Motion to Extend Period in whichDefaulted FTRs Are not Offered for Liquidation from November 30, 2018 to February 28, 2019 (Moved by Citigroup and Seconded by EDP Renewables)

- 1. To be considered by the Markets and Reliability Committee on September 27, 2018 if no FTR Liquidation Process Option receives super-majority MRC support; and
- 2. To be considered by the Members Committee on September 27, 2018 if no FTR Liquidation Process Option receives super-majority MC support

OPERATING AGREEMENT, SCHEDULE 1 – PJM INTERCHANGE ENERGY MARKET

7.3 Auction Procedures.

7.3.9 Liquidation of Financial Transmission Rights in the Event of Member Default.

In the event a Member fails to meet creditworthiness requirements or make timely payments when due pursuant to the PJM Operating Agreement or PJM Tariff, the Office of the Interconnection shall, as soon as practicable after such default is declared, initiate the following procedures to close out and liquidate the Financial Transmission Rights of a Member:

a) The Office of the Interconnection shall close out the defaulting Member's positions as of the date of its default, by unilaterally accelerating and terminating all forward Financial Transmission Rights positions.

b) The Office of the Interconnection shall post on its website all salient information relating to the closed out portfolio of Financial Transmission Rights.

c) All current planning period Financial Transmission Right positions within the defaulting Members' Financial Transmission Right portfolio will be offered for sale in the next available monthly balance of planning period Financial Transmission Rights auction at an offer price designed to maximize the likelihood of liquidation of those positions.

d) Financial Transmission Rights positions that do not settle until the next or subsequent planning period will be offered into the next available Financial Transmission Rights auction (taking into account timing constraints and the need for an orderly liquidation) where, based on the Office of Interconnection's commercially reasonable expectation, such positions would be expected to clear. In the event that the next scheduled Financial Transmission Rights auction is more than two (2) months subsequent to the date that the Office of the Interconnection declares a Member in default, a specially scheduled Financial Transmission Rights auction may be conducted by the Office of the Interconnection. The entire portfolio of the defaulting Member's Financial Transmission Rights will be offered for sale at an offer price designed to maximize the likelihood of liquidation of those positions.

e) The Financial Transmission Right positions comprising the defaulting Member's portfolio that are liquidated in a Financial Transmission Rights auction should avoid setting the price in the auction at the bid prices with which they were initially submitted. In the event that

[Italicized language is pending Commission acceptance in Docket No. ER18-2289.] DRAFT 9.20.18

any of the closed out Financial Transmission Rights would set market based on the auction's preliminary solution, then only one-half of each Financial Transmission Rights position will be offered for sale and the auction will be re-executed. In the event that any Financial Transmission Rights position that has been closed out once again sets price, then all Financial Transmission Rights scheduled to be liquidated will be removed from the affected auction and the auction will be re-executed excluding the closed out Financial Transmission Right positions. Financial Transmission Right positions that are not liquidated will then be offered in the next available auction or specially scheduled auction, as appropriate.

f) The liquidation of the defaulting Members' Financial Transmission Rights portfolio pursuant to the foregoing procedures shall result in a final liquidated settlement amount. The final liquidated settlement amount will be included in calculating a Default Allocation Assessment as described in Section 15.1.2A(I) of the PJM Operating Agreement. If the Office of the Interconnection is unable to close out and liquidate a Financial Transmission Rights position under the foregoing procedures, the close out shall be deemed void and the defaulting Member shall remain liable for the full final value of its default, such full final value being realized at the normal time for performance of the Financial Transmission Rights position.

g) For the period of August 24, 2018 through November 30, 2018 February 28, 2019, the liquidation process of a defaulting Member's Financial Transmission Rights described in Tariff, Attachment K – Appendix, section 7.3.9(c)-(f) and the parallel provisions in Operating Agreement, Schedule 1, section 7.3.9(c)-(f) shall not apply, including, without limitation, that the Office of the Interconnection shall not be required to offer the defaulting Member's Financial Transmission Rights for sale into any auction. During this period, the amount of gain or loss on each of the defaulting Member's Financial Transmission Rights position. The net of such gains and losses for all such positions shall be considered the final monthly settlement amount. Such final monthly settlement amount shall be included in calculating the Default Allocation Assessments as described in Operating Agreement, section 15.1.2A(I). Such assessment shall in no way relieve the defaulting Member of its obligations, including, without limitation, the defaulting Member's obligations arising from or associated with the full value of its default.

In all other respects, Financial Transmission Rights terminated pursuant to this section shall be liquidated pursuant to the appropriate provisions and procedures set forth in the PJM Manuals.

[Italicized language is pending Commission acceptance in Docket No. ER18-2289.]

OPEN ACCESS TRANSMISSION TARIFF

7.3 Auction Procedures.

7.3.9 Liquidation of Financial Transmission Rights in the Event of Member Default.

In the event a Member fails to meet creditworthiness requirements or make timely payments when due pursuant to the PJM Operating Agreement or PJM Tariff, the Office of the Interconnection shall, as soon as practicable after such default is declared, initiate the following procedures to close out and liquidate the Financial Transmission Rights of a Member:

a) The Office of the Interconnection shall close out the defaulting Member's positions as of the date of its default, by unilaterally accelerating and terminating all forward Financial Transmission Rights positions.

b) The Office of the Interconnection shall post on its website all salient information relating to the closed out portfolio of Financial Transmission Rights.

c) All current planning period Financial Transmission Right positions within the defaulting Members' Financial Transmission Right portfolio will be offered for sale in the next available monthly balance of planning period Financial Transmission Rights auction at an offer price designed to maximize the likelihood of liquidation of those positions.

d) Financial Transmission Rights positions that do not settle until the next or subsequent planning period will be offered into the next available Financial Transmission Rights auction (taking into account timing constraints and the need for an orderly liquidation) where, based on the Office of Interconnection's commercially reasonable expectation, such positions would be expected to clear. In the event that the next scheduled Financial Transmission Rights auction is more than two (2) months subsequent to the date that the Office of the Interconnection declares a Member in default, a specially scheduled Financial Transmission Rights auction may be conducted by the Office of the Interconnection. The entire portfolio of the defaulting Member's Financial Transmission Rights will be offered for sale at an offer price designed to maximize the likelihood of liquidation of those positions.

e) The Financial Transmission Right positions comprising the defaulting Member's portfolio that are liquidated in a Financial Transmission Rights auction should avoid setting the price in the auction at the bid prices with which they were initially submitted. In the event that any of the closed out Financial Transmission Rights would set market based on the auction's preliminary solution, then only one-half of each Financial Transmission Rights position will be offered for sale and the auction will be re-executed. In the event that any Financial Transmission Rights position that has been closed out once again sets price, then all Financial Transmission Rights scheduled to be liquidated will be removed from the affected auction and the auction will be re-executed excluding the closed out Financial Transmission Right positions. Financial Transmission Right positions that are not liquidated will then be offered in the next available auction or specially scheduled auction, as appropriate.

f) The liquidation of the defaulting Members' Financial Transmission Rights portfolio pursuant to the foregoing procedures shall result in a final liquidated settlement amount. The final liquidated settlement amount will be included in calculating a Default Allocation Assessment as described in Section 15.1.2A(I) of the PJM Operating Agreement. If the Office of the Interconnection is unable to close out and liquidate a Financial Transmission Rights position under the foregoing procedures, the close out shall be deemed void and the defaulting Member shall remain liable for the full final value of its default, such full final value being realized at the normal time for performance of the Financial Transmission Rights position.

(g) For the period of August 24, 2018 through-November 30, 2018 February 28, 2019, the liquidation process of a defaulting Member's Financial Transmission Rights described in Tariff, Appendix K – Appendix, section 7.3.9(c)-(f) and the parallel provisions in Operating Agreement, Schedule 1, section 7.3.9(c)-(f) shall not apply, including, without limitation, that the Office of the Interconnection shall not be required to offer the defaulting Member's Financial Transmission Rights for sale into any auction. During this period, the amount of gain or loss on each of the defaulting Member's Financial Transmission Rights positions shall be realized at the normal time for performance of such Financial Transmission Rights position. The net of such gains and losses for all such positions shall be considered the final monthly settlement amount. Such final monthly settlement amount shall be included in calculating the Default Allocation Assessments as described in Operating Agreement, section 15.1.2A(I). Such assessment shall in no way relieve the defaulting Member of its obligations, including, without limitation, the defaulting Member's obligations arising from or associated with the full value of its default.

In all other respects, Financial Transmission Rights terminated pursuant to this section shall be liquidated pursuant to the appropriate provisions and procedures set forth in the PJM Manuals.