PJM Compliance Bulletin

CB028, NERC Standard FAC-001-3 - Facilities within the metered boundaries of a Balancing Authority.

General
NERC Standard FAC-001-3, requirements R3.3 and R4.3 require that each Transmission Owner and applicable Generator Owner shall have procedures for confirming that their new or materially modified facilities are within a Balancing Authority (BA) Area’s metered boundaries.

PJM assesses facilities within its Balancing Authority Area metered boundaries through the requirements in its PJM Open Access Transmission Tariff (OATT), rules around the PJM Regional Transmission Expansion Process, and the New Services Request process. The documentation associated with meeting Tariff requirements provides “audit quality” evidence of compliance.

Background
The preamble to the PJM Open Access Transmission Tariff (OATT) states, in part, that an Interconnection Customer that proposes to interconnect to the Transmission System in the PJM Region, shall request interconnection with the Transmission System pursuant to, and shall comply with, the terms, conditions, and procedures set forth in Part IV of the Tariff. Subpart G of Part IV of the Tariff and related portions of the PJM Manuals apply to Interconnection Requests. The OATT goes on to state that “Interconnection Customer” shall mean a Generation Interconnection Customer and/or a Transmission Interconnection Customer.

As a result, all new or materially modified facilities that seek interconnection to, or upgrade facilities on, the PJM system (BA) must come through the New Services Queue. All such approved projects are given an Interconnection Service Agreement and/or an Upgrade Construction Service Agreement (ISA and UCSA, respectively) and this documentation is sent to FERC for their review and approval.

Conclusion
Using the information above, it is PJM’s opinion that the presence of any one of PJM’s New Service Agreements (ISA, UCSA) is affirmative evidence of compliance of adherence to NERC Standard FAC-001-3. A PJM issued ISA/UCSA is FERC approved evidence that can be used by each Interconnection Customer as confirmation that their new or materially modified facilities are within the PJM Balancing Authority Area’s metered boundaries.
### Development History

<table>
<thead>
<tr>
<th>Revision</th>
<th>Date</th>
<th>SME:</th>
<th>Author:</th>
<th>Reviewers:</th>
<th>Approver:</th>
<th>Reason:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10/05/2021</td>
<td>Jason Shoemaker, Manager Interconnection Projects</td>
<td>Gizella Mali, Sr. Analyst NERC Compliance</td>
<td>Tom Foster, Manager NERC Compliance, PJM NERC Compliance Team</td>
<td>Michael Del Viscio, Sr. Director, Compliance &amp; Reliability Standards</td>
<td>Regularly scheduled review. Minor errata change. Team considered retirement of this bulletin but will continue to maintain it to assist the TO/GO with compliance.</td>
</tr>
<tr>
<td>0</td>
<td>11/7/2018</td>
<td>Thomas Moleski, Senior Compliance Specialist Reliability Compliance Department</td>
<td>Mark Holman, Manager Reliability Compliance</td>
<td>David Egan, Manager Interconnection Projects</td>
<td>Robert Eckenrod, Chief Compliance Officer Reliability and Compliance</td>
<td>This is a new Compliance Bulletin</td>
</tr>
</tbody>
</table>