



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

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Operating Committee
July 13, 2023

- 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

- 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. → On June 21, 2023 FERC granted PJM's motion to extend to **September 29, 2023**.
- **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.

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 17th.]

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



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