Original Sheet No. 737

### STANDARD LARGE FACILITY INTERCONNECTION PROCEDURES

(Applicable to Generating Facilities that exceed 20 MWs

and to Merchant Transmission Facilities)

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#### Section 1. Definitions.

Whenever used in these Large Facility Interconnection Procedures with initial capitalization, the following terms shall have the meanings specified in this Section 1. Terms used in these procedures with initial capitalization that are not defined in this Section 1 shall have the meanings specified in Section 1.0 or Attachment S of the NYISO OATT.

**Affected System** shall mean an electric system other than the transmission system owned, controlled or operated by the NYISO or the Transmission Owner that may be affected by the proposed interconnection.

**Affected System Operator** shall mean the entity that operates an Affected System.

**Applicable Laws and Regulations** shall mean all duly promulgated applicable federal, state and local laws, regulations, rules, ordinances, codes, decrees, judgments, directives, or judicial or administrative orders, permits and other duly authorized actions of any Governmental Authority, including but not limited to Environmental Law.

**Applicable Reliability Councils** shall mean the NERC, the NPCC and the NYSRC.

Applicable Reliability Standards shall mean the requirements and guidelines of the Applicable Reliability Councils, and the Transmission District, to which the Developer's Large Facility is directly interconnected, as those requirements and guidelines are amended and modified and in effect from time to time; provided that no Party shall waive its right to challenge the applicability or validity of any requirement or guideline as applied to it in the context of the Large Facility Interconnection Procedures.

Attachment Facilities shall mean the Transmission Owner's Attachment Facilities and the Developer's Attachment Facilities. Collectively, Attachment Facilities include all facilities and equipment between the Large Generating Facility or Merchant Transmission Facility and the Point of Interconnection, including any modification, additions or upgrades that are necessary to physically and electrically interconnect the Large Facility to the New York State Transmission System. Attachment Facilities are sole use facilities and shall not include Stand Alone System Upgrade Facilities or System Upgrade Facilities.

**Base Case** shall mean the base case power flow, short circuit, and stability data bases used for the Interconnection Studies by NYISO, Transmission Owner or Developer; described in Section 2.3 of the Large Facility Interconnection Procedures.

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**Breach** shall mean the failure of a Party to perform or observe any material term or condition of the Standard Large Generator Interconnection Agreement.

**Breaching Party** shall mean a Party that is in Breach of the Standard Large Generator Interconnection Agreement.

**Business Day** shall mean Monday through Friday, excluding federal holidays.

Calendar Day shall mean any day including Saturday, Sunday or a federal holiday.

**Clustering** shall mean the process whereby a group of Interconnection Requests is studied together, instead of serially, for the purpose of conducting the Interconnection System Reliability Study.

**Commercial Operation Date** of a unit shall mean the date on which the Developer commences commercial operation of the unit at the Large Facility after Trial Operation of such unit has been completed as confirmed in writing substantially in the form shown in Appendix E to the Standard Large Generator Interconnection Agreement.

**Confidential Information** shall mean any information that is defined as confidential by Section 13.1 of the Large Facility Interconnection Procedures.

**Default** shall mean the failure of a Party in Breach of the Standard Large Generator Interconnection Agreement to cure such Breach in accordance with Article 17 of the Standard Large Generator Interconnection Agreement.

**Developer's Attachment Facilities** shall mean all facilities and equipment, as identified in Appendix A of the Standard Large Generator Interconnection Agreement, that are located between the Large Generating Facility or Merchant Transmission Facility and the Point of Change of Ownership, including any modification, addition, or upgrades to such facilities and equipment necessary to physically and electrically interconnect the Large Generating Facility or Merchant Transmission Facility to the New York State Transmission System. Developer's Attachment Facilities are sole use facilities.

**Dispute Resolution** shall mean the procedure described in Section 13.5 of the Large Facility Interconnection Procedures for resolution of a dispute between the Parties.

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**Effective Date** shall mean the date on which the Standard Large Generator Interconnection Agreement becomes effective upon execution by the Parties, subject to acceptance by the Commission, or if filed unexecuted, upon the date specified by the Commission.

Engineering & Procurement (E&P) Agreement shall mean an agreement that authorizes Transmission Owner to begin engineering and procurement of long lead-time items necessary for the establishment of the interconnection in order to advance the implementation of the Interconnection Request.

**Environmental Law** shall mean Applicable Laws or Regulations relating to pollution or protection of the environment or natural resources.

**Force Majeure** shall mean any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, any order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or any other cause beyond a Party's control. A Force Majeure event does not include an act of negligence or intentional wrongdoing.

**Generating Facility** shall mean Developer's device for the production of electricity identified in the Interconnection Request, but shall not include the Developer's Attachment Facilities.

**Generating Facility Capacity** shall mean the net seasonal capacity of the Generating Facility and the aggregate net seasonal capacity of the Generating Facility where it includes multiple energy production devices.

Governmental Authority shall mean any federal, state, local or other governmental regulatory or administrative agency, court, commission, department, board, or other governmental subdivision, legislature, rulemaking board, tribunal, or other governmental authority having jurisdiction over any of the Parties, their respective facilities, or the respective services they provide, and exercising or entitled to exercise any administrative, executive, police, or taxing authority or power; provided, however, that such term does not include Developer, NYISO Transmission Owner, or any Affiliate thereof.

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**Hazardous Substances** shall mean any chemicals, materials or substances defined as or included in the definition of "hazardous substances," "hazardous wastes," "hazardous materials," "hazardous constituents," "restricted hazardous materials," "extremely hazardous substances," "toxic substances," "radioactive substances," "contaminants," "pollutants," "toxic pollutants" or words of similar meaning and regulatory effect under any applicable Environmental Law, or any other chemical, material or substance, exposure to which is prohibited, limited or regulated by any applicable Environmental Law.

**Initial Synchronization Date** shall mean the date upon which the Large Generating Facility or Merchant Transmission Facility is initially synchronized and upon which Trial Operation begins.

**In-Service Date** shall mean the date upon which the Developer reasonably expects it will be ready to begin use of the Transmission Owner's Attachment Facilities to obtain back feed power.

Interconnection Facilities Study shall mean a study conducted by NYISO or a third party consultant for the Developer to determine a list of facilities (including Transmission Owner's Attachment Facilities and System Upgrade Facilities as identified in the Interconnection System Reliability Impact Study), the cost of those facilities, and the time required to interconnect the Large Generating Facility or Merchant Transmission Facility with the New York State Transmission System. The scope of the study is defined in Section 8 of the Standard Large Facility Interconnection Procedures.

**Interconnection Facilities Study Agreement** shall mean the form of agreement contained in Appendix 4 of the Standard Large Facility Interconnection Procedures for conducting the Interconnection Facilities Study.

**Interconnection Feasibility Study** shall mean a preliminary evaluation of the system impact and cost of interconnecting the Large Generating Facility or Merchant Transmission Facility to the New York State Transmission System, the scope of which is described in Section 6 of the Standard Large Facility Interconnection Procedures.

**Interconnection Feasibility Study Agreement** shall mean the form of agreement contained in Appendix 2 of the Standard Large Facility Interconnection Procedures for conducting the Interconnection Feasibility Study.

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Interconnection Request shall mean Developer's request, in the form of Appendix 1 to the Standard Large Facility Interconnection Procedures, in accordance with the Tariff, to interconnect a new Large Generating Facility or Merchant Transmission Facility to the New York State Transmission System, or to increase the capacity of, or make a material modification to the operating characteristics of, an existing Large Generating Facility or Merchant Transmission Facility that is interconnected with the New York State Transmission System.

**Interconnection Study** shall mean any of the following studies: the Interconnection Feasibility Study, the Interconnection System Reliability Impact Study, and the Interconnection Facilities Study described in the Standard Large Facility Interconnection Procedures.

Interconnection System Reliability Impact Study ("SRIS") shall mean an engineering study that evaluates the impact of the proposed Large Generation Facility or Merchant Transmission Facility on the safety and reliability of the New York State Transmission System and, if applicable, an Affected System, to determine what Attachment Facilities and System Upgrade Facilities are needed for the proposed Large Generation Facility or Merchant Transmission Facility of the Developer to connect reliably to the New York State Transmission System in a manner that meets the NYISO Minimum Interconnection Standard. The scope of the SRIS is defined in Section 7.3 of the Large Facility Interconnection Procedures.

**Interconnection System Reliability Impact Study Agreement** shall mean the form of agreement contained in Appendix 3 of the Standard Large Facility Interconnection Procedures for conducting the Interconnection System Reliability Impact Study.

**IRS** shall mean the Internal Revenue Service.

**Large Facility** shall mean either a Large Generating Facility or a Merchant Transmission Facility.

**Large Generating Facility** shall mean a Generating Facility having a Generating Facility Capacity of more than 20 MW.

**Loss** shall mean any and all losses relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the Indemnified Party's performance or non-performance of its obligations under the Large Generator Interconnection Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the Indemnified Party.

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**Material Modification** shall mean those modifications that have a material impact on the cost or timing of any Interconnection Request with a later queue priority date.

Merchant Transmission Facility shall mean Developer's device for the transmission of electricity identified in the Interconnection Request, but shall not include Developer's Attachment Facilities. Merchant Transmission Facilities shall be those for which the Developer intends to receive approval from the Federal Energy Regulatory Commission to charge market-based rates. Merchant Transmission Facilities shall not include upgrades or additions to the New York State Transmission System for which the owner does not have market-based rate authority.

**Metering Equipment** shall mean all metering equipment installed or to be installed at the Large Generating or Merchant Transmission Facility pursuant to the Standard Large Generator Interconnection Agreement at the metering points, including but not limited to instrument transformers, MWh-meters, data acquisition equipment, transducers, remote terminal unit, communications equipment, phone lines, and fiber optics.

**Minimum Interconnection Standard** shall mean the reliability standard that must be met by any Large Generating Facility, or a Merchant Transmission Facility, proposing to connect to the New York State Transmission System. The Standard is designed to ensure reliable access by the proposed project to the New York State Transmission System. The Standard does not impose any deliverability test or deliverability requirement on the proposed interconnection.

**Network Access Interconnection Service** shall mean the service provided by NYISO to interconnect the Developer's Large Generating Facility or Merchant Transmission Facility to the New York State Transmission System in accordance with the NYISO Minimum Interconnection Standard, to enable the New York State Transmission System to receive electric energy and capacity from the Large Generating Facility or Merchant Transmission Facility at the Point of Interconnection, pursuant to the terms of the NYISO OATT.

**Notice of Dispute** shall mean a written notice of a dispute or claim that arises out of or in connection with the Standard Large Facility Interconnection Procedures, or the Standard Large Generator Interconnection Agreement or its performance.

**NPCC** shall mean the Northeast Power Coordinating Council or its successor organization.

**NYISO** shall mean the New York Independent System Operator, Inc.

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**Optional Interconnection Study** shall mean a sensitivity analysis based on assumptions specified by the Developer in the Optional Interconnection Study Agreement.

**Optional Interconnection Study Agreement** shall mean the form of agreement contained in Appendix 5 of the Standard Large Facility Interconnection Procedures for conducting the Optional Interconnection Study.

**Party or Parties** shall mean NYISO, Transmission Owner, or Developer or any combination of the above.

**Point of Change of Ownership** shall mean the point, as set forth in Appendix A to the Standard Large Generator Interconnection Agreement, where the Developer's Attachment Facilities connect to the Transmission Owner's Attachment Facilities.

**Point of Interconnection** shall mean the point, as set forth in Appendix A to the Standard Large Generator Interconnection Agreement, where the Attachment Facilities connect to the New York State Transmission System.

**Queue Position** shall me an the order of a valid Interconnection Request, relative to all other pending valid Interconnection Requests, that is established based upon the date and time of receipt of the valid Interconnection Request by NYISO.

**Reasonable Efforts** shall mean, with respect to an action required to be attempted or taken by a Party under the Standard Large Facility Interconnection Procedures or Standard Large Generator Interconnection Agreement, efforts that are timely and consistent with Good Utility Practice and are otherwise substantially equivalent to those a Party would use to protect its own interests.

**Scoping Meeting** shall mean the meeting between representatives of the Developer, NYISO and Transmission Owner conducted for the purpose of discussing alternative interconnection options, to exchange information including any transmission data and earlier study evaluations that would be reasonably expected to impact such interconnection options, to analyze such information, and to determine the potential feasible Points of Interconnection.

**Services Tariff** shall mean the NYISO Market Administration and Control Area Tariff, as filed with the Commission, and as amended or supplemented from time to time, or any successor tariff thereto.

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**Site Control** shall mean documentation reasonably demonstrating: (1) ownership of, a leasehold interest in, or a right to develop a site for the purpose of constructing the Large Generating Facility or Merchant Transmission Facility; (2) an option to purchase or acquire a leasehold site for such purpose; or (3) an exclusivity or other business relationship between Developer and the entity having the right to sell, lease or grant Developer the right to possess or occupy a site for such purpose.

**Stand Alone System Upgrade Facilities** shall mean System Upgrade Facilities that a Developer may construct without affecting day-to-day operations of the New York State Transmission System during their construction. NYISO, the Transmission Owner and the Developer must agree as to what constitutes Stand Alone System Upgrade Facilities and identify them in Appendix A to the Standard Large Generator Interconnection Agreement.

**Standard Large Facility Interconnection Procedures ("LFIP")** shall mean the interconnection procedures applicable to an Interconnection Request pertaining to a Large Generating Facility or Merchant Transmission Facility that are included in Attachment X of the NYISO OATT.

**Standard Large Generator Interconnection Agreement ("LGIA")** shall mean the form of interconnection agreement applicable to a Interconnection Request pertaining to a Large Generating Facility, that is included in Attachment X of the NYISO OATT.

**System Protection Facilities** shall mean the equipment, including necessary protection signal communications equipment, required to (I) protect the New York State Transmission System from faults or other electrical disturbances occurring at the Large Generating Facility or Merchant Transmission Facility and (2) protect the Large Generating Facility or Merchant Transmission Facility from faults or other electrical system disturbances occurring on the New York State Transmission System or on other delivery systems or other generating systems to which the New York State Transmission System is directly connected.

**Tariff** shall mean the NYISO Open Access Transmission Tariff ("OATT"), as filed with the Commission, and as amended or supplemented from time to time, or any successor tariff.

**Transmission Owner** shall mean the public utility or authority (or its designated agent) that (i) owns facilities used for the transmission of Energy in interstate commerce and provides Transmission Service under the Tariff, (ii) owns, leases or otherwise possesses an interest in the portion of the New York State Transmission System at the Point of Interconnection, and (iii) is a Party to the Standard Large Generator Interconnection Agreement.

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Transmission Owner's Attachment Facilities shall mean all facilities and equipment owned, controlled or operated by the Transmission Owner from the Point of Change of Ownership to the Point of Interconnection as identified in Appendix A to the Standard Large Generator Interconnection Agreement, including any modifications, additions or upgrades to such facilities and equipment. Transmission Owner's Attachment Facilities are sole use facilities and shall not include Stand Alone System Upgrade Facilities or System Upgrade Facilities.

**Trial Operation** shall mean the period during which Developer is engaged in on-site test operations and commissioning of the Large Generating Facility or Merchant Transmission Facility prior to commercial operation.

## Section 2. Scope and Application.

### 2.1 Application of Standard Large Facility Interconnection Procedures.

Sections 2 through 13 apply to processing an Interconnection Request pertaining to a Large Generating Facility or Merchant Transmission Facility proposing to interconnect to the New York State Transmission System.

### 2.2 Comparability.

The NYISO shall receive, process and analyze all Interconnection Requests in a timely manner as set forth in the Large Facility Interconnection Procedures. As described herein, the NYISO will process and analyze all Interconnection Requests with independence and impartiality, in cooperation with and with input from the Developers, Transmission Owners and other Market Participants. The NYISO will perform, oversee or review the Interconnection Studies to ensure compliance with the Large Facility Interconnection Procedures. The NYISO will

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use the same Reasonable Efforts in processing and analyzing Interconnection

Requests from all Developers, whether or not the Large Generating Facilities or

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Merchant Transmission are owned by a Transmission Owner, its subsidiaries or

Affiliates, or others.

2.3 Base Case Data.

The NYISO shall provide base power flow, short circuit and stability databases,

including all underlying assumptions and contingency lists, to the Developer upon

request, subject to NYISO confidentiality and infrastructure security

requirements. The power flow data bases provided shall be those that the NYISO

submitted with the most recent FERC Form 715 Report prior to the request. The

vintage of the short circuit and stability data bases provided shall correspond to

that of the power flow data bases provided. Such databases and lists, hereinafter

referred to as Base Cases, shall include all proposed generation and transmission

facilities that are included in the baseline system modeled for the Annual

Transmission Baseline Assessment conducted pursuant Attachment S to the

NYISO OATT.

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2.4 No Applicability to Transmission Service or Other Services.

Nothing in these Large Facility Interconnection Procedures shall constitute a

request for Transmission Service or confer upon a Developer any right to receive

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Transmission Service. Nothing in these Large Facility Interconnection

Procedures shall constitute a request for, nor agreement to provide, any energy,

Ancillary Services or Installed Capacity under the NYISO Services Tariff.

Section 3. Interconnection Requests.

3.1 General.

A Developer shall submit to the NYISO a Interconnection Request in the form of

Appendix 1 to these Large Facility Interconnection Procedures and a refundable

deposit of \$10,000. The NYISO shall apply the deposit toward the cost of an

Interconnection Feasibility Study. The Developer shall submit a separate

Interconnection Request for each site and may submit multiple Interconnection

Requests for a single site. The Developer must submit a deposit with each

Interconnection Request even when more than one request is submitted for a

single site. A Interconnection Request to evaluate one site at two different

voltage levels shall be treated as two Interconnection Requests.

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At Developer's option, the NYISO, Transmission Owner and Developer will

identify alternative Point(s) of Interconnection and configurations at the Scoping

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Meeting to evaluate in this process and attempt to eliminate alternatives in a

reasonable fashion given resources and information available. Developer will

select the definitive Point(s) of Interconnection to be studied no later than the

execution of the Interconnection Feasibility Study Agreement.

**3.2** Type of Interconnection Service.

**3.2.1 The Product.** The NYISO offers Network Access Interconnection

Service under the Large Facility Interconnection Procedures.

**3.2.2 The Studies.** The Interconnection Studies conducted under the Large

Facility Interconnection Procedures consist of short circuit/fault duty,

steady state (thermal and voltage) and stability analyses designed to

identify the Attachment Facilities and System Upgrade Facilities

required for the reliable interconnection of Large Facilities to the New

York State Transmission System in compliance with the NYISO

Minimum Interconnection Standard.

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Attachment X

3.3 Valid Interconnection Request.

3.3.1 Initiating an Interconnection Request.

To initiate an Interconnection Request, Developer must submit all of the

following: (i) a \$10,000 deposit, (ii) a completed application in the form

of Appendix 1, and (iii) demonstration of Site Control or a posting of an

additional deposit of \$10,000. Such deposits shall be applied toward

any Interconnection Studies pursuant to the Interconnection Request. If

Developer demonstrates Site Control within the cure period specified in

Section 3.3.3 after submitting its Interconnection Request, the

additional deposit shall be refundable; otherwise, all such deposit(s),

additional and initial, become non-refundable.

The expected In-Service Date of the new Large Facility or proposed

increase in capacity of the existing Large Generating Facility or

Merchant Transmission Facility shall be no more than the process

window for the regional expansion planning period (or prior to the

establishment of a regional planning process, the process window for

the NYISO's expansion planning period) not to exceed seven years

from the date the Interconnection Request is received by the NYISO,

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unless the Developer demonstrates that engineering, permitting and construction of the new Large Facility or increase in capacity of the existing Large Facility will take longer than the regional expansion planning period. The In-Service Date may succeed the date the Interconnection Request is received by the NYISO by a period up to ten years, or longer where the Developer and NYISO agree after consultation with the Transmission Owner, such agreement not to be unreasonably withheld.

## 3.3.2 Acknowledgment and Notification of Interconnection Request.

NYISO shall acknowledge receipt of the Interconnection Request within five (5) Business Days of receipt of the request and attach a copy of the received Interconnection Request to the acknowledgement it returns to the Developer. At the same time, NYISO shall forward a copy of the Interconnection Request and its acknowledgement to the Transmission Owner with whom the Developer is proposing to connect.

### **3.3.3** Deficiencies in Interconnection Request.

An Interconnection Request will not be considered to be a valid request until all items in Section 3.3.1 have been received by the NYISO. If a

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Interconnection Request fails to meet the requirements set forth in

Section 3.3.1, the NYISO shall notify the Developer and Transmission

Owner within five (5) Business Days of receipt of the initial

Interconnection Request of the reasons for such failure and that the

Interconnection Request does not constitute a valid request. Developer

shall provide the NYISO the additional requested information needed to

constitute a valid request within ten (10) Business Days after receipt of

such notice. NYISO shall promptly forward such information to the

Transmission Owner. Failure by Developer to comply with this Section

3.3.3 shall be treated in accordance with Section 3.6.

3.3.4 Scoping Meeting.

Within ten (10) Business Days after receipt of a valid Interconnection

Request, NYISO shall establish a date agreeable to Developer and

Transmission Owner for the Scoping Meeting, and such date shall be no

later than thirty (30) Calendar Days from receipt of the valid

Interconnection Request, unless otherwise mutually agreed upon by the

Parties.

The purpose of the Scoping Meeting shall be to discuss alternative

interconnection options, to exchange information including any

transmission data that would reasonably be expected to impact such

interconnection options, to analyze such information and to determine

the potential feasible Points of Interconnection. NYISO, Transmission

Owner and Developer will bring to the meeting such technical data,

including, but not limited to: (i) general facility loadings, (ii) general

stability issues, (iii) general short circuit issues, (iv) general voltage

issues, (v) general reliability issues, and (vi) general system protection

issues as may be reasonably required to accomplish the purpose of the

meeting. NYISO, Transmission Owner and Developer will also bring

to the meeting personnel and other resources as may be reasonably

required to accomplish the purpose of the meeting in the time allocated

for the meeting. On the basis of the meeting, Developer shall designate

its Point of Interconnection, pursuant to Section 6.1, and one or more

available alternative Point(s) of Interconnection. The duration of the

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meeting shall be sufficient to accomplish its purpose.

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## 3.4 OASIS Posting.

The NYISO will maintain on its OASIS a list of all valid Interconnection Requests. The list will identify, for each Interconnection Request: (i) the maximum summer and winter megawatt electrical output; (ii) the location by county and state; (iii) the station or transmission line or lines where the interconnection will be made; (iv) the projected In-Service Date; (v) the status of the Interconnection Request, including Queue Position; (vi) the identity of the Developer; and (vii) the availability of any studies related to the Interconnection Request; (viii) the date of the Interconnection Request; (ix) the type of Large Facility to be constructed (combined cycle, base load or combustion turbine and fuel type); and (x) for Interconnection Requests that have not resulted in a completed interconnection, an explanation as to why it was not completed. The NYISO shall post to its OASIS site any deviations from the study timelines set forth herein. Interconnection Study reports and Optional Interconnection Study reports shall be posted to the NYISO OASIS site subsequent to the meeting between the Developer, NYISO and Transmission Owner to discuss the applicable study results. The NYISO shall also post any known deviations in the Large Facility's In-Service Date.

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3.5 Coordination with Affected Systems.

The NYISO will coordinate the conduct of any studies required to determine the

impact of the Interconnection Request on Affected Systems with Affected System

Operators and, if possible, include those results in its applicable Interconnection

Study within the time frame specified in these Large Facility Interconnection

Procedures. The NYISO will invite such Affected System Operators to all

meetings held with the Developer as required by these Large Facility

Interconnection Procedures. The Developer will cooperate with the NYISO in all

matters related to the conduct of studies and the determination of modifications to

Affected Systems. An Affected System Operator shall cooperate with the NYISO

and Transmission Owner with whom interconnection has been requested in all

matters related to the conduct of studies and the determination of modifications to

Affected Systems.

3.6 Withdrawal.

The Developer may withdraw its Interconnection Request at any time by written

notice of such withdrawal to the NYISO. In addition, if the Developer fails to

adhere to all requirements of these Large Facility Interconnection Procedures,

except as provided in Section 13.5 (Disputes), the NYISO shall deem the

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Interconnection Request to be withdrawn and shall provide written notice to the

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Developer of the deemed withdrawal and an explanation of the reasons for such

deemed withdrawal. Upon receipt of such written notice, the Developer shall

have fifteen (15) Business Days in which to either respond with information or

actions that cures the deficiency or to notify the NYISO of its intent to pursue

Dispute Resolution.

Withdrawal shall result in the loss of the Developer's Queue Position. If a

Developer disputes the withdrawal and loss of its Queue Position, then during

Dispute Resolution, the Developer's Interconnection Request is eliminated from

the queue until such time that the outcome of Dispute Resolution would restore its

Queue Position. A Developer that withdraws or is deemed to have withdrawn its

Interconnection Request shall pay to the NYISO and Transmission Owner all

costs that the NYISO and Transmission Owner prudently incur with respect to

that Interconnection Request prior to the receipt of notice described above. The

Developer must pay all monies due to the NYISO and Transmission Owner

before it is allowed to obtain any Interconnection Study data or results.

The NYISO shall (i) update the OASIS Queue Position posting and (ii) refund to

the Developer any portion of the Developer's deposit or study payments that

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exceeds the costs that the NYISO has incurred, including interest calculated in

accordance with section 35.19a(a)(2) of FERC's regulations. In the event of such

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withdrawal, the NYISO and Transmission Owner, subject to the confidentiality

provisions of Section 13.1, shall provide, at Developer's request, all information

that the NYISO and Transmission Owner developed for any completed study

conducted up to the date of withdrawal of the Interconnection Request.

Section 4. Queue Position.

4.1 General.

The NYISO shall assign a Queue Position based upon the date and time of receipt

of the valid Interconnection Request; provided that, if the sole reason an

Interconnection Request is not valid is the lack of required information on the

application form, and the Developer provides such information in accordance

with Section 3.3.3, then the NYISO shall assign the Developer a Queue Position

based on the date the application form was originally filed. Moving a Point of

Interconnection shall result in a lowering of Queue Position if it is deemed a

Material Modification under Section 4.4.3.

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The Queue Position of each Interconnection Request will be used to determine the

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order of performing the Interconnection Studies. A higher queued

Interconnection Request is one that has been placed "earlier" in the queue in

relation to another Interconnection Request that is lower queued.

4.2 Clustering.

At NYISO's option, Interconnection Requests may be studied serially or in

clusters for the purpose of the Interconnection System Reliability Impact Study.

Clustering shall be implemented on the basis of Queue Position. If the NYISO

elects to study Interconnection Requests using Clustering, all Interconnection

Requests received within a period not to exceed one hundred and eighty (180)

Calendar Days, hereinafter referred to as the "Queue Cluster Window" shall be

studied together. Deadlines for completing all Interconnection System Reliability

Impact Studies for which an Interconnection Study Agreement has been executed

during a Queue Cluster Window shall be in accordance with Section 7.4, for all

Interconnection Requests assigned to the same Queue Cluster Window. The

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NYISO may study an Interconnection Request separately to the extent warranted

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by Good Utility Practice based upon the electrical remoteness of the proposed

Large Facility.

Clustering Interconnection System Reliability Impact Studies shall be conducted

in such a manner to ensure the efficient implementation of the applicable regional

transmission expansion plan in light of the New York State Transmission System

capabilities at the time of each study.

The Queue Cluster Window shall have a fixed time interval based on fixed annual

opening and closing dates. Any changes to the established Queue Cluster

Window interval and opening or closing dates shall be announced with a posting

on the NYISO's OASIS beginning at least one hundred and eighty (180) Calendar

Days in advance of the change and continuing thereafter through the end date of

the first Queue Cluster Window that is to be modified.

4.3 Transferability of Queue Position.

A Developer may transfer its Queue Position to another entity only if such entity

acquires the specific Large Facility identified in the Interconnection Request and

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the Point of Interconnection does not change. As a result of such a transfer, the

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acquiring entity shall become the Developer of the specific Large Facility

identified in the Interconnection Request.

4.4 Modifications.

The Developer shall submit to the NYISO, in writing, modifications to any

information provided in the Interconnection Request. The Developer shall retain

its Queue Position if the modifications are in accordance with Sections 4.4.1,

4.4.2 or 4.4.5, or are determined not to be Material Modifications pursuant to

Section 4.4.3.

Notwithstanding the above, during the course of the Interconnection Studies,

either the Developer or the NYISO or Transmission Owner may identify changes

to the planned interconnection that may improve the costs and benefits (including

reliability) of the interconnection, and the ability of the New York State

Transmission System to accommodate the Interconnection Request. To the extent

the identified changes are acceptable to the NYISO, Transmission Owner and

Developer, such acceptance not to be unreasonably withheld, NYISO shall

modify the Point of Interconnection and/or configuration in accordance with such

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changes and proceed with any re-studies necessary to do so in accordance with

Section 6.4, Section 7.6 and Section 8.5 as applicable and Developer shall retain

its Queue Position.

**4.4.1** Prior to the return of the executed Interconnection System Reliability

Impact Study Agreement to the NYISO, modifications permitted under

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this Section shall include specifically: (a) a reduction up to 60 percent

(MW) of electrical output of the proposed project; (b) modifying the

technical parameters associated with the Large Facility technology or

the Large Generating Facility step-up transformer impedance

characteristics; and (c) modifying the interconnection configuration.

For plant increases, the incremental increase in plant output will go to

the end of the queue for the purposes of study analysis.

**4.4.2** Prior to the return of the executed Interconnection Facility Study

Agreement to the NYISO, the modifications permitted under this

Section shall include specifically: (a) additional 15 percent decrease in

Large Facility size (MW), and (b) Large Facility technical parameters

associated with modifications to Large Facility technology and

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transformer impedances; provided, however, the incremental

Interconnection Study costs associated with those modifications are the

responsibility of the requesting Developer.

**4.4.3** Prior to making any modification other than those specifically permitted

by Sections 4.4.1, 4.4.2, and 4.4.5, Developer may first request that the

NYISO evaluate whether such modification is a Material Modification.

In response to Developer's request, the NYISO shall evaluate the

proposed modifications prior to making them and inform the Developer

in writing of whether the modifications would constitute a Material

Modification. Any change to the Point of Interconnection shall

constitute a Material Modification. The Developer may then withdraw

the proposed modification or proceed with a new Interconnection

Request for such modification.

**4.4.4** Upon receipt of Developer's request for modification permitted under

this Section 4.4, the NYISO shall commence and perform any necessary

additional studies as soon as practicable, but in no event shall the

NYISO commence such studies later than thirty (30) Calendar Days

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after receiving notice of Developer's request. Any additional studies resulting from such modification shall be done at Developer's cost.

4.4.5 Extensions of less than three (3) cumulative years in the Commercial Operation Date of the Large Facility to which the Interconnection Request relates are not material and should be handled through construction sequencing.

Section 5. Procedures for Interconnection Requests Submitted Prior to Effective Date of Standard Large Facility Interconnection Procedures.

**5.1** Queue Position for Pending Requests.

5.1.1 Any Developer assigned a Queue Position prior to the effective date of these Large Facility Interconnection Procedures shall retain that Queue Position.

5.1.1.1 If an Interconnection Study Agreement has not been executed as of the effective date of these Large Facility Interconnection Procedures, then such Interconnection Study, and any subsequent Interconnection Studies, shall be processed in accordance with these Large Facility Interconnection Procedures.

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**5.1.1.2** If an Interconnection Study Agreement has been executed prior

to the effective date of this these Large Facility Interconnection

Procedures, such Interconnection Study shall be completed in

accordance with the terms of such agreement. With respect to

any remaining studies for which a Developer has not signed an

Interconnection Study Agreement prior to the effective date of

these Large Facility Interconnection Procedures, the NYISO

must offer the Developer the option of either continuing under

the NYISO's existing interconnection study process or going

forward with the completion of the necessary Interconnection

Studies (for which it does not have a signed Interconnection

Studies Agreement) in accordance with these Large Facility

Interconnection Procedures.

**5.1.1.3** If a Standard Large Generator Interconnection Agreement has

been submitted to the Commission for approval before the

effective date of these Standard Large Facility Interconnection

Procedures, then the Standard Large Generator Interconnection

Agreement would be grandfathered.

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### **5.1.2** Transition Period.

To the extent necessary, the NYISO and Developers with an outstanding request (i.e., an Interconnection Request for which an interconnection agreement has not been submitted to the Commission for approval as of the effective date of these Large Facility Interconnection Procedures) shall transition to these procedures within a reasonable period of time not to exceed sixty (60) Calendar Days. The use of the term "outstanding request" herein shall mean any Interconnection Request, on the effective date of these Large Facility Interconnection Procedures: (i) that has been submitted but not yet accepted by the NYISO; (ii) where the related interconnection agreement has not yet been submitted to the Commission for approval in executed or unexecuted form, (iii) where the relevant Interconnection Study Agreements have not yet been executed, or (iv) where any of the relevant Interconnection Studies are in process but not yet completed. Any Developer with an outstanding request as of the effective date of these Large Facility Interconnection Procedures may request a reasonable extension of any deadline, otherwise applicable, if necessary

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to avoid undue hardship or prejudice to its Interconnection Request. A

reasonable extension shall be granted by the NYISO to the extent

consistent with the intent and process provided for under these Large

Facility Interconnection Procedures.

5.2 New Transmission Provider.

If the NYISO transfers its control of the New York State Transmission System to

a successor transmission provider during the period when an Interconnection

Request is pending, the NYISO shall transfer to the successor transmission

provider any amount of the deposit or payment with interest thereon that exceeds

the cost that it incurred to evaluate the request for interconnection. Any

difference between such net amount and the deposit or payment required by these

Large Facility Interconnection Procedures shall be paid by or refunded to the

Developer, as appropriate. The NYISO shall coordinate with the successor

transmission provider to complete any Interconnection Study, as appropriate, that

the NYISO has begun but has not completed. If the NYISO has tendered a draft

Standard Large Generator Interconnection Agreement to the Developer but the

Developer has not either executed that interconnection agreement or requested the

filing of an unexecuted Standard Large Generator Interconnection Agreement

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with FERC, unless otherwise provided, the Developer may elect to complete

negotiations with the NYISO or the successor transmission provider.

Section 6. Interconnection Feasibility Study.

6.1 Interconnection Feasibility Study Agreement.

Simultaneously with the acknowledgement of a valid Interconnection Request the

NYISO shall provide to Developer and Transmission Owner an Interconnection

Feasibility Study Agreement in the form of Appendix 2. The Interconnection

Feasibility Study Agreement shall specify that Developer is responsible for the

actual cost of the Interconnection Feasibility Study. Within five (5) Business

Days following the Scoping Meeting, Developer shall specify for inclusion in the

attachment to the Interconnection Feasibility Study Agreement the Point(s) of

Interconnection and any reasonable alternative Point(s) of Interconnection.

Within five (5) Business Days following the NYISO's receipt of such designation,

NYISO shall tender to Developer the Interconnection Feasibility Study

Agreement signed by NYISO and Transmission Owner, which includes a good

faith estimate of the cost for completing the Interconnection Feasibility Study.

The Developer shall execute and deliver to the NYISO the Interconnection

Feasibility Study Agreement along with a \$10,000 deposit no later than thirty (30)

Calendar Days after its receipt.

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On or before the return of the executed Interconnection Feasibility Study

Agreement to the NYISO, the Developer shall provide the technical data called

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for in Appendix 2, Attachment A.

If the Interconnection Feasibility Study uncovers any unexpected result(s) not

contemplated during the Scoping Meeting, a substitute Point of Interconnection

identified by either Developer or Transmission Owner and NYISO, and

acceptable to the other Parties, such acceptance not to be unreasonably withheld,

will be substituted for the designated Point of Interconnection specified above

without loss of Queue Position, and Re-studies shall be completed pursuant to

Section 6.4 as applicable. For the purpose of this Section 6.1, if the NYISO,

Transmission Owner and Developer cannot agree on the substituted Point of

Interconnection, then Developer may direct that one of the alternatives as

specified in the Interconnection Feasibility Study Agreement, as specified

pursuant to Section 3.3.4, shall be the substitute.

**6.2** Scope of Interconnection Feasibility Study.

The Interconnection Feasibility Study shall preliminarily evaluate the feasibility

of the proposed interconnection to the New York State Transmission System.

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The Interconnection Feasibility Study shall be conducted in accordance with

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Applicable Reliability Standards.

The Interconnection Feasibility Study will consider the Base Case and, if not

already included in the Base Case, all Generating and Merchant Transmission

Facilities (and with respect to (iii), any identified System Upgrade Facilities) that,

on the date the Interconnection Feasibility Study is commenced: (i) are directly

interconnected to the New York State Transmission System; (ii) are

interconnected to Affected Systems and may have an impact on the

Interconnection Request; (iii) have a pending higher queued Interconnection

Request to interconnect to the New York State Transmission System; and (iv)

have no Queue Position but have executed a Standard Large Generator

Interconnection Agreement or requested that an unexecuted Standard Large

Generator Interconnection Agreement be filed with FERC. The Interconnection

Feasibility Study will consist of a power flow and short circuit analysis. The

Interconnection Feasibility Study will provide a list of facilities and a non-binding

good faith estimate of cost responsibility and a non-binding good faith estimated

time to construct.

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**6.3** Interconnection Feasibility Study Procedures.

The NYISO shall utilize existing studies to the extent practicable when it

performs the study. The NYISO shall use Reasonable Efforts to complete the

Interconnection Feasibility Study no later than forty-five (45) Calendar Days after

the NYISO receives the fully executed Interconnection Feasibility Study

Agreement. At the request of the Developer or at any time the NYISO determines

that it will not meet the required time frame for completing the Interconnection

Feasibility Study, NYISO shall notify the Developer as to the schedule status of

the Interconnection Feasibility Study. If the NYISO is unable to complete the

Interconnection Feasibility Study within that time period, it shall notify the

Developer and provide an estimated completion date with an explanation of the

reasons why additional time is required. Upon request, the NYISO shall provide

the Developer supporting documentation, workpapers and relevant power flow,

short circuit and stability databases for the Interconnection Feasibility Study,

subject to confidentiality arrangements consistent with Section 13.1.

6.3.1 Study Report Meeting.

Within ten (10) Business Days of providing an Interconnection

Feasibility Study report to Developer, the NYISO and Transmission

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Owner shall meet with Developer to discuss the results of the

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Interconnection Feasibility Study.

6.4 Re-Study.

If the NYISO determines that re-study of the Interconnection Feasibility Study is

required due to a higher queued project dropping out of the queue, or a

modification of a higher queued project subject to Section 4.4, or re-designation

of the Point of Interconnection pursuant to Section 6.1 NYISO shall notify

Developer in writing. Such re-study shall take not longer than forty-five (45)

Calendar Days from the date of the notice. Any cost of re-study shall be borne by

the Developer being re-studied.

Section 7. Interconnection System Reliability Impact Study.

7.1 Interconnection System Reliability Impact Study Agreement.

Unless otherwise agreed, pursuant to the Scoping Meeting provided in Section

3.3.4, simultaneously with the delivery of the Interconnection Feasibility Study to

the Developer, the NYISO shall provide to the Developer and Transmission

Owner an Interconnection System Reliability Impact Study Agreement in the

form of Appendix 3 to these Large Facility Interconnection Procedures. The

Interconnection System Reliability Impact Study Agreement shall provide that the

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Developer shall compensate the NYISO and Transmission Owner for the actual

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cost of the SRIS. Within three (3) Business Days following the Interconnection

Feasibility Study results meeting, the NYISO shall provide to Developer a non-

binding good faith estimate of the cost and timeframe for completing the SRIS.

7.2 Execution of Interconnection System Reliability Impact Study Agreement.

The Developer shall execute the Interconnection System Reliability Impact Study

Agreement and deliver the executed Interconnection System Reliability Impact

Study Agreement to the NYISO no later than thirty (30) Calendar Days after its

receipt along with demonstration of Site Control, and a \$50,000 deposit.

If the Developer does not provide all such technical data when it delivers the

Interconnection System Reliability Impact Study Agreement, the NYISO shall

notify the Developer of the deficiency within five (5) Business Days of the receipt

of the executed Interconnection System Reliability Impact Study Agreement and

the Developer shall cure the deficiency within ten (10) Business Days of receipt

of the notice, provided, however, such deficiency does not include failure to

deliver the executed Interconnection System Reliability Impact Study Agreement

or deposit.

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If the Interconnection System Reliability Impact Study uncovers any unexpected

result(s) not contemplated during the Scoping Meeting and the Interconnection

Feasibility Study, a substitute Point of Interconnection identified by either

Developer or Transmission Owner and NYISO, and acceptable to the other

Parties, such acceptance not to be unreasonably withheld, will be substituted for

the designated Point of Interconnection specified above without loss of Queue

Position, and restudies shall be completed pursuant to Section 7.6 as applicable.

For the purpose of this Section 7.2, if the NYISO, Transmission Owner and

Developer cannot agree on the substituted Point of Interconnection, then

Developer may direct that one of the alternatives as specified in the

Interconnection Feasibility Study Agreement, as specified pursuant to Section

3.3.4, shall be the substitute.

7.3 Scope of Interconnection System Reliability Impact Study.

The Interconnection System Reliability Impact Study shall evaluate the impact of

the proposed interconnection on the reliability of the New York State

Transmission System. The Interconnection System Reliability Impact Study shall

be conducted in accordance with Applicable Reliability Standards. The SRIS will

consider the Base Case, and if not already included in the Base Case, all

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any identified System Upgrade Facilities associated with such higher queued interconnection) that, on the date the SRIS is commenced: (i) are directly interconnected to the New York State Transmission System; (ii) are interconnected to Affected Systems and may have an impact on the Interconnection Request; (iii) have a pending higher queued Interconnection

Generating and Merchant Transmission Facilities (and with respect to (iii) below,

Request to interconnect to the New York State Transmission System; and (iv)

have no Queue Position but have executed a Standard Large Generator

Interconnection Agreement or requested that an unexecuted Standard Large

Generator Interconnection Agreement be filed with FERC.

The Interconnection System Reliability Impact Study will consist of a short circuit analysis, a stability analysis, and a power flow analysis. The SRIS will state the assumptions upon which it is based; state the results of the analyses; and provide the requirements or potential impediments to providing the requested Network Access Interconnection Service, including a preliminary indication of the cost and length of time that would be necessary to correct any problems identified in those analyses and implement the interconnection. The SRIS will provide a list of facilities that are required as a result of the Interconnection

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Request and a nonbinding good faith estimate of cost responsibility and a non-

binding good faith estimated time to construct. The NYISO Operating Committee

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shall approve the specific study scope proposed for each Interconnection System

Reliability Impact Study.

7.4 Interconnection System Reliability Impact Study Procedures.

The NYISO shall coordinate the Interconnection System Reliability Impact Study

with any Affected System that is affected by the Interconnection Request pursuant

to Section 3.5 above. The NYISO shall utilize existing studies to the extent

practicable when it performs the study. The NYISO shall use Reasonable Efforts

to complete the SRIS within ninety (90) Calendar Days after the receipt of the

fully executed Interconnection System Reliability Impact Study Agreement, study

payment, and technical data. If NYISO uses Clustering, the NYISO shall use

Reasonable Efforts to deliver a completed SRIS within ninety (90) Calendar Days

after the close of the Queue Cluster Window. The NYISO Operating Committee

shall approve each final Interconnection System Reliability Impact Study.

At the request of the Developer or at any time the NYISO determines that it will

not meet the required time frame for completing the Interconnection System

Reliability Impact Study, NYISO shall notify the Developer as to the schedule

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status of the SRIS. If the NYISO is unable to complete the Interconnection

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System Reliability Impact Study within the time period, it shall notify the

Developer and provide an estimated completion date with an explanation of the

reasons why additional time is required. Upon request, the NYISO shall provide

the Developer all supporting documentation, workpapers and relevant pre-

Interconnection Request and post-Interconnection Request power flow, short

circuit and stability databases for the SRIS, subject to confidentiality

arrangements consistent with Section 13.1.

7.5 Study Report Meeting.

Within ten (10) Business Days of providing an Interconnection System Reliability

Impact Study report to Developer, NYISO and Transmission Owner shall meet

with Developer to discuss the results of the Interconnection System Reliability

Impact Study.

7.6 Re-Study.

If the NYISO determines that re-study of the Interconnection System Reliability

Impact Study is required due to a higher queued project dropping out of the

queue, a modification of a higher queued project subject to 4.4, or re-designation

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of the Point of Interconnection pursuant to Section 6.1, NYISO shall notify

Developer in writing. Such re-study shall take no longer than sixty (60) Calendar

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Days from the date of notice. Any cost of re-study shall be borne by the

Developer being restudied.

**Section 8. Interconnection Facilities Study.** 

8.1 Interconnection Facilities Study Agreement.

Upon the NYISO Operating Committee approval of the Interconnection System

Reliability Impact Study of the Developer, the NYISO shall provide to the

Developer and Transmission Owner an Interconnection Facilities Study

Agreement in the form of Appendix 4 to these Large Facility Interconnection

Procedures. The Interconnection Facilities Study Agreement shall provide that

the Developer shall compensate the NYISO and Transmission Owner for the

actual cost of the Interconnection Facilities Study. Within three (3) Business

Days following the Interconnection System Reliability Impact Study results

meeting, the NYISO shall provide to Developer a non-binding good faith estimate

of the cost and timeframe for completing the Interconnection Facilities Study.

The Developer shall execute the Interconnection Facilities Study Agreement and

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deliver the executed Interconnection Facilities Study Agreement to the NYISO

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within thirty (30) Calendar Days after its receipt, together with the required

technical data and the greater of \$100,000 or Developer's portion of the estimated

monthly cost of conducting the Interconnection Facilities Study.

**8.1.1** NYISO shall invoice Developer on a monthly basis for the work to be

conducted on the Interconnection Facilities Study each month.

Developer shall pay invoiced amounts within thirty (30) Calendar Days

of receipt of invoice. NYISO shall continue to hold the amounts on

deposit until settlement of the final invoice.

8.2 Scope of Interconnection Facilities Study.

The Interconnection Facilities Study for a Class Year of Developers, as that Class

Year is determined in accordance with Attachment S of the NYISO OATT, shall

be performed concurrently as a combined Interconnection Facilities Study for that

Class Year to fulfill the requirements of this Section 8, and the requirements of

the Annual Transmission Reliability Assessment called for by Attachment S.

The Interconnection Facilities Study shall specify and estimate the cost of the

equipment, engineering, procurement and construction work needed to implement

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the conclusions of the Interconnection System Reliability Impact Study in

accordance with Good Utility Practice to physically and electrically connect the

Large Facility to the Transmission System. The Interconnection Facilities Study

shall also identify the electrical switching configuration of the connection

equipment, including, without limitation: the transformer, switchgear, meters, and

other station equipment; the nature and estimated cost of any Transmission

Owners' Attachment Facilities and System Upgrade Facilities necessary to

accomplish the interconnection of the Class Year; and an estimate of the time

required to complete the construction and installation of such facilities.

8.3 Interconnection Facilities Study Procedures.

The NYISO shall coordinate the Class Year Interconnection Facilities Study with

the Transmission Owners and any Affected System pursuant to Section 3.5 above.

The NYISO shall utilize existing studies to the extent practicable in performing

the Class Year Interconnection Facilities Study. The NYISO shall follow the

procedures set forth in Attachment S of the NYISO OATT and shall use

Reasonable Efforts to complete the study and issue a Class Year Interconnection

Facilities Study report to the Developers within the timeframe called for in

Attachment S.

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At the request of the Developer or at any time the NYISO determines that it will

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not meet the required time frame for completing the Class Year Interconnection

Facilities Study, NYISO shall notify the Developers as to the schedule status of

the Interconnection Facilities Study. If the NYISO is unable to complete the

Class Year Interconnection Facilities Study and issue a cost allocation report

within the time required, it shall notify the Developers and provide an estimated

completion date and an explanation of the reasons why additional time is

required.

Upon request, the NYISO shall provide the Developer supporting documentation,

workpapers, and databases or data developed in the preparation of the Class Year

Interconnection Facilities Study, subject to confidentiality arrangements

consistent with Section 13.1.

8.4 Study Report Meeting.

Within ten (10) Business Days of providing a draft Interconnection Facilities

Study report to Class Year Developers, NYISO and Transmission Owners shall

meet with Developers to discuss the results of the Class Year Interconnection

Facilities Study.

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8.5 Re-Study.

If re-study of the Class Year Interconnection Facilities Study and cost allocation

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report is required pursuant to Section IV.F.8 and Section IV.F.9 of Attachment S,

NYISO shall so notify Developers and conduct such re-study in accordance with

the requirements of Attachment S. Any cost of re-study shall be borne by the

Developers being re-studied.

Section 9. Engineering & Procurement ("E&P") Agreement.

Prior to executing a Standard Large Generator Interconnection Agreement, a

Developer may, in order to advance the implementation of its interconnection,

request and Transmission Owner shall offer the Developer, an E&P Agreement

that authorizes the Transmission Owner to begin engineering and procurement of

long lead-time items necessary for the establishment of the interconnection.

However, the Transmission Owner shall not be obligated to offer an E&P

Agreement if Developer is in Dispute Resolution as a result of an allegation that

Developer has failed to meet any milestones or comply with any prerequisites

specified in other parts of these Large Facility Interconnection Procedures. The

E&P Agreement is an optional procedure and it will not alter the Developer's

Queue Position or In-Service Date. The E&P Agreement shall provide for the

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Developer to pay the cost of all activities authorized by the Developer and to

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make advance payments or provide other satisfactory security for such costs.

The Developer shall, in accordance with Attachment S to the NYISO OATT, pay

the cost of such authorized activities and any cancellation costs for equipment that

is already ordered for its interconnection, which cannot be mitigated as hereafter

described, whether or not such items or equipment later become unnecessary. If

Developer withdraws its application for interconnection or either party terminates

the E&P Agreement, to the extent the equipment ordered can be canceled under

reasonable terms, Developer shall be obligated to pay the associated cancellation

costs. To the extent that the equipment cannot be reasonably canceled,

Transmission Owner may elect: (i) to take title to the equipment, in which event

Transmission Owner shall refund Developer any amounts paid by Developer for

such equipment and shall pay the cost of delivery of such equipment, or (ii) to

transfer title to and deliver such equipment to Developer, in which event

Developer shall pay any unpaid balance and cost of delivery of such equipment.

Section 10. Optional Interconnection Study.

10.1 Optional Interconnection Study Agreement.

Upon the initiation of a Developer's Interconnection System Reliability Impact

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Study, the Developer may request, and the NYISO shall perform concurrently

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with that SRIS a reasonable number of Optional Studies. The request shall

describe the assumptions that the Developer wishes the NYISO to study within

the scope described in Section 10.2. Within five (5) Business Days after receipt

of a request for an Optional Interconnection Study, the NYISO shall provide to

the Developer an Optional Interconnection Study Agreement in the form of

Appendix 5.

The Optional Interconnection Study Agreement shall: (i) specify the technical

data that the Developer must provide for each phase of the Optional

Interconnection Study, (ii) specify Developer's assumptions as to which

Interconnection Requests with earlier queue priority dates will be excluded from

the Optional Interconnection Study case, and (iii) the NYISO's estimate of the

cost of the Optional Interconnection Study. To the extent known by the NYISO,

such estimate shall include any costs expected to be incurred by any Affected

System whose participation is necessary to complete the Optional Interconnection

Study. Notwithstanding the above, the NYISO shall not be required as a result of

an Optional Interconnection Study request to conduct any additional

Interconnection Studies with respect to any other Interconnection Request.

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The Developer shall execute the Optional Interconnection Study Agreement

within ten (10) Business Days of receipt and deliver the Optional Interconnection

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Study Agreement, the technical data and a \$10,000 deposit to the NYISO.

10.2 Scope of Optional Interconnection Study.

The Optional Interconnection Study will consist of a sensitivity analysis based on

the assumptions specified by the Developer in the Optional Interconnection Study

Agreement. The Optional Interconnection Study will also identify the

Transmission Owner's Attachment Facilities and the System Upgrade Facilities,

and the estimated cost thereof, that may be required to provide Network Access

Interconnection Service based upon the results of the Optional Interconnection

Study. The Optional Interconnection Study shall be performed solely for

informational purposes. The NYISO shall use Reasonable Efforts to coordinate

the study with any Affected Systems that may be affected by the types of options

that are being studied. The NYISO shall utilize existing studies to the extent

practicable in conducting the Optional Interconnection Study.

10.3 Optional Interconnection Study Procedures.

The executed Optional Interconnection Study Agreement, the prepayment, and

technical and other data called for therein must be provided to the NYISO within

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ten (10) Business Days of Developer receipt of the Optional Interconnection

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Study Agreement. The NYISO shall use Reasonable Efforts to complete the

Optional Interconnection Study within a mutually agreed upon time period

specified within the Optional Interconnection Study Agreement. If the NYISO is

unable to complete the Optional Interconnection Study within such time period, it

shall notify the Developer and provide an estimated completion date and an

explanation of the reasons why additional time is required. Any difference

between the study payment and the actual cost of the study shall be paid to the

NYISO or refunded to the Developer, as appropriate. Upon request, the NYISO

shall provide the Developer supporting documentation and workpapers and

databases or data developed in the preparation of the Optional Interconnection

Study, subject to confidentiality arrangements consistent with Section 13.1.

Section 11. Standard Large Generator Interconnection Agreement (LGIA).

11.1 Tender.

Simultaneously with the completion of the Developer decision process described

in Section IV.F.10 of OATT Attachment S and acceptance by the Developer of its

Attachment S cost allocation, the NYISO and Transmission Owner shall tender to

the Generator a draft Standard Large Generator Interconnection Agreement

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together with draft appendices completed to the extent practicable. The draft

Standard Large Generator Interconnection Agreement shall be in the form of the

NYISO's Commission-approved Standard Large Generator Interconnection

Agreement, which is in Appendix 6 to this Attachment X. Within thirty (30)

Calendar Days after the initial tender, the NYISO and Transmission Owner shall

tender the completed draft LGIA appendices.

11.2 Negotiation.

Notwithstanding Section 11.1, at the request of the Developer the NYISO and

Transmission Owner shall begin negotiations with the Developer concerning the

LGIA and its appendices at any time after the Developer executes the

Interconnection Facilities Study Agreement. The NYISO, Transmission Owner

and the Developer shall negotiate concerning any disputed provisions of the draft

LGIA and its appendices for not more than sixty (60) Calendar Days after tender

of the final Interconnection Facilities Study Report. If the Developer determines

that negotiations are at an impasse, it may request termination of the negotiations

at any time after tender of the LGIA pursuant to Section 11.1 and request

submission of the unexecuted LGIA to FERC or initiate Dispute Resolution

procedures pursuant to Section 13.5. If the Developer requests termination of the

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negotiations, but within sixty (60) Calendar Days thereafter fails to request either

the filing of the unexecuted LGIA or initiate Dispute Resolution, it shall be

deemed to have withdrawn its Interconnection Request. Unless otherwise agreed

by the Parties, if the Developer has not executed the LGIA, requested filing of an

unexecuted LGIA, or initiated Dispute Resolution procedures pursuant to Section

13.5 within sixty days of tender of completed draft of the LGIA appendices, it

shall be deemed to have withdrawn its Interconnection Request. The NYISO and

Transmission Owner shall provide to the Developer a final LGIA within fifteen

(15) Business Days after the completion of the negotiation process.

11.3 Execution and Filing.

Within fifteen (15) Business Days after receipt of the final LGIA, the Developer

shall provide the NYISO and Transmission Owner (A) reasonable evidence of

continued Site Control or (B) posting of \$250,000, non-refundable additional

security with the Transmission Owner, which shall be applied toward future

construction costs. At the same time, Developer also shall provide the NYISO

and Transmission Owner reasonable evidence that one or more of the following

milestones in the development of the Large Generating Facility, at the Developer

election, has been achieved: (i) the execution of a contract for the supply or

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transportation of fuel to the Large Generating Facility; (ii) the execution of a

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contract for the supply of cooling water to the Large Generating Facility; (iii)

execution of a contract for the engineering for, procurement of major equipment

for, or construction of, the Large Generating Facility; (iv) execution of a contract

for the sale of electric energy or capacity from the Large Generating Facility; or

(v) application for an air, water, or land use permit.

The Developer shall either: (i) execute two originals of the tendered Standard

Large Generator Interconnection Agreement and return them to the NYISO and

Transmission Owner; or (ii) request in writing that the NYISO and Transmission

Owner file with FERC an LGIA in unexecuted form. As soon as practicable, but

not later than ten (10) Business Days after receiving either the two executed

originals of the tendered LGIA (if it does not conform with a Commission-

approved standard form of interconnection agreement) or the request to file an

unexecuted LGIA, the NYISO and Transmission Owner shall file the LGIA with

FERC. The Transmission Owner will draft the portions of the LGIA and

appendices that are in dispute and assume the burden of justifying any departure

from the pro forma LGIA and appendices. The Transmission Owner will provide

its explanation of any matters as to which the Parties disagree and support for the

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costs that the Transmission Owner proposes to charge to the Developer under the

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LGIA. An unexecuted LGIA should contain terms and conditions deemed

appropriate by the Transmission Owner for the Interconnection Request. The

NYISO will provide in the filing any comments it has on the unexecuted

agreement, including any alternative positions, it may have with respect to the

disputed provisions. If the Parties agree to proceed with design, procurement, and

construction of facilities and upgrades under the agreed-upon terms of the

unexecuted LGIA, they may proceed pending Commission action.

11.4 Commencement of Interconnection Activities.

If the Developer executes the final Standard Large Generator Interconnection

Agreement, the NYISO, Transmission Owner and the Developer shall perform

their respective obligations in accordance with the terms of the LGIA, subject to

modification by FERC. Upon submission of an unexecuted LGIA in accordance

with Section 11.3, the Parties shall promptly comply with the unexecuted LGIA,

subject to modification by FERC.

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Section 12. Construction of Transmission Owner's Attachment Facilities and System

Facilities.

12.1 Schedule.

The Transmission Owner and the Developer shall negotiate in good faith

concerning a schedule for the construction of the Transmission Owner's

Attachment Facilities and the System Upgrade Facilities.

12.2 Construction Sequencing.

**12.2.1** General

In general, the In-Service Dates of the Developers in each Class Year

seeking interconnection to the New York State Transmission System

will determine the sequence of construction of System Upgrade

Facilities.

12.2.2 Advance Construction of System Upgrade Facilities that are an

Obligation of an Entity other than the Developer

A Developer with a Standard Large Generator Interconnection

Agreement, in order to maintain its In-Service Date, may request that

the Transmission Owner advance to the extent necessary the completion

of System Upgrade Facilities that: (i) were assumed in the

Interconnection Studies for such Developer, (ii) are necessary to support

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such In-Service Date, and (iii) would otherwise not be completed, pursuant to a contractual obligation of an entity other than the Developer that is seeking interconnection to the New York State Transmission System, in time to support such In-Service Date. Upon such request, Transmission Owner will use Reasonable Efforts to advance the construction of such System Upgrade Facilities to accommodate such request; provided that the Developer commits in writing to pay Transmission Owner any associated expediting costs.

## 12.2.3 Advancing Construction of System Upgrade Facilities that are Part of an Expansion Plan of the NYISO or Transmission Owner

A Developer with an Standard Large Generator Interconnection
Agreement, in order to maintain its In-Service Date, may request that
the Transmission Owner advance to the extent necessary the completion
of System Upgrade Facilities that: (i) are necessary to support such InService Date and (ii) would otherwise not be completed, pursuant to an
expansion plan of the NYISO or Transmission Owner, in time to
support such In-Service Date. Upon such request, Transmission Owner
will use Reasonable Efforts to advance the construction of such System
Upgrade Facilities to accommodate such request; provided that the

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Developer commits in writing to pay Transmission Owner any

associated expediting costs.

12.2.4 Amended Interconnection System Reliability Impact Study

An Interconnection System Reliability Impact Study will be amended to

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determine the facilities necessary to support the requested In-Service

Date. This amended study will include those transmission and Large

Generating Facilities that are expected to be in service on or before the

requested In-Service Date.

Section 13. Miscellaneous.

13.1 Confidentiality.

Certain information exchanged by the Parties during the administration of these

Large Facility Interconnection Procedures shall constitute confidential

information ("Confidential Information") and shall be subject to this Section 13.1.

The following shall constitute Confidential Information: (1) any non-public

information that is treated as confidential by the disclosing Party and which the

disclosing Party identifies as Confidential Information in writing at the time, or

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promptly after the time, of disclosure; or (2) information designated as

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Confidential Information by the NYISO Code of Conduct contained in

Attachment F to the NYISO OATT.

If requested by either Party receiving information, the Party supplying

information shall provide in writing, the basis for asserting that the information

referred to in this Article warrants confidential treatment, and the requesting Party

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may disclose such writing to the appropriate Governmental Authority. Each Party

shall be responsible for the costs associated with affording confidential treatment

to its information.

13.1.1 Scope

Confidential Information shall not include information that the

receiving Party can demonstrate: (1) is generally available to the public

other than as a result of a disclosure by the receiving Party; (2) was in

the lawful possession of the receiving Party on a non-confidential basis

before receiving it from the disclosing Party; (3) was supplied to the

receiving Party without restriction by a third party, who, to the

knowledge of the receiving Party after due inquiry, was under no

obligation to the disclosing Party to keep such information confidential;

(4) was independently developed by the receiving Party without

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reference to Confidential Information of the disclosing Party; (5) is, or

becomes, publicly known, through no wrongful act or omission of the

receiving Party or Breach of the Standard Large Generator

Interconnection Agreement; or (6) is required, in accordance with

Section 13.1.6, Order of Disclosure, to be disclosed by any

Governmental Authority or is otherwise required to be disclosed by law

or subpoena, or is necessary in any legal proceeding establishing rights

and obligations under the Standard Large Generator Interconnection

Agreement. Information designated as Confidential Information will no

longer be deemed confidential if the Party that designated the

information as confidential notifies the other Party that it no longer is

confidential.

13.1.2 Release of Confidential Information

No Party shall release or disclose Confidential Information to any other

person, except to its employees, consultants, or to parties who may be

or considering providing financing to or equity participation with

Developer, or to potential purchasers or assignees of Developer, on a

need-to-know basis in connection with these procedures, unless such

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person has first been advised of the confidentiality provisions of this

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Section 13.1 and has agreed to comply with such provisions.

Notwithstanding the foregoing, a Party providing Confidential

Information to any person shall remain primarily responsible for any

release of Confidential Information in contravention of this Section

13.1.

**13.1.3** Rights

Each Party retains all rights, title, and interest in the Confidential

Information that each Party discloses to another Party. The disclosure

by each Party to the other Parties of Confidential Information shall not

be deemed a waiver by any Party or any other person or entity of the

right to protect the Confidential Information from public disclosure.

13.1.4 No Warranties

By providing Confidential Information, no Party makes any warranties

or representations as to its accuracy or completeness. In addition, by

supplying Confidential Information, no Party obligates itself to provide

any particular information or Confidential Information to the other

Parties nor to enter into any further agreements or proceed with any

other relationship or joint venture.

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13.1.5 Standard of Care

Each Party shall use at least the same standard of care to protect

Confidential Information it receives as it uses to protect its own

Confidential Information from unauthorized disclosure, publication or

dissemination. Each Party may use Confidential Information solely to

fulfill its obligations to the other Parties under these procedures or its

regulatory requirements, including the NYISO OATT and NYISO

Services Tariff. The NYISO shall, in all cases, treat the information it

receives in accordance with the requirements of Attachment F to the

NYISO OATT.

13.1.6 Order of Disclosure

If a court or a Government Authority or entity with the right, power,

and apparent authority to do so requests or requires any Party, by

subpoena, oral deposition, interrogatories, requests for production of

documents, administrative order, or otherwise, to disclose Confidential

Information, that Party shall provide the other Parties with prompt

notice of such request(s) or requirement(s) so that the other Parties may

seek an appropriate protective order or waive compliance with the terms

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of the Standard Large Generator Interconnection Agreement.

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Notwithstanding the absence of a protective order or waiver, the Party

may disclose such Confidential Information which, in the opinion of its

counsel, the Party is legally compelled to disclose. Each Party will use

Reasonable Efforts to obtain reliable assurance that confidential

treatment will be accorded any Confidential Information so furnished.

**13.1.7 Remedies** 

The Parties agree that monetary damages would be inadequate to

compensate a Party for another Party's Breach of its obligations under

this Section 13.1. Each Party accordingly agrees that the other Parties

shall be entitled to equitable relief, by way of injunction or otherwise, if

the first Party Breaches or threatens to Breach its obligations under this

Section 13.1, which equitable relief shall be granted without bond or

proof of damages, and the receiving Party shall not plead in defense that

there would be an adequate remedy at law. Such remedy shall not be

deemed an exclusive remedy for the Breach of this Section 13.1, but

shall be in addition to all other remedies available at law or in equity.

The Parties further acknowledge and agree that the covenants contained

herein are necessary for the protection of legitimate business interests

and are reasonable in scope. No Party, however, shall be liable for

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indirect, incidental, or consequential or punitive damages of any nature

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or kind resulting from or arising in connection with this Section 13.1.

13.1.8 Disclosure to FERC or its Staff

Notwithstanding anything in this Section 13.1 to the contrary, and

pursuant to 18 C.F.R. section 1b.20, if FERC or its staff, during the

course of an investigation or otherwise, requests information from one

of the Parties that is otherwise required to be maintained in confidence

pursuant to these Large Facility Interconnection Procedures or the

NYISO OATT, the Party shall provide the requested information to

FERC or its staff, within the time provided for in the request for

information. In providing the information to FERC or its staff, the

Party must, consistent with 18 C.F.R. section 388.112, request that the

information be treated as confidential and non-public by FERC and its

staff and that the information be withheld from public disclosure.

Parties are prohibited from notifying the other Parties prior to the

release of the Confidential Information to the Commission or its staff.

The Party shall notify the other Parties to the LGIA when its is notified

by FERC or its staff that a request to release Confidential Information

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has been received by FERC, at which time either of the Parties may respond before such information would be made public, pursuant to 18 C.F.R. section 388.112. A Party shall not be liable for any losses, consequential or otherwise, resulting from that Party divulging Confidential Information pursuant to a FERC request under this paragraph.

Confidential Information to any person not employed or retained by the Party possessing the Confidential Information, except to the extent disclosure is (i) required by law; (ii) reasonably deemed by the disclosing Party to be required to be disclosed in connection with a dispute between or among the Parties, or the defense of litigation or dispute; (iii) otherwise permitted by consent of the supplying Party, such consent not to be unreasonably withheld; or (iv) necessary to fulfill its obligations under these Large Facility Interconnection Procedures, the NYISO OATT or NYISO Services Tariff. Prior to any disclosures of a Party's Confidential Information under this subparagraph, or if any third party or Governmental Authority makes any request or demand for

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any of the information described in this subparagraph, the disclosing

Party agrees to promptly notify the other Parties in writing and agrees to

assert confidentiality and cooperate with the other Parties in seeking to

protect the Confidential Information from public disclosure by

confidentiality agreement, protective order or other reasonable

measures.

**13.1.10** This provision shall not apply to any information that was or is hereafter

in the public domain (except as a result of a Breach of this provision).

**13.1.11** The NYISO and Transmission Owner shall, at Developer's election,

destroy, in a confidential manner, or return the Confidential Information

provided at the time of Confidential Information is no longer needed.

13.2 Delegation of Responsibility.

The NYISO may use the services of subcontractors as it deems appropriate to

perform its obligations under these Large Facility Interconnection Procedures.

The NYISO shall remain primarily liable to the Developer for the performance of

such subcontractors and compliance with its obligations under these Large

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Facility Interconnection Procedures. The subcontractor shall keep all information

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provided confidential and shall use such information solely for the performance of

such obligation for which it was provided and no other purpose.

13.3 Obligation for Study Costs.

NYISO shall charge and Developer shall pay the actual costs of the

Interconnection Studies incurred by the NYISO and Transmission Owner. If a

number of Interconnection Studies are conducted concurrently, as a combined

study, each Developer shall pay an equal share of the actual cost of the combined

study. Any difference between the study deposit and the actual cost of the

applicable Interconnection Study shall be paid by or refunded, except as otherwise

provided herein, to Developer or offset against the cost of any future

Interconnection Studies associated with the applicable Interconnection Request

prior to beginning of any such future Interconnection Studies. Any invoices for

Interconnection Studies shall include a detailed and itemized accounting of the

cost of each Interconnection Study. Developer shall pay any such undisputed

costs within thirty (30) Calendar Days of receipt of an invoice therefor. Neither

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the NYISO nor Transmission Owner shall be obligated to perform or continue to

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perform any studies unless Developer has paid all undisputed amounts in

compliance herewith.

13.4 Third Parties Conducting Studies.

If (i) at the time of the signing of an Interconnection Study Agreement there is

disagreement as to the estimated time to complete an Interconnection Study, (ii)

the Developer receives notice pursuant to Sections 6.3, 7.4 or 8.3 that the NYISO

will not complete an Interconnection Study within the applicable timeframe for

such Interconnection Study, or (iii) the Developer receives neither the

Interconnection Study nor a notice under Sections 6.3, 7.4 or 8.3 within the

applicable timeframe for such Interconnection Study, then the Developer may

request the NYISO to utilize a consultant or other third party reasonably

acceptable to Developer and NYISO to perform such Interconnection Study under

the direction of the NYISO. At other times, the NYISO may also utilize a

Transmission Owner or other third party to perform such Interconnection Study,

either in response to a general request of the Developer, or on its own volition.

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In all cases, use of a third party shall be in accord with Article 26 of the LGIA

(Subcontractors) and limited to situations where the NYISO determines that doing

so will help maintain or accelerate the study process for the Developer's pending

Interconnection Request and not interfere with the NYISO's progress on

Interconnection Studies for other pending Interconnection Requests. In cases

where the Developer requests to use a third party to perform such Interconnection

Study, Developer, NYISO and Transmission Owner shall negotiate all of the

pertinent terms and conditions, including reimbursement arrangements and the

estimated study completion date and study review deadline. The NYISO shall

convey all workpapers, data bases, study results and all other supporting

documentation prepared to date with respect to the Interconnection Request as

soon as practicable upon Developer's request subject to the confidentiality

provision in Section 13.1. In any case, such third party contract may be entered

into with either the Developer or the NYISO at the NYISO's discretion. If a

Developer enters into a third party study contract, Developer shall provide the

study to NYISO and the Transmission Owner for review, and such third party

study contract shall provide for reimbursement by Developer of NYISO's and

Transmission Owner's actual cost of participating in and reviewing the study. In

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the case of (iii) above in this Section 13.4, the Developer maintains its right to

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submit a claim to Dispute Resolution to recover the costs of such third party

study. Such third party shall be required to comply with these Large Facility

Interconnection Procedures, Article 26 of the LGIA (Subcontractors), and the

relevant NYISO OATT procedures and protocols as would apply if the NYISO

were to conduct the Interconnection Study and shall use the information provided

to it solely for purposes of performing such services and for no other purposes.

The NYISO and Transmission Owner shall cooperate with such third party and

Developer to complete and issue the Interconnection Study in the shortest

reasonable time.

13.5 Disputes.

13.5.1 Submission.

In the event any Party has a dispute, or asserts a claim, that arises out of

or in connection with the LGIA, these Standard Large Facility

Interconnection Procedures, or their performance (a "Dispute"), such

Party shall provide the other Parties with written notice of the Dispute

("Notice of Dispute"). Such Dispute shall be referred to a designated

senior representative of each Party for resolution on an informal basis as

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promptly as practicable after receipt of the Notice of Dispute by the

other Parties. In the event the designated representatives are unable to

resolve the claim or dispute through unassisted or assisted negotiations

within thirty (30) Calendar Days of the other Parties' receipt of the

Notice of Dispute, such Dispute may, upon mutual agreement of the

Parties, be submitted to arbitration and resolved in accordance with the

arbitration procedures set forth below. In the event the Parties do not

agree to submit such Dispute to arbitration, each Party may exercise

whatever rights and remedies it may have in equity or at law consistent

with the terms of the Standard Large Generator Interconnection

Agreement.

13.5.2 External Arbitration Procedures.

Any arbitration initiated under these procedures shall be conducted

before a single neutral arbitrator appointed by the Parties. If the Parties

fail to agree upon a single arbitrator within ten (10) Calendar Days of

the submission of the Dispute to arbitration, each Party shall choose one

arbitrator who shall sit on a three-member arbitration panel. The

arbitrators so chosen shall within twenty (20) Calendar Days select one

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of them to chair the arbitration panel. In each case, the arbitrators shall

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be knowledgeable in electric utility matters, including electric

transmission and bulk power issues, and shall not have any current or

past substantial business or financial relationships with any party to the

arbitration (except prior arbitration). The arbitrator(s) shall provide

each of the Parties an opportunity to be heard and, except as otherwise

provided herein, shall conduct the arbitration in accordance with the

Commercial Arbitration Rules of the American Arbitration Association

("Arbitration Rules") and any applicable FERC regulations or RTO

rules; provided, however, in the event of a conflict between the

Arbitration Rules and the terms of this Section 13, the terms of this

Section 13 shall prevail.

13.5.3 Arbitration Decisions.

Unless otherwise agreed by the Parties, the arbitrator(s) shall render a

decision within ninety (90) Calendar Days of appointment and shall

notify the Parties in writing of such decision and the reasons therefor.

The arbitrator(s) shall be authorized only to interpret and apply the

provisions of the LGIA and LFIP and shall have no power to modify or

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change any provision of the LGIA and LFIP in any manner. The

decision of the arbitrator(s) shall be final and binding upon the Parties,

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and judgment on the award may be entered in any court having

jurisdiction. The decision of the arbitrator(s) may be appealed solely on

the grounds that the conduct of the arbitrator(s), or the decision itself,

violated the standards set forth in the Federal Arbitration Act or the

Administrative Dispute Resolution Act. The final decision of the

arbitrator must also be filed with FERC if it affects jurisdictional rates,

terms and conditions of service, Attachment Facilities, or System

Upgrade Facilities.

13.5.4 Costs.

Each Party shall be responsible for its own costs incurred during the

arbitration process and for the following costs, if applicable: (1) the cost

of the arbitrator chosen by the Party to sit on the three member panel; or

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(2) one-third the cost of the single arbitrator jointly chosen by the

Parties.

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# APPENDICES TO LFIP

APPENDIX 1	INTERCONNECTION REQUEST
APPENDIX 2	INTERCONNECTION FEASIBILITY STUDY AGREEMENT
APPENDIX 3	INTERCONNECTION SYSTEM RELIABILITY IMPACT STUDY AGREEMENT
APPENDIX 4	INTERCONNECTION FACILITIES STUDY AGREEMENT
APPENDIX 5	OPTIONAL INTERCONNECTION STUDY AGREEMENT
APPENDIX 6	STANDARD LARGE GENERATOR INTERCONNECTION AGREEMENT

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# **APPENDIX 1 to LFIP**

# INTERCONNECTION REQUEST

1.	The undersigned Developer submits this request to interconnect its Large Generating Facility or Merchant Transmission Facility with the New York State Transmission System pursuant to the Large Facility Interconnection Procedures in the NYISO OATT.			
2.	This 1	Interconnection Request is for (check one):		
		A proposed new Large Generating Facility, named		
		A proposed new Merchant Transmission Facility, named		
		An increase in the capacity of an existing Large Generating Facility or existing Merchant Transmission Facility.		
3.	The ty	ype of interconnection service provided:		
		Network Access Interconnection Service		
4.	The D	Developer provides the following information:		
	a.	Address or location or the proposed new Large Facility site (to the extent known) or, in the case of an existing Generating Facility or Merchant Transmission Facility, the name and specific location of that existing facility;		
	b.	Maximum summer at degrees C and winter at degrees C megawatt electrical output of the proposed new Large Facility or the amount of megawatt increase in the capacity of an existing facility;		
	c.	General description of the equipment configuration;		
	d.	In-Service Date, and Commercial Operation Date, by day, month, and year;		
	e.	Name, title, company address, telephone number, FAX number and e-mail address of the Developer's contact person;		

Effective:

Original Sheet No. 813

	f.	Approximate location of the proposed Point of Interconnection (optional); and
	g.	Interconnection Customer Data (set forth in Attachment A).
5.	Applic	able deposit amount as specified in the LFIP.
6.	Eviden	ace of Site Control as specified in the LFIP (check one)
	1	Is attached to this Interconnection Request
		Will be provided at a later date in accordance with the Large Facility Interconnection Procedures
7.	This In	nterconnection Request shall be submitted to the representative indicated below:
		[To be completed by the NYISO]
8.	Repres	entative of the Developer to contact:
		[To be completed by Developer]
9.	This In	nterconnection Request is submitted by:
	Name	of Developer:
	By (sig	gnature):
	Name	(type or print):
	Title:	
	Date:	

Effective:

Issued by: William J. Museler, President

Original Sheet No. 814

# Attachment A To Appendix 1 Interconnection Request

## LARGE GENERATING FACILITY DATA

## **UNIT RATINGS**

kVA	°F		Voltage _	
Power Factor				
Speed (RPM)			Connection	on (e.g. Wye)
Short Circuit Ratio			Frequenc	y, Hertz
Stator Amperes at Rate	ed kVA		Field Vol	ts
Max Turbine MW		°F		
COMBINED TURBI	NE-GENER	ATOR-EXC	ITER INI	ERTIA DATA
Inertia Constant, H =			kW sec	/kVA
Moment-of-Inertia, WR2 =		lb. ft.2		
REACTANCE DATA	A (PER UNIT	T-RATED K	VA)	DIRECT AXIS QUADRATURE AXIS
Synchronous - saturate	ed	Xdv		Xqv
Synchronous - unsatur	ated	Xdi		Xqi
Transient - saturated		X'dv		X'qv
Transient - unsaturated	l	X'di		X'qi
Subtransient - saturated	f	X"dv		X"qv
Subtransient - unsatura	ated	X"di		X"qi
Issued by: William Issued on: January 2	J. Museler, Presi 20, 2004	dent		Effective:

New York Independent System Operator, Inc. FERC Electric Tariff Original Sheet No. 815 Original Volume No. 1 Attachment X Negative Sequence - saturated X2v \_\_\_\_\_ X2i \_\_\_\_\_ Negative Sequence - unsaturated X0v \_\_\_\_\_ Zero Sequence - saturated X0i \_\_\_\_\_ Zero Sequence - unsaturated Xlm \_\_\_\_\_ Leakage Reactance FIELD TIME CONSTANT DATA (SEC) Open Circuit T'do T'qo \_\_\_\_\_ T'd3 T'q Three-Phase Short Circuit Transient T'd2 Line to Line Short Circuit Transient Line to Neutral Short Circuit Transient T'd1 T"d \_\_\_\_\_ Short Circuit Subtransient T"'q \_\_\_\_\_ T"'qo T"do Open Circuit Subtransient ARMATURE TIME CONSTANT DATA (SEC) Three Phase Short Circuit Ta3 \_\_\_\_\_ Ta2 \_\_\_\_\_ Line to Line Short Circuit Line to Neutral Short Circuit Ta1 NOTE: If requested information is not applicable, indicate by marking "N / A." MW CAPABILITY AND PLANT CONFIGURATION LARGE GENERATING FACILITY DATA ARMATURE WINDING RESISTANCE DATA (PER UNIT) **Positive** R1 \_\_\_\_\_ R2 \_\_\_\_\_ Negative R0 Zero

Effective:

William J. Museler, President

January 20, 2004

Issued by:

Issued on:

New York Independent System Operator, Inc. FERC Electric Tariff Original Volume No. 1 Attachment X	Original Sheet No. 816
Rotor Short Time Thermal Capacity 122t Field Current at Rated kVA, Armature Voltage and PF	= =amps
Field Current at Rated kVA and Armature Voltage, 0 PF	•
Three Phase Armature Winding Capacitance	= microfarad
Field Winding Resistance	=ohmsoC
Armature Winding Resistance (Per Phase)	=ohmsoC
CURVES	
Provide Saturation, Vee, Reactive Capability, Cap Designate normal and emergency Hydrogen Pressure ope	· · · · · · · · · · · · · · · · · · ·
GENERATOR STEP-UP TRANS	FORMER DATA
RATINGS	
Capacity Self-cooled/maximum nameplatekVA	
Voltage Ratio Generator side/System sidekV	
Winding Connections Low V/High V (Delta or Wye)	
Fixed Taps Available	
Present Tap Setting	
Issued by: Willia m J. Museler, President Issued on: January 20, 2004	Effective:

Original Sheet No. 817

Attachment X					
IMPEDANC	E				
Positive	Z1 (on self-cooled kVA rating)		. %	X/R	
Zero	Z0 (on self-cooled kVA rating)		_ %	X/R	
	EXCITATION	N SYSTEM I	OATA		
(PSS) for con	opriate IEEE model block diagram inputer representation in power sy tem and PSS constants for use in	stem stability			
	GOVERNOR	SYSTEM D	ATA		
	opriate IEEE model block diagramem stability simulations and the c				
	WIND GI	ENERATOR	S		
Number of ge	enerators to be interconnected pur	rsuant to this	Interconi	nection	
Request:					
Elevation:	Single	Phase _		Three Phase	
Inverter manu	nfacturer, model name, number, a	nd version:			
List of adjusta	able setpoints for the protective e	quipment or s	oftware:		

Effective:

Issued by: Issued on: William J. Museler, President January 20, 2004

Original Sheet No. 818

Note: A completed General Electric Company Power Systems Load Flow (PSLF) data sheet must be supplied with the Interconnection Request. If other data sheets are more appropriate to the proposed device then they shall be provided and discussed at Scoping Meeting.

## **INDUCTION GENERATORS:**

(*) Field Vol	ts:	
(*) Field Am	peres:	
(*) Motoring	Power (kW):	
(*) Neutral C	Grounding Resistor (If Applicab	le):
(*) $I_2^2 t$ or $K$	(Heating Time Constant):	
(*) Rotor Re	sistance:	
(*) Stator Re	sistance:	
(*) Stator Re	actance:	
(*) Rotor Re	actance:	
(*) Magnetiz	ing Reactance:	
(*) Short Cir	cuit Reactance:	
(*) Exciting	Current:	
(*) Temperat	ture Rise	
(*) Frame Si	ze:	
(*) Design L	etter:	
(*) Reactive	Power Required In Vars (No Lo	oad):
(*) Reactive	Power Required In Vars (Full I	_oad):
(*) Total Rot	tating Inertia, H:	Per Unit on KVA Base
	consult the NYISO prior to sub on designated by (*) is required	omitting the Interconnection Request to determine if l.
Issued by: Issued on:	William J. Museler, President January 20, 2004	Effective:

Original Sheet No. 819

Effective:

# **MERCHANT TRANSMISSION FACILITIES:**

Note: Please consult with the NYISO prior to submitting the Interconnection Request for	r
guidance on the information required for Merchant Transmission Facilities.	

Issued by: William J. Museler, President

Issued on:

January 20, 2004

Original Sheet No. 820

## **APPENDIX 2 TO LFIP**

## INTERCONNECTION FEASIBILITY STUDY AGREEMENT

THIS	S AGREEMENT is made and er	ntered into this	day of	, 20 by
	, a			
State of	, ("Developer,"), the	New York Indep	endent System	Operator, Inc., a
not-for-profi	t corporation organized and exist	ing under the law	s of the State of	f New York
("NYISO"),	and a	organi	zed and existing	g under the laws of
the State of I	New York, ("Transmission Owne	er"). Developer,	NYISO and Tra	nsmission Owner
each may be	referred to as a "Party," or collec-	ctively as the "Pa	rties."	
	RE	CCITALS		
Transmission	EREAS, Developer is proposing an Facility, or capacity addition to a Facility consistent with the Inte	an existing Gene	erating Facility	or Merchant
	EREAS, Developer desires to into hission System; and	erconnect the Lar	ge Facility with	n the New York
Feasibility S	EREAS, Developer has requested tudy with the input and assistance and the proposed Large Facility to	e of Transmission	n Owner to asse	ess the feasibility of
	V, THEREFORE, in consideration arties agreed as follows:	on of and subject	to the mutual c	covenants contained
1.0	When used in this Agreement, have the meanings indicated in Large Facility Interconnection	the NYISO's C		
2.0	Developer elects and NYISO s Feasibility Study consistent wi Interconnection Procedures in Sections 6, 13.1 and 13.3 of the reference herein.	th Section 6.0 of accordance with	the Standard Lathe NYISO OA	arge Facility TT. The terms of
Issued by:	William J. Museler, President		Effective:	

Original Sheet No. 821

- 3.0 The scope of the Interconnection Feasibility Study shall be subject to the assumptions set forth in Attachment A to this Agreement.
- 4.0 The Interconnection Feasibility Study shall be based on the technical information provided by Developer in the Interconnection Request, as may be modified as the result of the Scoping Meeting. NYISO reserves the right to request additional information from Developer and Transmission Owner as may reasonably become necessary consistent with Good Utility Practice during the course of the Interconnection Feasibility Study and as designated in accordance with Section 3.3.4 of the LFIP and such additional information shall be provided in a prompt manner. If, after the designation of the Point of Interconnection pursuant to Section 3.3.4 of the LFIP, Developer modifies its Interconnection Request pursuant to Section 4.4, the time to complete the Interconnection Feasibility Study may be extended.
- 5.0 The Interconnection Feasibility Study report shall provide the following information:
  - preliminary identification of any circuit breaker short circuit capability limits exceeded as a result of the interconnection;
  - preliminary identification of any thermal overload or voltage limit violations resulting from the interconnection; and
  - preliminary description and non-binding estimated cost of facilities required to interconnect the Large Facility to the New York State

    Transmission System and to address the identified short circuit and power flow issues.
- 6.0 The Developer shall provide a deposit of \$10,000 for the performance of the Interconnection Feasibility Study.

Upon receipt of the Interconnection Feasibility Study the NYISO shall charge and Developer shall pay to NYISO the actual costs of the Interconnection Feasibility Study incurred by the NYISO and Transmission Owner as computed on a time and materials basis in accordance with the rates attached hereto.

Any difference between the deposit and the actual cost of the study shall be paid by or refunded to the Developer, as appropriate.

Issued by: William J. Museler, President Effective:

Original Sheet No. 822

#### 7.0 Miscellaneous.

- 7.1 Accuracy of Information. Except as Developer or Transmission Owner may otherwise specify in writing when they provide information to the NYISO under this Agreement, Developer and Transmission Owner each represent and warrant that the information it provides to NYISO shall be accurate and complete as of the date the information is provided.

  Developer and Transmission Owner shall each promptly provide NYISO with any additional information needed to update information previously provided.
- 7.2 Disclaimer of Warranty. In preparing the Interconnection Feasibility Study, NYISO and any subcontractor consultants employed by NYISO shall have to rely on information provided by Developer and Transmission Owner, and possibly by third parties, and may not have control over the accuracy of such information. Accordingly, neither NYISO nor any subcontractor consultant employed by NYISO makes any warranties, express or implied, whether arising by operation of law, course of performance or dealing, custom, usage in the trade or profession, or otherwise, including without limitation implied warranties of merchantability and fitness for a particular purpose, with regard to the accuracy, content, or conclusions of the Interconnection Feasibility Study. Developer acknowledges that it has not relied on any representations or warranties not specifically set forth herein and that no such representations or warranties have formed the basis of its bargain hereunder.
- 7.3 Limitation of Liability. In no event shall NYISO or its subcontractor consultants be liable for indirect, special, incidental, punitive, or consequential damages of any kind including loss of profits, arising under or in connection with this Agreement or the Interconnection Feasibility Study or any reliance on the Interconnection Feasibility Study by Developer or Transmission Owner or third parties, even if NYISO or its subcontractor consultants have been advised of the possibility of such damages. Nor shall NYISO or its subcontractor consultants be liable for any delay in delivery or for the non-performance or delay in performance of NYISO's obligations under this Agreement.

Effective:

Issued by: William J. Museler, President

- 7.4 Third-Party Beneficiaries. Without limitation of Sections 7.2 and 7.3 of this Agreement, Developer and Transmission Owner further agree that subcontractor consultants hired by NYISO to conduct or review, or to assist in the conducting or reviewing, an Interconnection Feasibility Study shall be deemed third party beneficiaries of these Sections 7.2 and 7.3.
- 7.5 Term and Termination. This Agreement shall be effective from the date hereof and unless earlier terminated in accordance with this Section 7.5, shall continue in effect for a term of one year or until the Interconnection Feasibility Study for Developer's Large Facility is completed, whichever event occurs first. Developer or NYISO may terminate this Agreement upon the withdrawal of Developer's Interconnection Request under Section 3.6 of the LFIP.
- 7.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without regard to any choice of laws provisions.
- 7.7 Severability. In the event that any part of this Agreement is deemed as a matter of law to be unenforceable or null and void, such unenforceable or void part shall be deemed severable from this Agreement and the Agreement shall continue in full force and effect as if each part was not contained herein.
- 7.8 Counterparts. This Agreement may be executed in counterparts, and each counterpart shall have the same force and effect as the original instrument.
- 7.9 Amendment. No amendment, modification or waiver of any term hereof shall be effective unless set forth in writing signed by the Parties hereto.
- 7.10 Survival. All warranties, limitations of liability and confidentiality provisions provided herein shall survive the expiration or termination hereof.
- 7.11 Independent Contractor. NYISO shall at all times be deemed to be an independent contractor and none of its employees or the employees of its subcontractors shall be considered to be employees of Developer or Transmission Owner as a result of this Agreement.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 824

- 7.12 No Implied Waivers. The failure of a Party to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any extent of such party's right to insist or rely on any such provision, rights and remedies in that or any other instances; rather, the same shall be and remain in full force and effect.
- 7.13 Successors and Assigns. This Agreement, and each and every term and condition hereof, shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and assigns.

**IN WITNESS WHEREOF,** the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

NYISO	[Insert name of Transmission Owner]
By:	By:
Title:	Title:
Date:	Date:
[Insert name of Developer]	
By:	
Title:	
Date:	
Issued by: William J. Museler, President Issued on: January 20, 2004	Effective:

Original Sheet No. 825

Attachment A to Appendix 2 Interconnection Feasibility Study Agreement

# ASSUMPTIONS USED IN CONDUCTING THE INTERCONNECTION FEASIBILITY STUDY

The Interconnection Feasibility Study will be based upon the information set forth in the Interconnection Request and agreed upon in the Scoping Meeting held on
:
Designation of Point of Interconnection and configuration to be studied.

[Above assumptions to be completed by Developer and other assumptions to be provided by Developer, NYISO, and Transmission Owner]

Designation of alternative Point(s) of Interconnection and configuration.

Issued by: William J. Museler, President Effective:

Original Sheet No. 826

## **APPENDIX 3 TO LFIP**

# INTERCONNECTION SYSTEM RELIABILITY IMPACT STUDY AGREEMENT

	S AGREEMENT is made and, a			
	ation organized and existing u	•	• •	
	a organ			
York, ("Tran	smission Owner"). Develope a "Party," or collectively as t	r, NYISO and Trans		
		RECITALS		
Transmission Transmission	EREAS, Developer is proposing Facility, or capacity addition a Facility consistent with the I; and	to an existing Gene	erating Facility	or Merchant
	EREAS, Developer desires to ission System;	interconnect the Lar	ge Facility with	h the New York
	EREAS, the NYISO has comp Study") and provided the result			
Reliability In	EREAS, Developer has request appact Study to assess the imparransmission System;	-		-
	7, THEREFORE, in consideration agreed as follows:	ration of and subject	to the mutual	covenants contained
1.0	When used in this Agreeme have the meanings indicated Large Facility Interconnects	d in the NYISO's Co		*
Issued by: Issued on:	William J. Museler, President January 20, 2004		Effective:	

Original Sheet No. 827

- 2.0 Developer elects and NYISO shall cause to be performed an Interconnection System Reliability Impact Study consistent with Section 7.0 of the Standard Large Facility Interconnection Procedures in accordance with the NYISO OATT. The terms of Sections 7, 13.1 and 13.3 of the LFIP, as applicable, are hereby incorporated by reference herein.
- 3.0 The scope of the Interconnection System Reliability Impact Study shall be subject to the assumptions set forth in Attachment A to this Agreement.
- 4.0 The Interconnection System Reliability Impact Study will be based upon the results of the Interconnection Feasibility Study and the technical information provided by Developer in the Interconnection Request, subject to any modifications in accordance with Section 4.4 of the LFIP. NYISO reserves the right to request additional information from Developer and Transmission Owner as may reasonably become necessary consistent with Good Utility Practice during the course of the SRIS and such additional information shall be provided in a prompt manner. If Developer modifies its designated Point of Interconnection, or the technical information provided in the Interconnection Request is modified, the time to complete the Interconnection System Reliability Impact Study may be extended.
- 5.0 The Interconnection System Reliability Impact Study report shall provide the following information:
  - identification of any circuit breaker short circuit capability limits exceeded as a result of the interconnection;
  - identification of any thermal overload or voltage limit violations resulting from the interconnection;
  - identification of any instability or inadequately damped response to system disturbances resulting from the interconnection and
  - description and non-binding, good faith estimated cost of facilities required to interconnect the Large Facility to the New York State Transmission System and to address the identified short circuit, instability, and power flow issues.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 828

6.0 The Developer shall provide a deposit of \$50,000 for the performance of the Interconnection System Reliability Impact Study. The NYISO's good faith estimate for the time of completion of the Interconnection System Reliability Impact Study is [insert date].

Upon receipt of the Interconnection System Reliability Impact Study, NYISO shall charge and Developer shall pay to NYISO the actual costs of the Interconnection System Reliability Impact Study incurred by the NYISO and Transmission Owner, as computed on a time and materials basis in accordance with the rates attached hereto.

Any difference between the deposit and the actual cost of the study shall be paid by or refunded to the Developer, as appropriate.

#### 7.0 Miscellaneous.

- 7.1 Accuracy of Information. Except as Developer or Transmission Owner may otherwise specify in writing when they provide information to the NYISO under this Agreement, Developer and Transmission Owner each represent and warrant that the information it provides to NYISO shall be accurate and complete as of the date the information is provided.

  Developer and Transmission Owner shall each promptly provide NYISO with any additional information needed to update information previously provided.
- 7.2 Disclaimer of Warranty. In preparing the Interconnection System Reliability Study, NYISO and any subcontractor consultants employed by NYISO shall have to rely on information provided by Developer and Transmission Owner, and possibly by third parties, and may not have control over the accuracy of such information. Accordingly, neither NYISO nor any subcontractor consultant employed by NYISO makes any warranties, express or implied, whether arising by operation of law, course of performance or dealing, custom, usage in the trade or profession, or otherwise, including without limitation implied warranties of merchantability and fitness for a particular purpose, with regard to the accuracy, content, or conclusions of the SRIS. Developer acknowledges that it has not relied on any representations or warranties not specifically set forth herein and that no such representations or warranties have formed the basis of its bargain hereunder.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 829

- 7.3 Limitation of Liability. In no event shall NYISO or its subcontractor consultants be liable for indirect, special, incidental, punitive, or consequential damages of any kind including loss of profits, arising under or in connection with this Agreement or the Interconnection System Reliability Study or any reliance on the Interconnection System Reliability Study by Developer or Transmission Owner or third parties, even if NYISO or its subcontractor consultants have been advised of the possibility of such damages. Nor shall NYISO or its subcontractor consultants be liable for any delay in delivery or for the non-performance or delay in performance of NYISO's obligations under this Agreement.
- 7.4 Third-Party Beneficiaries. Without limitation of Sections 7.2 and 7.3 of this Agreement, Developer and Transmission Owner further agree that subcontractor consultants hired by NYISO to conduct or review, or to assist in the conducting or reviewing, an Interconnection System Reliability Study shall be deemed third party beneficiaries of these Sections 7.2 and 7.3.
- 7.5 Term and Termination. This Agreement shall be effective from the date hereof and unless earlier terminated in accordance with this Section 7.5, shall continue in effect for a term of one year or until the Interconnection System Reliability Study for Developer's Large Facility is completed [approved by the NYISO Operating Committee], whichever event occurs first. Developer or NYISO may terminate this Agreement upon the withdrawal of Developer's Interconnection Request under Section 3.6 of the LFIP.
- 7.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without regard to any choice of laws provisions.
- 7.7 Severability. In the event that any part of this Agreement is deemed as a matter of law to be unenforceable or null and void, such unenforceable or void part shall be deemed severable from this Agreement and the Agreement shall continue in full force and effect as if each part was not contained herein.
- 7.8 Counterparts. This Agreement may be executed in counterparts, and each counterpart shall have the same force and effect as the original instrument.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 830

- 7.9 Amendment. No amendment, modification or waiver of any term hereof shall be effective unless set forth in writing signed by the Parties hereto.
- 7.10 Survival. All warranties, limitations of liability and confidentiality provisions provided herein shall survive the expiration or termination hereof.
- 7.11 Independent Contractor. NYISO shall at all times be deemed to be an independent contractor and none of its employees or the employees of its subcontractors shall be considered to be employees of Developer or Transmission Owner as a result of this Agreement.
- 7.12 No Implied Waivers. The failure of a Party to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any extent of such party's right to insist or rely on any such provision, rights and remedies in that or any other instances; rather, the same shall be and remain in full force and effect.
- 7.13 Successors and Assigns. This Agreement, and each and every term and condition hereof, shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and assigns.

**IN WITNESS THEREOF,** the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

NYISO	[Insert name of Transmission Owner]
By:	By:
Title:	Title:
Date:	Date:
[Insert name of Developer]	
By:	
Title:	
Date:	
Issued by: William J. Museler, President	Effective:

January 20, 2004

Issued on:

Original Sheet No. 831

Attachment A To Appendix 3 Interconnection System Reliability Impact Study Agreement

Effective:

# ASSUMPTIONS USED IN CONDUCTING THE INTERCONNECTION SYSTEM RELIABILITY IMPACT STUDY

The Interconnection System Reliability Impact Study will be based upon the results of the Interconnection Feasibility Study, subject to any modifications in accordance with Section 4.4 of the LFIP, and the following assumptions:

Designation of Point of Interconnection and configuration to be studied.

Designation of alternative Point(s) of Interconnection and configuration.

[Above assumptions to be completed by Developer and other assumptions to be provided by Developer, NYISO and Transmission Owner]

Issued by: William J. Museler, President

Original Sheet No. 832

# **APPENDIX 4 TO LFIP**

# INTERCONNECTION FACILITIES STUDY AGREEMENT

among, ('corporation of a a York ("Tran	S AGREEMENT is made and entermore, a organized and existing under the law organized and existing under the law organized and smission Owner"). Developer, NYI is a "Party," or collectively as the "Formal Party," or collectively as the "Formal Party,"	and existing un endent System ws of the State of d existing under ISO and Transn	der the laws of the State of Operator, Inc., a not-for-proof New York ("NYISO"), a the laws of the State of New	f rofit and ew
	R	ECITALS		
Transmission	EREAS, Developer is proposing to n Facility or capacity addition to an n Facility consistent with the Intercentage; and	existing Gener	ating Facility or Merchant	
	EREAS, Developer desires to interdission System;	connect the Lar	ge Facility with the New Y	'ork
	EREAS, the NYISO has completed rovided the results of said study to the		•	pact
an Interconn engineering, Interconnect	EREAS, Developer has requested the ection Facilities Study to specify an procurement and construction work ion System Reliability Impact Study and electrically connect the Large Facility Impact Study Impact Stud	nd estimate the ox needed to import in accordance	cost of the equipment, plement the conclusions of with Good Utility Practice	the e to
	V, THEREFORE, in consideration arties agreed as follows:	of and subject	to the mutual covenants co	ontained
1.0	When used in this Agreement, we have the meanings indicated in the Large Facility Interconnection Processing P	he NYISO's Co		
Issued by: Issued on:	William J. Museler, President January 20, 2004		Effective:	

Original Sheet No. 833

- 2.0 Developer elects and NYISO shall cause to be performed an Interconnection Facilities Study consistent with Section 8.0 of the Standard Large Facility Interconnection Procedures to be performed in accordance with the NYISO OATT. The terms of Sections 8, 13.1 and 13.3 of the LFIP, as applicable, are hereby incorporated by reference herein.
- 3.0 The scope of the Interconnection Facilities Study shall be subject to the assumptions set forth in Attachment A and the data provided in Attachment B to this Agreement.
- 4.0 The Interconnection Facilities Study report (i) shall provide a description, estimated cost of (consistent with Attachment A), schedule for required facilities to interconnect the Large Facility to the New York State Transmission System and (ii) shall address the short circuit, instability, and power flow issues identified in the Interconnection System Reliability Impact Study.
- 5.0 The Developer shall provide a deposit of \$100,000 for the performance of the Interconnection Facilities Study. The time for completion of the Interconnection Facilities Study is specified in Attachment A.

NYISO shall invoice Developer on a monthly basis for the expenses incurred by NYISO and the Transmission Owner on the Interconnection Facilities Study each month as computed on a time and materials basis in accordance with the rates attached hereto. Developer shall pay invoiced amounts to NYISO within thirty (30) Calendar Days of receipt of invoice. NYISO shall continue to hold the amounts on deposit until settlement of the final invoice.

#### 6.0 Miscellaneous.

Accuracy of Information. Except as Developer or Transmission Owner may otherwise specify in writing when they provide information to the NYISO under this Agreement, Developer and Transmission Owner each represent and warrant that the information it provides to NYISO shall be accurate and complete as of the date the information is provided.

Developer and Transmission Owner shall each promptly provide NYISO with any additional information needed to update information previously provided.

Issued by: William J. Museler, President Effective:

Original Sheet No. 834

- Disclaimer of Warranty. In preparing the Interconnection Facilities Study, NYISO and any subcontractor consultants employed by NYISO shall have to rely on information provided by Developer and Transmission Owner, and possibly by third parties, and may not have control over the accuracy of such information. Accordingly, neither NYISO nor any subcontractor consultant employed by NYISO makes any warranties, express or implied, whether arising by operation of law, course of performance or dealing, custom, usage in the trade or profession, or otherwise, including without limitation implied warranties of merchantability and fitness for a particular purpose, with regard to the accuracy, content, or conclusions of the Interconnection Facilities Study. Developer acknowledges that it has not relied on any representations or warranties not specifically set forth herein and that no such representations or warranties have formed the basis of its bargain hereunder.
- 6.3 Limitation of Liability. In no event shall NYISO or its subcontractor consultants be liable for indirect, special, incidental, punitive, or consequential damages of any kind including loss of profits, arising under or in connection with this Agreement or the Interconnection Facilities Study or any reliance on the Interconnection Facilities Study by Developer or Transmission Owner or third parties, even if NYISO or its subcontractor consultants have been advised of the possibility of such damages. Nor shall NYISO or its subcontractor consultants be liable for any delay in delivery or for the non-performance or delay in performance of NYISO's obligations under this Agreement.
- 6.4 Third-Party Beneficiaries. Without limitation of Sections 7.2 and 7.3 of this Agreement, Developer and Transmission Owner further agree that subcontractor consultants hired by NYISO to conduct or review, or to assist in the conducting or reviewing, an Interconnection Facilities Study shall be deemed third party beneficiaries of these Sections 7.2 and 7.3.
- 6.5 Term and Termination. This Agreement shall be effective from the date hereof and unless earlier terminated in accordance with this Section 6.5, shall continue in effect for a term of one year or until the Interconnection Facilities Study for Developer's Large Facility is completed [approved by the NYISO Operating Committee], whichever event occurs first. Developer or NYISO may terminate this Agreement upon the withdrawal of Developer's Interconnection Request under Section 3.6 of the LFIP.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 835

- 6.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without regard to any choice of laws provisions.
- 6.7 Severability. In the event that any part of this Agreement is deemed as a matter of law to be unenforceable or null and void, such unenforceable or void part shall be deemed severable from this Agreement and the Agreement shall continue in full force and effect as if each part was not contained herein.
- 6.8 Counterparts. This Agreement may be executed in counterparts, and each counterpart shall have the same force and effect as the original instrument.
- 6.9 Amendment. No amendment, modification or waiver of any term hereof shall be effective unless set forth in writing signed by the Parties hereto.
- 6.10 Survival. All warranties, limitations of liability and confidentiality provisions provided herein shall survive the expiration or termination hereof.
- 6.11 Independent Contractor. NYISO shall at all times be deemed to be an independent contractor and none of its employees or the employees of its subcontractors shall be considered to be employees of Developer or Transmission Owner as a result of this Agreement.
- 6.12 No Implied Waivers. The failure of a Party to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any extent of such party's right to insist or rely on any such provision, rights and remedies in that or any other instances; rather, the same shall be and remain in full force and effect.
- 6.13 Successors and Assigns. This Agreement, and each and every term and condition hereof, shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and assigns.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 836

**IN WITNESS WHEREOF,** the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

NYISO		[Insert name of Transmiss	sion Owner]
By:		By:	
Title:		Title:	
Date:		Date:	
[Insert nan	ne of Developer]		
Ву:			
Title:			
Date:			
			hment A To Appendix 4 nterconnection Facilities Study Agreement
		EDULE FOR CONDUCTING THE CONNECTION FACILITIES STUD	Y
and issue ar	n Interconnection Faculty after of receipt of	ission Owner shall use Reasonable Effor cilities Study report to the Developer wit of an executed copy of this Interconnection	thin the following
-	the Annual Trans	etion date for Class Year 20 Interconnsmission Reliability Assessment required	•
Issued by: Issued on:	William J. Museler, January 20, 2004	President Effect	tive:

Issued on:

January 20, 2004

Original Sheet No. 837

Attachment B Appendix 4 Interconnection Facilities Study Agreement

# DATA FORM TO BE PROVIDED BY DEVELOPER WITH THE INTERCONNECTION FACILITIES STUDY AGREEMENT

Provide location plan and simplified one-line diagram of the plant and station facilities. For staged projects, please indicate future generation, transmission circuits, etc.

One set of metering is required for each generation connection to the new ring bus or existing Transmission Owner station. Number of generation connections:

On the one line indicate the generation capacity attached at each metering location. (Maximum load on CT/PT)

On the one line indicate the location of auxiliary power. (Minimum load on CT/PT) Amps
Will an alternate source of auxiliary power be available during CT/PT maintenance?  Yes No
Will a transfer bus on the generation side of the metering require that each meter set be designed for the total plant generation? Yes No (Please indicate on one line).
What type of control system or PLC will be located at the Developer's Large Facility?
What protocol does the control system or PLC use?
Please provide a 7.5-minute quadrangle of the site. Sketch the plant, station, transmission line, and property line.
Issued by: William J. Museler, President Effective:

Original Sheet No. 838

Physical dimensions of the proposed interconnection station:			
Bus length f	From generation to interconnection	ction station:	
Line length	from interconnection station t	o Transmission	Owner's transmission line
Tower numb	per observed in the field. (Par	inted on tower l	eg)*:
Number of t	hird party easements required	for transmissic	on lines*:
* To be com	npleted in coordination with T	ransmission Ov	vner.
_	Facility in the Transmission (		
Please provi	de proposed schedule dates:		
Begi	n Construction	Date:	
	erator step-up transformer ves back feed power	Date:	
Gene	eration Testing	Date:	
Com	mercial Operation	Date:	
Issued by: Issued on:	William J. Museler, President January 20, 2004		Effective:

Original Sheet No. 839

# **APPENDIX 5 TO LFIP**

## OPTIONAL INTERCONNECTION STUDY AGREEMENT

THIS	AGREEMENT is made and entered in	nto this day of	, 20 by and
	, a organized and, ("Developer,"), the New York Ind	lependent System Operato	or, Inc., a not-for-
	tion organized and existing under the la		
and	Č Č		
	Transmission Owner"). Developer, NY		
	a "Party," or collectively as the "Partie		·
	RECITAI	LS	
Transmission Transmission	<b>REAS,</b> Developer is proposing to deve Facility, or capacity addition to an exist Facility consistent with the Interconnect;	sting Generating Facility	or Merchant
	<b>REAS,</b> Developer is proposing to establish ssion System; and	olish an interconnection w	ith the New York
WHE	<b>REAS</b> , Developer has submitted to NY	TSO an Interconnection F	Request; and
	<b>REAS,</b> Developer has further requested on Study concurrently with the Intercon		
	, <b>THEREFORE</b> , in consideration of a ties agree as follows:	nd subject to the mutual o	covenants contained
1.0	When used in this Agreement, with in have the meanings indicated in the N Large Facility Interconnection Proced	YISO's Commission-appr	-
2.0	2.0 Developer elects and NYISO shall cause to be performed an Optional Interconnection Study consistent with Section 10.0 of the Standard Large Facility Interconnection Procedures to be performed in accordance with the NYISO OATT. The terms of Sections 10, 13.1 and 13.3 of the CFIP, as applicable, are hereby incorporated by reference herein.		dard Large Facility the NYISO
Issued by: Issued on:	William J. Museler, President January 20, 2004	Effective:	

Original Sheet No. 840

- 3.0 The scope of the Optional Interconnection Study shall be subject to the assumptions set forth in Attachment A to this Agreement.
- 4.0 The Optional Interconnection Study shall be performed solely for informational purposes.
- 5.0 The Optional Interconnection Study report shall provide a sensitivity analysis based on the assumptions specified by the Developer in Attachment A to this Agreement. The Optional Interconnection Study will identify the Transmission Owner's Attachment Facilities and System Upgrade Facilities, and the estimated cost thereof, that may be required to provide Network Access Interconnection Service based upon the assumptions specified by the Developer in Attachment A.
- 6.0 The Developer shall provide a deposit of \$10,000 for the performance of the Optional Interconnection Study. The NYISO's good faith estimate for the time of completion of the Optional Interconnection Study is [insert date].

Upon receipt of the Optional Interconnection Study, the NYISO shall charge and Developer shall pay to NYISO the actual costs of the Optional Study incurred by the NYISO and Transmission Owner, as computed on a time and material basis in accordance with the rates attached hereto.

Any difference between the initial payment and the actual cost of the study shall be paid by or refunded to the Developer, as appropriate.

#### 7.0 Miscellaneous.

7.1 Accuracy of Information. Except as Developer or Transmission Owner may otherwise specify in writing when they provide information to the NYISO under this Agreement, Developer and Transmission Owner each represent and warrant that the information it provides to NYISO shall be accurate and complete as of the date the information is provided.

Developer and Transmission Owner shall each promptly provide NYISO with any additional information needed to update information previously provided.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 841

- 7.2 Disclaimer of Warranty. In preparing the Optional Interconnection Study, NYISO and any subcontractor consultants employed by NYISO shall have to rely on information provided by Developer and Transmission Owner, and possibly by third parties, and may not have control over the accuracy of such information. Accordingly, neither NYISO nor any subcontractor consultant employed by NYISO makes any warranties, express or implied, whether arising by operation of law, course of performance or dealing, custom, usage in the trade or profession, or otherwise, including without limitation implied warranties of merchantability and fitness for a particular purpose, with regard to the accuracy, content, or conclusions of the Optional Interconnection Study. Developer acknowledges that it has not relied on any representations or warranties not specifically set forth herein and that no such representations or warranties have formed the basis of its bargain hereunder.
- 7.3 Limitation of Liability. In no event shall NYISO or its subcontractor consultants be liable for indirect, special, incidental, punitive, or consequential damages of any kind including loss of profits, arising under or in connection with this Agreement or the Optional Interconnection Study or any reliance on the Optional Interconnection System Study by Developer or Transmission Owner or third parties, even if NYISO or its subcontractor consultants have been advised of the possibility of such damages. Nor shall NYISO or its subcontractor consultants be liable for any delay in delivery or for the non-performance or delay in performance of NYISO's obligations under this Agreement.
- 7.4 Third-Party Beneficiaries. Without limitation of Sections 7.2 and 7.3 of this Agreement, Developer and Transmission Owner further agree that subcontractor consultants hired by NYISO to conduct or review, or to assist in the conducting or reviewing, an Optional Interconnection Study shall be deemed third party beneficiaries of these Sections 7.2 and 7.3.
- 7.5 Term and Termination. This Agreement shall be effective from the date hereof and unless earlier terminated in accordance with this Section 7.5, shall continue in effect for a term of one year or until the Optional Interconnection Study for Developer's Large Facility is completed, whichever event occurs first. Developer or NYISO may terminate this Agreement upon the withdrawal of Developer's Interconnection Request under Section 3.6 of the LFIP.

Effective:

Issued by: William J. Museler, President

- 7.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without regard to any choice of laws provisions.
- 7.7 Severability. In the event that any part of this Agreement is deemed as a matter of law to be unenforceable or null and void, such unenforceable or void part shall be deemed severable from this Agreement and the Agreement shall continue in full force and effect as if each part was not contained herein.
- 7.8 Counterparts. This Agreement may be executed in counterparts, and each counterpart shall have the same force and effect as the original instrument.
- 7.9 Amendment. No amendment, modification or waiver of any term hereof shall be effective unless set forth in writing signed by the Parties hereto.
- 7.10 Survival. All warranties, limitations of liability and confidentiality provisions provided herein shall survive the expiration or termination hereof.
- 7.11 Independent Contractor. NYISO shall at all times be deemed to be an independent contractor and none of its employees or the employees of its subcontractors shall be considered to be employees of Developer or Transmission Owner as a result of this Agreement.
- 7.12 No Implied Waivers. The failure of a Party to insist upon or enforce strict performance of any of the provisions of this Agreement shall not be construed as a waiver or relinquishment to any extent of such party's right to insist or rely on any such provision, rights and remedies in that or any other instances; rather, the same shall be and remain in full force and effect.
- 7.13 Successors and Assigns. This Agreement, and each and every term and condition hereof, shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and assigns.

Effective:

Issued by: William J. Museler, President

Original Sheet No. 843

**IN WITNESS WHEREOF,** the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

NYISO	[Insert name of Transmission Owner]
By:	By:
Title:	Title:
Date:	Date:
[Insert name of Developer]	
By:	
Title:	
Date:	
	Attachment A Appendix 5 Optional Interconnection Study Agreement

## ASSUMPTIONS USED IN CONDUCTING

# THE OPTIONAL INTERCONNECTION STUDY

[To be completed by Developer consistent with Section 10 of the LFIP.]

Issued by: William J. Museler, President Effective:

Original Sheet No. 844

Effective:

## **APPENDIX 6 TO LFIP**

## STANDARD LARGE GENERATOR INTERCONNECTION AGREEMENT

Issued by: William J. Museler, President