



Regional Planning Process Senior Task Force (RPPTF)

Update and Recommended Action

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- Share RPPTF workplan status
- Discuss approach to remaining tasks on Generation Interconnection (GI) within a multi-driver context
- Recommend senior task force be placed on “hiatus” rather than “sunset,” pending outcomes on FERC Order No. 1000

- RPPTF has completed all workplan scope within charter¹
 - FERC Order No. 1000 Filings and Compliance responses
 - Multi-Driver Approach filings and Deficiency responses
- ¹Exception - generation interconnection (GI) within a multi-driver framework

RPPTF has formulated 4 GI examples with impacts to RTEP and Interconnection processes

- **Example 1** Generator requires upgrade that will be completely replaced by baseline RTEP upgrade. (But does not resolve baseline criteria violation – bigger upgrade needed to solve both criteria violation and gen interconnection) Example – Bryon Wayne
- **Example 1A** Generator requires upgrade that completely replaces a smaller baseline RTEP upgrade
- **Example 2** Generator requires upgrade and baseline RTEP upgrade is required, separately, but both could be replaced by a third upgrade
- **Example 3** Generators (plural), each at various stages of development in the queue, require upgrades and baseline RTEP upgrade is required, separately, but all could be replaced by a larger upgrade

- GI as a driver is an infrequent occurrence, however, Example 1 and 1A have previously been addressed through the interconnection process
 - Recommend basic principles and guidelines for 1 & 1A be addressed in PJM Manuals for RTEP and Generator Interconnection. Finalized and approved via the PC and MRC
 - Validate whether any Open Access Transmission Tariff revisions are necessary. If so, seek future endorsement at MRC.

- Example 2 and 3 have not previously been seen and contain inherent complexity and uncertainty
- Significant changes to the OATT would be required
 - Recommend Example 2 & 3 be “tabled” until Order No. 1000 and MDA matters are finalized and made more clear

- Recommend MRC endorsement to place RPPTF on “hiatus” rather than sunseting
- Avoid start up efforts if FERC rulings require PJM actions