemented retail choice, the FRR Entity must include in its FRR Capacity Plan all load, including expected load growth, in the FRR Service Area, notwithstanding the loss of any such load to or among alternative retail LSEs. In the case of load reflected in the FRR Capacity Plan that switches to an alternative retail LSE, where the state regulatory jurisdiction requires switching customers or the LSE to compensate the FRR Entity for its FRR capacity obligations, such state compensation mechanism will prevail. In the absence of a state compensation mechanism, the applicable alternative retail LSE shall compensate the FRR Entity at the capacity price in the unconstrained portions of the PJM Region, as determined in accordance with Attachment DD to the PJM Tariff, provided that the FRR Entity may, at any time, make a filing with FERC under Sections 205 of the Federal Power Act proposing to change the basis for compensation to a method based on the FRR Entity's cost or such other basis shown to be just and reasonable, and a retail LSE may at any time exercise its rights under Section 206 of the FPA.

9. Notwithstanding the foregoing, in lieu of providing the compensation described above, such alternative retail LSE may, for any Delivery Year subsequent to those addressed in the FRR Entity's then-current FRR Capacity Plan, provide to the FRR Entity Capacity Resources sufficient to meet the capacity obligation described in paragraph D.2 for the switched load. Such Capacity Resources shall meet all requirements applicable to Capacity Resources pursuant to this Agreement, the PJM Tariff, and the PJM Operating Agreement, all requirements applicable to resources committed to an FRR Capacity Plan under this Agreement, and shall be committed to service to the switched load under the FRR Capacity Plan of such FRR Entity. The alternative retail LSE shall provide the FRR Entity all information needed to fulfill these requirements and permit the resource to be included in the FRR Capacity Plan. The alternative retail LSE, rather than the FRR Entity, shall be responsible for any performance charges or compliance penalties related to the performance of the resources committed by such LSE to the switched load. For any Delivery Year, or portion thereof, the foregoing obligations apply to the alternative retail LSE serving the load during such time period. PJM shall manage the transfer accounting associated with such compensation and shall administer the collection and payment of amounts pursuant to the compensation mechanism.

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Such load shall remain under the FRR Capacity Plan until the effective date of any termination of the FRR Alternative and, for such period, shall not be subject to Locational Reliability Charges under Section 7.2 of this Agreement.

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F. FRR Daily Unforced Capacity Obligations and Deficiency Charges

1. For each billing month during a Delivery Year, the Daily Unforced Capacity Obligation of an FRR Entity shall be determined on a daily basis for each Zone as follows:

Daily Unforced Capacity Obligation = [(OPL * Final Zonal FRR Scaling Factor) – Nominal PRD Value committed by the FRR Entity] * FPR

where:

OPL =Obligation Peak Load, defined as:

the daily summation of the weather-adjusted coincident summer peak, last preceding the Delivery Year, of the end-users in such Zone (net of operating Behind The Meter Generation, but not to be less than zero) for which such Party was responsible on that billing day, as determined in accordance with the procedures set forth in the PJM Manuals

Final Zonal FRR Scaling Factor = FZPLDY/FZWNSP;

FZPLDY = Final Zonal Peak Load Forecast for such Delivery Year; and

FZWNSP = Zonal Weather-Normalized Peak Load for the summer concluding prior to the commencement of such Delivery Year.

2. An FRR Entity shall be assessed an FRR Capacity Deficiency Charge in each Zone addressed in such entity's FRR Capacity Plan for each day during a Delivery Year that it fails to satisfy its Daily Unforced Capacity Obligation in each Zone. Through the 2024/2025 Delivery Year, \$such FRR Capacity Deficiency Charge shall be in an amount equal to the deficiency below such FRR Entity's Daily Unforced Capacity Obligation for such Zone times (1.20 times the Capacity Resource Clearing Price resulting from all RPM Auctions for such Delivery Year for the LDA encompassing such Zone, weight-averaged for the Delivery Year based on the

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prices established and quantities cleared in such auctions). Effective with the 2025/2026 Delivery Year and subsequent Delivery Years, such FRR Capacity Deficiency Charge shall equal the deficiency below such FRR Entity's Daily Unforced Capacity Obligation for such Zone times the greater of i) gross Cost of New Entry or ii) 1.75 times Net Cost of New Entry for the LDA encompassing the Zone of the FRR Entity.

3. If an FRR Entity acquires load that is not included in the Preliminary Zonal Peak Load Forecast such acquired load shall be treated in the same manner as provided in Sections H.1 and H.2 of this Schedule.

4. The shortages in meeting the minimum requirement within the constrained zones and the shortage in meeting the total obligation are first calculated. The shortage in the unconstrained area is calculated as the total shortage less shortages in constrained zones and excesses in constrained zones (the shortage is zero if this is a negative number). The Capacity Deficiency Charge is charged to the shortage in each zone and in the unconstrained area separately. This procedure is used to allow the use of capacity excesses from constrained zones to reduce shortage in the unconstrained area and to disallow the use of capacity excess from unconstrained area to reduce shortage in constrained zones.

~~5. For Delivery Years during the period starting June 1, 2014 and ending May 31, 2017, the shortages in meeting the Minimum Annual Resource Requirement and the Minimum Extended Summer Resource Requirement associated with the FRR Entity's capacity obligation are calculated separately. For such period, the applicable penalty rate is calculated for Annual Resources, Extended Summer Demand Resources, and Limited Resources as (1.20 times the Capacity Resource Clearing Price resulting from all RPM Auctions for such Delivery Year for the LDA encompassing such Zone, weight averaged for the Delivery Year based on the prices established and quantities cleared in such auctions). For Delivery Years beginning June 1, 2017, the FRR Entity shall receive no credit for Limited Demand Resources to the extent committed in excess of the applicable Limited Resource Constraint and shall receive no credit for the sum of Limited Demand Resources and Extended Summer Demand Resources to the extent the sum of the Unforced Capacity of such resources exceeds the applicable Sub-Annual Resource Constraint.~~

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G. Capacity Resource Performance

1. Any Capacity Resource committed by an FRR Entity in an FRR Capacity Plan for a Delivery Year shall be subject during such Delivery Year to the charges set forth in Tariff, Attachment DD, section 7, ~~Tariff, Attachment DD, section 7A, Tariff, Attachment DD, section 9, Tariff, Attachment DD, section 10, Tariff, Attachment DD, section 11,~~ Tariff, Attachment DD, section 10A, ~~Tariff Attachment DD, section 11,~~ Tariff, Attachment DD, section 11A, and Tariff, Attachment DD, section 13; provided, however: (i) the Daily Deficiency Rate under Tariff, Attachment DD, section 7, ~~Tariff, Attachment DD, section 7A, Tariff, Attachment DD, section 9,~~ Tariff, Attachment DD, section 11A, and Tariff, Attachment DD, section 13 shall be 1.20 times the Capacity Resource Clearing Price resulting from all RPM Auctions for such Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight-averaged for the Delivery Year based on the prices established and quantities cleared in such auctions); and (ii) the charges set forth in Tariff, Attachment DD, section 10A shall apply ~~only for the 2019/2020 and subsequent Delivery Years, and;~~ however, through the 2024/2025 Delivery Year, only to those FRR Entities which opted to be subject to the Non-Performance Charge under section C.1 of this Schedule 8.1 ~~and the charge rates under section 10A thereof for Base Capacity Resources shall be the Capacity Resource Clearing Price resulting from the RPM Auctions for the Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight-averaged as described above; and (iii) the charge rates under Tariff, Attachment DD, section 10 and Tariff, Attachment DD, section 11, shall be the Capacity Resource Clearing Price resulting from the RPM Auctions for the Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight-averaged as described above.~~ An FRR Entity shall have the same opportunities to cure deficiencies and avoid or reduce associated charges during the Delivery Year that a Market Seller has under Tariff, Attachment DD, section 7, ~~Tariff, Attachment DD, section 7A, Tariff, Attachment DD, section 9, Tariff, Attachment DD, section 10,~~ Tariff, Attachment DD, section 10A, ~~Tariff, Attachment DD, section 11,~~ and Tariff, Attachment DD, section 11A. An FRR Entity may cure deficiencies and avoid or reduce associated charges prior to the Delivery Year by procuring replacement Unforced Capacity outside of any RPM Auction and committing such capacity in its FRR Capacity Plan.

2. Through the 2024/2025 Delivery Year, ~~f~~for any FRR Entity which opted to be subject to physical non-performance assessments under RAA, Schedule 8.1, section C.1, such FRR Entity will not be subject to charges under Tariff, Attachment DD, section 10A, but, rather, it will be required to update its FRR Capacity Plan with additional megawatts of Capacity Performance Resources or Seasonal Capacity Performance Resources determined in accordance with the following: For each Performance Assessment Interval, the Actual Performance and Expected Performance of each resource contained in an FRR Entity's FRR Capacity Plan or Price Responsive Demand committed to reduce the FRR Entity's unforced capacity obligation (~~for the 2022/2023 Delivery Year and subsequent Delivery Years~~) will be determined in the same fashion as prescribed by the Tariff, Attachment DD, section 10A, ~~and for such hour, a net Performance Shortfall shall be determined separately for Capacity Performance Resources and for Base Capacity Resources. If, for a Performance Assessment Interval, the combined Actual Performance~~

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~~of all an FRR Entity's committed Capacity Performance Resources or Price Responsive Demand committed by the FRR Entity (for the 2022/2023 Delivery Year and subsequent Delivery Years) exceeds the Expected Performance of such resources or Price Responsive Demand, then such over-performance may be applied to any Performance Shortfall experienced by such FRR Entity's Base Capacity Resources for such hour. If, for a Performance Assessment Interval, the combined Actual Performance of all an FRR Entity's committed Base Capacity Resources exceeds the Expected Performance of such resources, then such over-performance may be applied to any Performance Shortfall experienced by such FRR Entity's Capacity Performance Resources or Price Responsive Demand committed by the FRR Entity (for the 2022/2023 Delivery Year and subsequent Delivery Years) for such hour. For the 2020/2021 Delivery Year, t~~The net Performance Shortfall determined for Capacity Performance Resources and Price Responsive Demand shall include the performance of Seasonal Capacity Performance Resources contained in the FRR Capacity Plan.

The FRR Entity's net Performance Shortfall among Capacity Performance Resources or Price Responsive Demand, if any, for each such Performance Assessment Interval shall be multiplied by a rate of 0.00139 MWs/Performance Assessment Interval to establish the additional MW quantities of Capacity Performance Resources, Seasonal Capacity Performance Resources, or Price Responsive Demand that such FRR Entity must add to its FRR Capacity Plan for the next Delivery Year. Notwithstanding the foregoing, the total additional MWs required as a result of non-performance by the FRR Entity's Capacity Performance Resources in any Delivery Year shall not exceed a MW quantity equal to 0.5 times the MW quantity of the Capacity Performance Resources and Seasonal Capacity Performance Resources that were committed in the FRR Capacity Plan for such Delivery Year and Price Responsive Demand committed such Delivery Year. ~~(for the 2022/2023 Delivery Year and subsequent Delivery Years). The FRR Entity's net Performance Shortfall among Base Capacity Resources, if any, for each such Performance Assessment Interval shall be multiplied by a rate of [(0.00139 MWs/Performance Assessment Interval) times (the Base Capacity Resource Clearing Price resulting from the RPM Auctions for the Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight averaged for the Delivery Year based on the prices established and quantities cleared in such auctions, divided by the Net CONE established for such LDA for the Delivery Year)] to establish the additional MW quantities of Capacity Performance Resources or Seasonal Capacity Performance Resources that such FRR Entity must add to its FRR Capacity Plan for the next Delivery Year. Notwithstanding the foregoing, the total additional MWs required as a result of non-performance by the FRR Entity's Base Capacity Resources in any Delivery Year shall not exceed a MW quantity equal to [(0.5 times the MW quantity of the Base Capacity Resources that were committed in the FRR Capacity Plan for such Delivery Year) times (the Base Capacity Resource Clearing Price resulting from the RPM Auctions for the Delivery Year for the LDA encompassing the Zone of the FRR Entity, weight averaged for the Delivery Year based on the prices established and quantities cleared in such auctions, divided by the Net CONE established for such LDA for the Delivery Year)].~~

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An FRR Entity that elects the physical option shall not be eligible for, or subject to, the revenue allocation described in Tariff, Attachment DD, section 10A(g).

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SCHEDULE 9

**PROCEDURES FOR
ESTABLISHING THE CAPABILITY OF GENERATION CAPACITY RESOURCES**

- A. Such rules and procedures as may be required to determine and demonstrate the capability of Generation Capacity Resources for the purposes of meeting a Load Serving Entity's obligations under the Agreement shall be developed by the Office of the Interconnection and maintained in the PJM Manuals.
- B. The rules and procedures shall recognize the difference in the relative ability of units to maintain output at stated capability over a specified period of time. Factors affecting such ability include, but are not limited to, fuel availability, stream flow *and/or reservoir storage* for hydro units, *energy storage capability* for *Energy Storage Resources*, *energy source variability and intermittency*, mechanical limitations, and system operating policies. *For this purpose, the basis for determining and demonstrating the capability of a particular generating unit* shall be described in RAA, Schedule 9.1.

C. **For Delivery Years through the 2024/2025 Delivery Year Provisions for Unlimited Resources**

For Unlimited Resources, the capability of the generating unit is based on the level of output that the unit can provide under the site conditions expected to exist at the time of PJM system peak load where such conditions include, but are not limited to, ambient air temperature, humidity, barometric pressure, intake water temperature, and cooling system performance. Generating units with the ability to operate continuously across all hours of an Operating Day without interruption if needed include, but are not limited to, nuclear and fossil-fired steam units, combined cycle units, combustion turbine units, reciprocating engine units, and fuel cell units.

~~D. **Provisions for ELCC Resources**~~

~~For ELCC Resources, ~~t~~The Office of the Interconnection shall determine the capability of ~~ELCC Resources~~the resource to meet a Load Serving Entity's obligations under the Agreement using an effective load carrying capability analysis, as set forth in RAA, Schedule 9.1, with additional implementation details provided in the PJM Manuals.~~

D. For the 2025/2026 Delivery Year and Subsequent Delivery Years

The Office of the Interconnection shall determine the capability of Generation Capacity Resources to meet a Load Serving Entity's obligations under the Agreement using an effective load carrying capability analysis, as set forth in RAA, Schedule 9.2, with additional implementation details provided in the PJM Manuals.

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SCHEDULE 9.1:

EFFECTIVE LOAD CARRYING CAPABILITY ANALYSIS
FOR DELIVERY YEARS THROUGH THE 2024/2025 DELIVERY YEAR

A. Overview of Effective Load Carrying Capability Analysis

The inputs of the effective load carrying capability analysis include:

- Historical weather and load data;
- Historical output of existing Variable Resources;
- Estimates of putative historical output for planned Variable Resources;
- Forced outage patterns for Unlimited Resources;
- Resource deployment forecast; and
- Modeling parameters for Limited Duration Resources and Combination Resources.

The outputs of the effective load carrying capability analysis include:

- The ELCC Portfolio UCAP, in MW;
- ELCC Class UCAP values, in MW; and
- ELCC Class Rating values, in percent.

B. ELCC Classes

(1) (a) The following are the ELCC Classes for Variable Resources:

- Tracking Solar Class
- Fixed-Tilt Solar Class
- Onshore Wind Class
- Offshore Wind Class
- Landfill Gas Class
- Intermittent Hydropower Class
- Other Variable Resource Class

(b) The following are the types of ELCC Classes for Limited Duration Resources:

- The type of Capacity Storage Resource Classes
- The type of Other Limited Duration Resource Classes

Within those types, the following are the specific ELCC Classes for Limited Duration Resources:

- Capacity Storage Resource Class (4-Hour Duration)
- Capacity Storage Resource Class (6-Hour Duration)
- Capacity Storage Resource Class (8-Hour Duration)
- Capacity Storage Resource Class (10-Hour Duration)
- Other Limited Duration Class (4-Hour Duration)
- Other Limited Duration Class (6-Hour Duration)

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- Other Limited Duration Class (8-Hour Duration)
- Other Limited Duration Class (10-Hour Duration)

(c) The following are the ELCC Classes for Combination Resources:

- The types of Hybrid Resource Classes, as further specified below
- Hydropower With Non-Pumped Storage Class
- Complex Hybrid Class
- The types of Other Limited Duration Combination Classes, as further specified below

(2) PJM shall establish Hybrid Resource Classes for all “open-loop” combinations of each Capacity Storage Resource class and each Variable Resource class, as well as all “closed-loop” combinations of each Capacity Storage Resource class and each Variable Resource class. An “open-loop” resource is physically and contractually capable of charging from the grid, while a “closed-loop” resource is not.

(3) PJM shall establish “Other Limited Duration Combination Classes” for all combinations of each Variable Resource Class and each Other Limited Duration Resource Class, and for combinations of an Unlimited Resource with each Other Limited Duration Resource Class.

(4) For a given Delivery Year, ELCC Class Ratings will not be calculated for any ELCC Class to the extent that no member of the class is expected to provide, or offer to provide capacity, in the applicable Delivery Year. PJM will determine the ELCC Class Ratings for an ELCC Class when any one of the following criteria are met:

- (a) An Existing Generation Capacity Resource is in such class; or
- (b) A Planned Generation Capacity Resource has submitted timely and valid data through the ELCC data submission process and is in such class; or
- (c) The resource deployment forecast contains a resource in such class.

(5) (a) For each ELCC Resource, except an ELCC Resource that is a Capacity Storage Resource or includes a Capacity Storage Resource component, PJM shall determine the ELCC Class of which such resource is a member by matching the physical characteristics of such resource with the definition of the ELCC Class.

(b) For each ELCC Resource that is a Capacity Storage Resource or includes a Capacity Storage Resource component, PJM shall determine, by matching the physical characteristics of such resource with the definition of the ELCC Class, the type of ELCC Class of which such resource is a member; provided however, the Generation Capacity Resource Provider shall choose the specific ELCC Class within the type ELCC Class identified by PJM that corresponds to the chosen characteristic duration.

If the Generation Capacity Resource Provider fails to choose, PJM will choose a specific ELCC Class to assign to such resource. The election of the specific ELCC Class corresponding to the chosen characteristic duration shall be for a term of five consecutive Delivery Years.

~~During~~After such five Delivery Year period, a Generation Capacity Resource Provider may request a change in the ELCC Class, based on choosing a different characteristic duration, by submitting to the Office of the Interconnection a written request to switch ELCC Classes and provide documentation supporting such change. A Generation Capacity Resource Provider must submit such a request, and supporting documentation, by August 15 prior to the calendar year for

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the RPM Auction in which the ELCC Resource intends to submit a Sell Offer or otherwise commit to provide capacity, except for Delivery Years prior to the ~~2026/2027~~2025/2026 Delivery Year such required information must be provided to the Office of the Interconnection in accordance with the PJM Manuals. The Office of the Interconnection shall provide no later than following November 15 written notification to the Generation Capacity Resource Provider of its determination. If the request is granted, the ELCC Resource shall be considered in the new ELCC Class starting with the next Delivery Year for which no RPM Auction has been conducted and for subsequent Delivery Years. If the request is denied, the Office of the Interconnection shall include in the notice a written explanation for the denial.

(6) Mixed-technology resources are composed of components with different generation technologies, at least one of which would be an ELCC Resource, behind a single Point of Interconnection. For a mixed-technology resource composed of components that do not have significant interaction, the components are eligible to participate as separate resources. A mixed-technology resource composed of components that have significant interaction must participate as a single Combination Resource (or, if the components would all be Variable Resources, then as a single Variable Resource).

The Generation Capacity Resource Provider of a mixed-technology resource eligible to participate as either a single ELCC Resource or as multiple stand-alone resources shall elect, for a term of five consecutive Delivery Years, whether PJM is to model it as a single ELCC Resource or as multiple stand-alone resources. ~~During~~After such five Delivery Year period, a Generation Capacity Resource Provider may request a change in such modelling approach by submitting to the Office of the Interconnection a written request to change the modelling approach and provide documentation supporting such change. A Generation Capacity Resource Provider must submit such a request, and supporting documentation, by August 15 prior to the calendar year for the RPM Auction in which the ELCC Resource(s) intend(s) to submit a Sell Offer or otherwise commit to provide capacity, except for Delivery Years prior to the ~~2026/2027~~2025/2026 Delivery Year such required information must be provided to the Office of the Interconnection in accordance with the PJM Manuals. The Office of the Interconnection shall provide no later than following November 15 written notification to the Generation Capacity Resource Provider of its determination. If the request is granted, the ELCC Resource(s) shall be modelled as requested starting with the next Delivery Year for which no RPM Auction has been conducted and for subsequent Delivery Years. If the request is denied, the Office of the Interconnection shall include in the notice a written explanation for the denial.

C. Calculation of ELCC Portfolio UCAP

The effective load carrying capability analysis shall identify a scenario in which the aggregate installed capacity “Y” of a group of Unlimited Resources with no outages yields the same annual loss of load expectation as the one produced by the scenario with all ELCC Resources that are expected to offer in a given RPM Auction, or otherwise provide capacity, in the Delivery Year being analyzed. The ELCC Portfolio UCAP shall be the value “Y”.

D. Allocation from ELCC Portfolio UCAP to ELCC Class UCAP

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The ELCC Portfolio UCAP shall be allocated, as specified in the PJM Manuals, to each ELCC Class UCAP according to:

- (1) The reliability value of the subject ELCC Class evaluated in the absence of other ELCC Classes, minus
- (2) a quantity that is proportional to the product of:
 - (a) the difference between the reliability value of the subject ELCC Class when evaluated in the presence of the entire portfolio of ELCC Classes and the reliability value of the subject ELCC Class when evaluated in the absence of the other ELCC Classes, and
 - (b) the difference between the total reliability value of all the ELCC Classes in the model when evaluated jointly and the sum of the reliability values determined individually for each ELCC Class by evaluating the subject ELCC Class in the absence of other ELCC Classes.

E. Calculation of ELCC Class Rating

- (1) The ELCC Class Rating of Variable Resources and Limited Duration Resources shall be the ratio of the applicable ELCC Class UCAP to the aggregate Effective Nameplate Capacity of the modeled ELCC Resources of that ELCC Class that are expected to offer in a given RPM Auction, or otherwise provide capacity, in the Delivery Year being analyzed.
- (2) For Combination Resources, there shall be an ELCC Class Rating for each component.
 - (i) For a Combination Resource with a Limited Duration Resource component and a Variable Resource component, the Limited Duration Resource component ELCC Class Rating shall be equal to the quotient of (1) the Combination Resource ELCC Class UCAP minus the [product of the Variable Resource ELCC Class Rating and the aggregate Effective Nameplate Capacity of all the Variable Resource components within the subject Combination Resource class] divided by (2) the aggregate equivalent Effective Nameplate Capacity of all the Limited Duration Resource components within the subject Combination Resource class, and the Variable Resource component ELCC Class Rating shall be equal to the ELCC Class Rating for the ELCC Class to which the Variable Resource component would belong if it were not a component of the Combination Resource.
 - (ii) For a Combination Resource with a Limited Duration Resource component and an Unlimited Resource component, the Limited Duration Resource component ELCC Class Rating shall be equal to the ELCC Class Rating for the ELCC Class to which the Limited Duration Resource component would belong if it were not a component of the Combination Resource, and the Unlimited Resource component would not have an ELCC Class Rating.
- (3) For ELCC Resources in the Hydropower with Non-Pumped Storage Class and in the Complex Hybrid Class, no ELCC Class Rating is determined. A resource-specific ELCC rating is determined for each such resource.

F. Calculation of Accredited UCAP and ELCC Resource Performance Adjustment

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(1) (a) For Variable Resources and Limited Duration Resources, Accredited UCAP values shall be equal to the product of:

- (i) the Effective Nameplate Capacity;
- (ii) the applicable ELCC Class Rating; and
- (iii) the ELCC Resource Performance Adjustment.

(b) For Combination Resources, Accredited UCAP values shall be equal to the sum of the Accredited UCAP of each component, but not to exceed the Maximum Facility Output of the resource, where:

(i) The value for a Variable Resource component shall be determined in accordance with subsection (a) above.

(ii) The value for a Limited Duration Resource component shall be equal to the product of:

(A) the Effective Nameplate Capacity determined for the Limited Duration Resource component;

(B) [one minus the EFORD for the Limited Duration Resource component]; and

(C) the applicable Limited Duration Resource component ELCC Class Rating as determined in Section E(2)(i).

(iii) The value for an Unlimited Resource component shall be equal to the product of the installed capacity of the Unlimited Resource component and [one minus the EFORD for the Unlimited Resource component].

(iv) The Accredited UCAP for Hydropower With Non-Pumped Storage, and for each member of an ELCC Class whose members are so distinct from one another that a single ELCC Class Rating fails to capture their physical characteristics, shall be based on a resource-specific effective load carrying capability analysis based on the resource's unique parameters.

(2) The ELCC Resource Performance Adjustment shall be calculated according to the following methods, as further detailed in the PJM Manuals:

(a) For a Variable Resource: based on a metric consisting of the average of (1) actual output during the 200 highest coincident peak load hours over the preceding ten years, regardless of the years in which they occur, and (2) actual output during the 200 highest coincident peak putative net load hours over the preceding ten years, regardless of the years in which they occur, where putative net load is actual load minus the putative hourly output of Variable Resources based on the resource mix of the target year. For Planned Resources or resources less than 10 years old, estimated hypothetical historical output will be used to develop this metric. For a given resource or component, the Performance Adjustment shall equal the ratio of such metric to the average (weighted by the Effective Nameplate Capacity) of such metrics for all units in the applicable Variable Resource ELCC Class.

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~~In determining the ELCC Resource Performance Adjustment for the 2025/2026 Delivery Year and subsequent Delivery Years, the actual output of a Variable Resource shall be adjusted to reflect historical curtailments, and output in any hour shall be capped at: (i) the Variable Resource's Capacity Interconnection Rights for hours in the months of June through October and the following May of the Delivery Year, and (ii) the Variable Resource's winter deliverability MW as defined in the PJM Manuals for hours in the months of November through April of the Delivery Year.~~

(b) For Limited Duration Resources: based on EFORD.

(c) For Combination Resources with only an Unlimited Resource component and a Limited Duration Resource component: based on EFORD.

(d) For Combination Resources with a Variable Resource component (except for Hydropower With Non-Pumped Storage): (1) based on the direct metered or estimated output of the Variable Resource component, which is then assessed according to the methodology described in subsection (a) above for Variable Resources and in accordance with the PJM Manuals; and (2) based on the EFORD that is applicable to the Limited Duration Resource component.

~~In determining the ELCC Resource Performance Adjustment for the 2025/2026 Delivery Year and subsequent Delivery Years, actual output of the Variable Resource component of a Combination Resource shall be adjusted to reflect historical curtailments, and output shall be capped at: (i) the Combination Resource's Capacity Interconnection Rights for hours in the months of June through October and the following May of the Delivery Year minus the Effective Nameplate Capacity of the Limited Duration Resource component of the Combination Resource, and (ii) the Combination Resource's winter deliverability MW as defined in the PJM Manuals for hours in the months of November through April of the Delivery Year minus the Effective Nameplate Capacity of the Limited Duration Resource component of the Combination Resource. Notwithstanding the foregoing, in the case where the total Capacity Interconnection Rights of the Combination Resource is equal to the Maximum Facility Output of the Combination Resource, the hourly output of the Variable Resource and Limited Duration Resource components of the Combination Resource shall not be capped.~~

(e) For Hydropower With Non-Pumped Storage and other Combination Resources that do not fall into the above categories: based on EFORD.

G. Installed Capacity of ELCC Resources

Rules and procedures for technically determining and demonstrating the installed capacity of ELCC Resources shall be developed by the Office of the Interconnection and maintained in the PJM Manuals. The installed capacity of a Limited Duration Resource is based on the sustained level of output that the unit can provide and maintain over a continuous period, whereby the duration of that period matches the characteristic duration of the corresponding ELCC Class, with consideration given to ambient conditions expected to exist at the time of PJM system peak load, as described in the PJM Manuals. The installed capacity of a Combination Resource (other than Hydropower With Non-Pumped Storage) is based on the lesser of the Maximum Facility

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Output or the sum of the equivalent Effective Nameplate Capacity values of the resource's constituent components considered on a stand-alone basis.

H. Details of the Effective Load Carrying Capability Methodology

The effective load carrying capability analysis shall compare expected hourly load levels (based on historical weather) with the expected hourly output of the expected future resource mix in order to identify the relative resource adequacy value of the portfolio of all ELCC Classes, as well of each individual ELCC Class, compared to a group of Unlimited Resources with no outages. In performing this analysis, the model inputs shall be scaled to meet the annual loss of load expectation of the Office of the Interconnection. The effective load carrying capability analysis shall compare hourly values for: (i) expected load based on historical weather; (ii) expected Variable Resource output; and (iii) expected output of Limited Duration Resources and of Combination Resources as described below. These expected quantities are based on actual values for load and actual and putative values for Variable Resource output (standalone or as a component of Combination Resources) after June 1, 2012 (inclusive) through the most recent Delivery Year for which complete data exist. For resources that have not existed each year since June 1, 2012, putative output is an estimate of the hourly output that resource would have produced in a historical hour if that resource had existed in that hour. This putative output estimate is developed based on historical weather data consistent with the particular site conditions for each such resource in accordance with the PJM Manuals.

~~For the 2025/2026 Delivery Year and subsequent Delivery Years, Variable Resource actual output shall be adjusted in the ELCC analysis to reflect historical curtailments, and output shall be capped in any hour at: (i) the Variable Resource's Capacity Interconnection Rights during the months of June through October and the following May of the Delivery Year, and (ii) the Variable Resource's winter deliverability MW, as defined in the PJM Manuals, during the months of November through April of the Delivery Year.~~

The effective load carrying capability analysis shall simulate forced outages of Unlimited Resources based on actual historical data, and shall simulate the output of Limited Duration Resources and Combination Resources based on their Office of the Interconnection-validated parameters, including the putative output of the Variable Resource component of Combination Resources, as described above. Forced outages of Limited Duration Resources and Combination Resources shall not be simulated in the effective load carrying capability analysis.

The quantity of deployed resources studied in the analysis shall be based on resource deployment forecasts and, where applicable, on available information based on Sell Offers submitted in RPM Auctions or Fixed Resource Requirement plans for the applicable Delivery Year.

The ELCC Class UCAP and other results of the effective load carrying capability analysis shall be based on the total Effective UCAP of the ELCC Class as a whole.

The ELCC Class UCAP and corresponding ELCC Class Rating values may increase or decrease from year to year as the expected resource mix and load shape change.

Energy Resources are not included in the effective load carrying capability analysis. Generating units that are expected to only offer or otherwise provide a portion of their Accredited UCAP for

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that Delivery Year are represented in the analysis in proportion to the expected quantity offered or delivered divided by the Accredited UCAP.

I. Methodology to Simulate Output of Certain Resources in the Effective Load Carrying Capability Model

The effective load carrying capability analysis shall simulate the output of Limited Duration Resources and Combination Resources based on their physical parameters, including limited storage capability, and shall simulate the deployment of Demand Resources. The analysis shall simulate output from the subject Limited Duration Resources and Combination Resources in hours in which all output from Unlimited Resources and available output from Variable Resources is insufficient to meet load. The output of the subject Limited Duration Resources and Combination Resources shall be simulated on an hour-by-hour basis in proportion to their Effective Nameplate Capacity without foresight to future hours. ~~For the 2025/2026 Delivery Year and subsequent Delivery Years, output of Combination Resources shall be capped in any hour at: (i) the Combination Resource's Capacity Interconnection Rights during the months of June through October and the following May of the Delivery Year, and (ii) the Combination Resource's winter deliverability MW, as defined in the PJM Manuals, during the months of November through April of the Delivery Year.~~ The simulated deployment of Demand Resources shall be such that there is adequate Primary Reserves provided by economic resources, if sufficient simulated Demand Resources are available. Primary Reserves shall be assigned to generation resources in order to maximize simulated reliability, provided that assignments to Limited Duration Resources and Combination Resources shall be pro rata according to their Effective Nameplate Capacity. Primary Reserves shall be exhausted prior to identifying a loss of load event in the analysis. Energy Storage Resource charging is during hours with sufficient margin, including between daily peaks if necessary.

J. Administration of Effective Load Carrying Capability Analysis

The Office of the Interconnection shall post final ~~ELCC Class UCAP and~~ ELCC Class Rating values at least once per year in a report that also includes appropriate details regarding methodology and inputs. The Office of the Interconnection shall post this report and shall communicate ELCC Resource Performance Adjustment values to applicable Generation Capacity Resource Providers no later than five months prior to the start of the target Delivery Year, as described in the PJM Manuals. Starting with the 2023/2024 Delivery Year, Accredited UCAP values for the applicable Delivery Year shall establish the maximum Unforced Capacity that an ELCC Resource can physically provide or offer to provide in the applicable Delivery Year.

The Office of the Interconnection shall also post preliminary ELCC Class Rating values for nine subsequent Delivery Years. For any Delivery Year for which a final ELCC Class Rating has not been posted and a preliminary ELCC Class Rating has been posted, the Accredited UCAP of an ELCC Resource for such Delivery Year shall be based on the most recent preliminary ELCC Class Rating value for that Delivery Year, together with the most recently calculated ELCC Resource Performance Adjustment value for that ELCC Resource. Except to the extent specified above or otherwise specified, the preliminary ELCC Class Rating values for future years are non-binding and are only for indicative purposes. A Generation Capacity Resource Provider can offer or provide capacity from an ELCC Resource that is not subject to a capacity market must

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offer obligation (as specified in Tariff, Attachment DD, Section 6.6) at a level less than the Accredited UCAP for such resource.

In order to facilitate the effective load carrying capability analysis, the Generation Capacity Resource Provider of each ELCC Resource must submit to the Office of the Interconnection the required information as specified in the PJM Manuals by no later than August 15 prior to the calendar year for the RPM Auction in which the ELCC Resource intends to submit a Sell Offer or otherwise commit to provide capacity, except for Delivery Years prior to the 2026/2027 Delivery Year such required information must be provided to the Office of the Interconnection in accordance with the PJM Manuals. The required information may include relevant physical parameters, relevant historical data such as weather data and actual or estimated historical energy output, and documentation supporting such parameters and historical data. The relevant physical parameters are those that are incorporated into the effective load carrying capability analysis. The parameters required for Hydropower With Non-Pumped Storage shall include Ordinary Water Storage and any applicable Exigent Water Storage. Submitted parameters must indicate the expected duration for which any submitted physical parameters are valid.

The Office of the Interconnection shall evaluate, validate, and approve the foregoing information in accordance with the process set forth in the PJM Manuals. In evaluating the validity of submitted information, the Office of the Interconnection may assess the consistency of such information with observed conditions. If the Office of the Interconnection observes that the information provided by the Generation Capacity Resource Provider of the ELCC Resource is inconsistent with observed conditions, the Office of the Interconnection will coordinate with the Generation Capacity Resource Provider of the ELCC Resource to understand the information and observed conditions before making a determination regarding the validity of the applicable parameters. The Office of the Interconnection may engage the services of a consultant with technical expertise to evaluate the foregoing information.

After the Office of the Interconnection has completed its evaluation of the foregoing information, the Office of the Interconnection shall notify the Generation Capacity Resource Provider in writing whether the submitted information is considered invalid by no later than September 1 following the submission of the information. The Office of the Interconnection's determination on the validity of the foregoing information shall continue for the applicable Delivery Year and, if requested, for such longer period as the Office of the Interconnection may determine is supported by the data.

In the event that the Office of the Interconnection is unable to validate any of the required information, physical parameters, supporting documentation, or other related information submitted by the Generation Capacity Resource Provider of an ELCC Resource, then the Office of the Interconnection shall calculate Accredited UCAP values for that ELCC Resource based only on the validated information. Such ELCC Resource shall not be permitted to offer or otherwise provide capacity above such Accredited UCAP values until the Office of the Interconnection determines new Accredited UCAP values for such resource.

Generation Capacity Resource Providers of ELCC Resources that are hydropower plants with water storage must provide documentation to support the physical parameters provided for expected load carrying capability analysis modeling, as specified in the PJM Manuals. This documentation must: (a) support the plant's physical capabilities; (b) demonstrate that the parameters do not violate any federal, state, river basin, or other applicable authority operating

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limitations of the plant; and (c) demonstrate full authorization from FERC, any river basin commissions, and any other applicable authorities to meet those capabilities.

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SCHEDULE 9.2:

EFFECTIVE LOAD CARRYING CAPABILITY ANALYSIS FOR THE
2025/2026 DELIVERY YEAR AND SUBSEQUENT DELIVERY YEARS

A. Overview of Effective Load Carrying Capability Analysis

The inputs of the effective load carrying capability analysis shall consider similar data and forecasts as that used in development of the FPR, as described in Schedule 4.C, and will include:

- Historical weather and load data;
- Historical output of existing Variable Resources;
- Estimates of putative historical output for planned Variable Resources;
- Forced outage patterns for Unlimited Resources, including consideration of correlated outage risks;
- Resource deployment forecast; and
- Modeling parameters for Limited Duration Resources, Combination Resources, and Demand Resources.

The outputs of the effective load carrying capability analysis include:

-
- ELCC Class Rating values, in percent.

B. ELCC Classes

(1) (a) The following are the ELCC Classes for Variable Resources:

- Tracking Solar Class
- Fixed-Tilt Solar Class
- Onshore Wind Class
- Offshore Wind Class
- Intermittent Landfill Gas Class
- Intermittent Hydropower Class
- Other Variable Resource Class

(b) The following are the types of ELCC Classes for Limited Duration Resources:

- The type of Capacity Storage Resource Classes
- The type of Other Limited Duration Resource Classes

Within those types, the following are the specific ELCC Classes for Limited Duration Resources:

- Capacity Storage Resource Class (4-Hour Duration)
- Capacity Storage Resource Class (6-Hour Duration)
- Capacity Storage Resource Class (8-Hour Duration)
- Capacity Storage Resource Class (10-Hour Duration)

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- Other Limited Duration Class (4-Hour Duration)
- Other Limited Duration Class (6-Hour Duration)
- Other Limited Duration Class (8-Hour Duration)
- Other Limited Duration Class (10-Hour Duration)

(c) The following are the ELCC Classes for Combination Resources:

- The types of Hybrid Resource Classes, as further specified in subpart (2) below
- Hydropower With Non-Pumped Storage Class
- Complex Hybrid Class
- The types of Other Limited Duration Combination Classes, as further specified in subpart (3).

(d) The following are the ELCC Classes for Unlimited Resources

- Nuclear Class
- Coal Class
- Gas Combined Cycle Class
- Gas Combustion Turbine Class
- Gas Combined Cycle Dual Fuel Class
- Gas Combustion Turbine Dual Fuel Class
- Diesel Utility Class
- Steam Class
- Other Unlimited Resource Class

(e) The following are the ELCC Classes for Demand Resources

- Demand Resource Class

(2) PJM shall establish Hybrid Resource Classes for all “open-loop” combinations of each Capacity Storage Resource class and each Variable Resource class, as well as all “closed-loop” combinations of each Capacity Storage Resource class and each Variable Resource class. An “open-loop” resource is physically and contractually capable of charging from the grid, while a “closed-loop” resource is not.

(3) PJM shall establish “Other Limited Duration Combination Classes” for all combinations of each Variable Resource Class and each Other Limited Duration Resource Class, and for combinations of an Unlimited Resource with each Other Limited Duration Resource Class.

(4) For a given Delivery Year, ELCC Class Ratings will not be calculated for any ELCC Class to the extent that no member of the class is expected to provide, or offer to provide capacity, in the applicable Delivery Year. PJM will determine the ELCC Class Ratings for an ELCC Class when any one of the following criteria are met:

- (a) An Existing Generation Capacity Resource is in such class; or
- (b) A Planned Generation Capacity Resource has submitted timely and valid data through the ELCC data submission process and is in such class; or
- (c) The resource deployment forecast contains a resource in such class.

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(5) (a) For each ELCC Resource, except an ELCC Resource that is a Capacity Storage Resource or includes a Capacity Storage Resource component, PJM shall determine the ELCC Class of which such resource is a member by matching the physical characteristics of such resource with the definition of the ELCC Class.

(b) For each ELCC Resource that is a Capacity Storage Resource or includes a Capacity Storage Resource component, PJM shall determine, by matching the physical characteristics of such resource with the definition of the ELCC Class, the type of ELCC Class of which such resource is a member; provided however, the Generation Capacity Resource Provider shall choose the specific ELCC Class within the type ELCC Class identified by PJM that corresponds to the chosen characteristic duration.

If the Generation Capacity Resource Provider fails to choose, PJM will choose a specific ELCC Class to assign to such resource. The election of the specific ELCC Class corresponding to the chosen characteristic duration shall be for a term of five consecutive Delivery Years. After such five Delivery Year period, a Generation Capacity Resource Provider may request a change in the ELCC Class, based on choosing a different characteristic duration, by submitting to the Office of the Interconnection a written request to switch ELCC Classes and provide documentation supporting such change. A Generation Capacity Resource Provider must submit such a request, and supporting documentation, by August 1 prior to the calendar year for the RPM Auction in which the ELCC Resource intends to submit a Sell Offer or otherwise commit to provide capacity, except for 2025/2026 Delivery Year such required information must be provided to the Office of the Interconnection in accordance with the PJM Manuals. The Office of the Interconnection shall provide no later than following November 15 written notification to the Generation Capacity Resource Provider of its determination. If the request is granted, the ELCC Resource shall be considered in the new ELCC Class starting with the next Delivery Year for which no RPM Auction has been conducted and for subsequent Delivery Years. If the request is denied, the Office of the Interconnection shall include in the notice a written explanation for the denial.

(6) Mixed-technology resources are composed of components with different generation technologies, at least one of which would be an ELCC Resource, behind a single Point of Interconnection. For a mixed-technology resource composed of components that do not have significant interaction, the components are eligible to participate as separate resources. A mixed-technology resource composed of components that have significant interaction must participate as a single Combination Resource (or, if the components would all be Variable Resources, then as a single Variable Resource).

The Generation Capacity Resource Provider of a mixed-technology resource eligible to participate as either a single ELCC Resource or as multiple stand-alone resources shall elect, for a term of five consecutive Delivery Years, whether PJM is to model it as a single ELCC Resource or as multiple stand-alone resources. After such five Delivery Year period, a Generation Capacity Resource Provider may request a change in such modelling approach by submitting to the Office of the Interconnection a written request to change the modelling approach and provide documentation supporting such change. A Generation Capacity Resource Provider must submit such a request, and supporting documentation, by August 1 prior to the

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calendar year for the RPM Auction in which the ELCC Resource(s) intend(s) to submit a Sell Offer or otherwise commit to provide capacity, except for 2025/2026 Delivery Year such required information must be provided to the Office of the Interconnection in accordance with the PJM Manuals. The Office of the Interconnection shall provide no later than following November 15 written notification to the Generation Capacity Resource Provider of its determination. If the request is granted, the ELCC Resource(s) shall be modelled as requested starting with the next Delivery Year for which no RPM Auction has been conducted and for subsequent Delivery Years. If the request is denied, the Office of the Interconnection shall include in the notice a written explanation for the denial.

C. Calculation of ELCC Class Rating

ELCC Class Ratings for a Delivery Year are calculated by adding to the forecasted resource portfolio incremental quantities of resources belonging to the subject ELCC Class, depending on the resource type:

(1) The ELCC Class Rating of Variable Resources, Limited Duration Resources, Unlimited Resources (except Other Unlimited Resources), and Demand Resources shall be the ratio of the expected unserved energy improvement resulting from adding an incremental quantity of the subject ELCC Class to the expected unserved energy improvement resulting from adding an incremental quantity of an Unlimited Resource with no outages, where expected unserved energy improvement is calculated relative to the Portfolio EUE for the Delivery Year.

(2) No ELCC Class Rating is determined for Combination Resources and ELCC Resources in the Hydropower with Non-Pumped Storage Class, in the Complex Hybrid Class, in the Other Unlimited Resource Class, and in any ELCC Class whose members are so distinct from one another that a single ELCC Class Rating would fail to capture their physical characteristics.

D. Calculation of Accredited UCAP and ELCC Resource Performance Adjustment

(1) (a) For Variable Resources and Limited Duration Resources, Accredited UCAP values shall be equal to the product of:

- (i) the Effective Nameplate Capacity;
- (ii) the applicable ELCC Class Rating; and
- (iii) the ELCC Resource Performance Adjustment.

(b) For any resource in an ELCC Class for which no Class Rating has been calculated pursuant to C(2), the Accredited UCAP shall be based on a resource-specific effective load carrying capability analysis based on the resource's unique parameters.

(c) For Unlimited Resources that have an ELCC Class Rating determined pursuant to C(1), Accredited UCAP values shall be equal to the product of:

- (i) the installed capacity;
- (ii) the applicable ELCC Class Rating; and
- (iii) the ELCC Resource Performance Adjustment.

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(d) For Demand Resources, Accredited UCAP values shall be equal to the product of:

- (i) the Nominated Value of the Demand Resource; and
- (ii) the applicable ELCC Class Rating.

(2) The ELCC Resource Performance Adjustment shall be calculated according to the following methods, as further detailed in the PJM Manuals:

(a) For a Variable Resource, a Limited Duration Resource, and an Unlimited Resource: based on a metric consisting of the weighted average expected hourly output of the resource in the ELCC model during hours of loss of load risk where: (i) the weights correspond to the modeled probability of losing load in such hour and ii) the expected hourly output is based on the resource's modeled output during the same hour on days since June 1st, 2012 identified as having similar weather from an RTO-perspective. For a given resource or component, the Performance Adjustment shall equal the ratio of such metric to the average (weighted by the Effective Nameplate Capacity) of such metrics for all units in the applicable Variable Resource ELCC Class or applicable Unlimited Resource ELCC Class.

In determining the ELCC Resource Performance Adjustment, the actual output of a Variable Resource shall be adjusted to reflect historical curtailments, and output in any hour shall be capped at: (i) the Variable Resource's Capacity Interconnection Rights for hours in the months of June through October and the following May of the Delivery Year, and (ii) the Variable Resource's assessed deliverability, as defined in the PJM Manuals, for hours in the months of November through April of the Delivery Year. The output of an Unlimited Resource in any hour shall be capped at the resource's Capacity Interconnection Rights.

E. Calculation of Accredited UCAP Factor

For Generation Capacity Resources, PJM shall determine an Accredited UCAP Factor, which is the ratio of the resource's Accredited UCAP to the resource's installed capacity.

G. Installed Capacity of ELCC Resources

Rules and procedures for technically determining and demonstrating the installed capacity of ELCC Resources shall be developed by the Office of the Interconnection and maintained in the PJM Manuals. The installed capacity of a Limited Duration Resource is based on the sustained level of output that the unit can provide and maintain over a continuous period, whereby the duration of that period matches the characteristic duration of the corresponding ELCC Class, with consideration given to ambient conditions expected to exist at the time of PJM system peak load, as described in the PJM Manuals. The installed capacity of a Combination Resource (other than Hydropower With Non-Pumped Storage) is based on the lesser of the Maximum Facility Output or the sum of the equivalent Effective Nameplate Capacity values of the resource's constituent components considered on a stand-alone basis. The installed capacity of an Unlimited Resource and Variable Resource shall be determined in accordance with the PJM Manuals. The

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installed capacity of Demand Resources, for purposes of the ELCC analysis, is based on the forecasted deployment level in the PJM Load Forecast.

H. Details of the Effective Load Carrying Capability Methodology

The effective load carrying capability analysis shall compare expected hourly load levels (based on historical weather) with the expected hourly output of the expected future resource mix in order to identify the relative marginal resource adequacy value of each individual ELCC Class compared to an Unlimited Resource with no outages. In performing this analysis, the model inputs shall be scaled to meet the annual reliability criteria of the Office of the Interconnection. The effective load carrying capability analysis shall compare hourly values for: (i) expected load based on historical weather; (ii) expected Variable Resource output; (iii) expected output of Limited Duration Resources and of Combination Resources as described below; (iv) expected Unlimited Resource output; and (v) expected Demand Resource output. These expected quantities are based on forecasted load and actual and putative values for Variable Resource output (standalone or as a component of Combination Resources) and Unlimited Resource output after June 1, 2012 (inclusive) through the most recent Delivery Year for which complete data exist. For resources that have not existed each year since June 1, 2012, putative output is an estimate of the hourly output that resource would have produced in a historical hour if that resource had existed in that hour. For Variable Resources, this putative output estimate is developed based on historical weather data consistent with the particular site conditions for each such resource in accordance with the PJM Manuals; for Unlimited Resources, the putative output is developed based on actual performance of similar units in accordance with the PJM Manuals.

Variable Resource actual output shall be adjusted in the ELCC analysis to reflect historical curtailments, and output shall be capped in any hour at: (i) the Variable Resource's Capacity Interconnection Rights during the months of June through October and the following May of the Delivery Year, and (ii) the Variable Resource's assessed deliverability, as defined in the PJM Manuals, during the months of November through April of the Delivery Year. The output of Unlimited Resources shall not exceed the Unlimited Resource's Capacity Interconnection Rights.

The effective load carrying capability analysis shall simulate performance of Demand Resources, and shall simulate the output of Limited Duration Resources and Combination Resources based on their Office of the Interconnection-validated parameters, including the putative output of the Variable Resource component of Combination Resources, as described above. Forced outages of Limited Duration Resources and Combination Resources shall not be simulated in the effective load carrying capability analysis.

The quantity of deployed resources studied in the analysis shall be based on resource deployment forecasts and, where applicable, on available information based on Sell Offers submitted in RPM Auctions or Fixed Resource Requirement plans for the applicable Delivery Year, and, where applicable, information provided to the Office of the Interconnection regarding intent to offer in an RPM Auction, pursuant to the requirements in the Tariff, Attachment DD, section 5.5.

The model inputs, including the set of ELCC Resources that are expected to offer in a given RPM Auction, or otherwise provide capacity, in the Delivery Year, shall be scaled to meet the annual reliability criteria of the Office of the Interconnection. The resulting expected unserved

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energy constitutes the Portfolio EUE for the Delivery Year. Energy Resources are not included in the effective load carrying capability analysis. Generating units that are expected to only offer or otherwise provide a portion of their Accredited UCAP for that Delivery Year are represented in the analysis in proportion to the expected quantity offered or delivered divided by the Accredited UCAP.

I. Methodology to Simulate Output of Certain Resources in the Effective Load Carrying Capability Model

The effective load carrying capability analysis shall simulate the output of Limited Duration Resources and Combination Resources based on their physical parameters, including limited storage capability, and shall simulate the deployment of Demand Resources. The analysis shall simulate output from the subject Limited Duration Resources, Combination Resources, and Demand Resources in hours in which all output from Unlimited Resources and available output from Variable Resources is insufficient to meet load. The analysis shall first simulate the output of Demand Resources. If the simulated output of Demand Resources is insufficient to meet load, then the output of the subject Limited Duration Resources and Combination Resources shall be simulated on an hour-by-hour basis based on their relative duration, starting from longer duration resources to shorter duration resources. The output of Combination Resources shall be capped in any hour at: (i) the Combination Resource's Capacity Interconnection Rights during the months of June through October and the following May of the Delivery Year, and (ii) the Combination Resource's assessed deliverability, as defined in the PJM Manuals, during the months of November through April of the Delivery Year. Energy Storage Resource charging is during hours with sufficient margin, including between daily peaks if necessary.

J. Administration of Effective Load Carrying Capability Analysis

The Office of the Interconnection shall post final ELCC Class Rating values at least once per year in a report that also includes appropriate details regarding methodology and inputs. The Office of the Interconnection shall post this report and shall communicate ELCC Resource Performance Adjustment values to applicable Generation Capacity Resource Providers no later than five months prior to the start of the target Delivery Year, as described in the PJM Manuals. Accredited UCAP values for the applicable Delivery Year shall establish the maximum Unforced Capacity that an ELCC Resource can physically provide or offer to provide in the applicable Delivery Year.

The Office of the Interconnection shall also post preliminary ELCC Class Rating values for nine subsequent Delivery Years. For any Delivery Year for which a final ELCC Class Rating has not been posted and a preliminary ELCC Class Rating has been posted, the Accredited UCAP of an ELCC Resource for such Delivery Year shall be based on the most recent preliminary ELCC Class Rating value for that Delivery Year, together with the most recently calculated ELCC Resource Performance Adjustment value for that ELCC Resource. Except to the extent specified above or otherwise specified, the preliminary ELCC Class Rating values for future years are non-binding and are only for indicative purposes. A Generation Capacity Resource Provider can offer or provide capacity from an ELCC Resource that is not subject to a capacity market must offer obligation (as specified in Tariff, Attachment DD, Section 6.6) at a level less than the Accredited UCAP for such resource.

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In order to facilitate the effective load carrying capability analysis, the Generation Capacity Resource Provider of each ELCC Resource must submit to the Office of the Interconnection the required information as specified in the PJM Manuals by no later than August 1 prior to the calendar year for the RPM Auction in which the ELCC Resource intends to submit a Sell Offer or otherwise commit to provide capacity, except for 2025/2026 Delivery Years such required information must be provided to the Office of the Interconnection in accordance with the PJM Manuals. The required information may include relevant physical parameters, relevant historical data such as weather data and actual or estimated historical energy output, and documentation supporting such parameters and historical data. The relevant physical parameters are those that are incorporated into the effective load carrying capability analysis. The parameters required for Hydropower With Non-Pumped Storage shall include Ordinary Water Storage and any applicable Exigent Water Storage. Submitted parameters must indicate the expected duration for which any submitted physical parameters are valid.

The Office of the Interconnection shall evaluate, validate, and approve the foregoing information in accordance with the process set forth in the PJM Manuals. In evaluating the validity of submitted information, the Office of the Interconnection may assess the consistency of such information with observed conditions. If the Office of the Interconnection observes that the information provided by the Generation Capacity Resource Provider of the ELCC Resource is inconsistent with observed conditions, the Office of the Interconnection will coordinate with the Generation Capacity Resource Provider of the ELCC Resource to understand the information and observed conditions before making a determination regarding the validity of the applicable parameters. The Office of the Interconnection may engage the services of a consultant with technical expertise to evaluate the foregoing information.

After the Office of the Interconnection has completed its evaluation of the foregoing information, the Office of the Interconnection shall notify the Generation Capacity Resource Provider in writing whether the submitted information is considered invalid by no later than September 1 following the submission of the information. The Office of the Interconnection's determination on the validity of the foregoing information shall continue for the applicable Delivery Year and, if requested, for such longer period as the Office of the Interconnection may determine is supported by the data.

In the event that the Office of the Interconnection is unable to validate any of the required information, physical parameters, supporting documentation, or other related information submitted by the Generation Capacity Resource Provider of an ELCC Resource, then the Office of the Interconnection shall calculate Accredited UCAP values for that ELCC Resource based only on the validated information. Such ELCC Resource shall not be permitted to offer or otherwise provide capacity above such Accredited UCAP values until the Office of the Interconnection determines new Accredited UCAP values for such resource.

Generation Capacity Resource Providers of ELCC Resources that are hydropower plants with water storage must provide documentation to support the physical parameters provided for expected load carrying capability analysis modeling, as specified in the PJM Manuals. This documentation must: (a) support the plant's physical capabilities; (b) demonstrate that the parameters do not violate any federal, state, river basin, or other applicable authority operating limitations of the plant; and (c) demonstrate full authorization from FERC, any river basin commissions, and any other applicable authorities to meet those capabilities.