

## Update: May 18 Order on PJM's Order No. 881 Compliance Filing

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Operating Committee July 13, 2023

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## **Brief History**

- Late 2021/early 2022: FERC issued Order No. 881 and Order No. 881-A
  - Compliance by July 12, 2025
  - Extensive stakeholder engagement in first half of 2022
- July 12, 2022: PJM submitted Order No. 881 Compliance Filing
  - Proposed addition of Attachment W to Tariff
- May 18, 2023: The Commission issued an Order on Compliance Filing accepting in part PJM's July 12, 2022 Compliance Filing
  - Two additional compliance filings directed



**Future Deadlines** 

- June 13, 2023: PJM filed motion requesting an extension of time for the following AAR directive:
  - Proposed methodology for AAR implementation delineating expected roles between transmission owners and transmission provider.  $\rightarrow$  On June 21, 2023 FERC granted PJM's motion to extend to <u>September 29, 2023</u>.
- July 17, 2023: Original deadline is still in place for other aspects of the Compliance Filing.
- November 12, 2024: PJM must submit a compliance filing that explains the timeline for calculating AARs.



## Compliance Filing - due July 17, 2023

PJM must submit a compliance filing that:

- 1. Explains PJM's timeline for notifying the Commission of the precise effective date for the Tariff revisions
- 2. Addresses issue relating to technical limitations in definition of "Thermal Transmission Facility Ratings"
- 3. Clarifies use of AARs as part of Day-ahead and Real-time markets, and
- 4. Clarifies whether PJM will share line ratings with any transmission provider (not just RTOs/ISOs)

[Note: PJM anticipates updating this slide deck with additional details on or before July 17<sup>th</sup>.]





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July 2023 Operating Committee – May 18 Order on PJM's Order No. 881 Compliance Filing

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