SCHEDULE 20
Treatment of Station Power

I. RECOGNIZED MEANS OF PROVIDING FOR STATION POWER

A Generation Owner may arrange to provide for Station Power of a Facility, consistent with Applicable Laws and Regulations:

1) Through On-Site Self-Supply, Remote Self-Supply, or Third-Party Supply (pursuant to Section II of this Schedule); or

2) By procuring Transmission Service under Module B of the Tariff (pursuant to Section III of this Schedule) in instances of Remote Self-Supply or Third-Party Supply.

II. ON-SITE SELF-SUPPLY, REMOTE SELF-SUPPLY AND THIRD-PARTY SUPPLY OF STATION POWER

1) A Generation Owner may obtain Station Power for its Facility through any of the following sources: a) from the same Facility (i.e., On-Site Self-Supply); b) from a remote Facility owned by the same entity that owns such Facility (i.e., Remote Self-Supply); provided that, if an entity owns a portion of a jointly-owned Facility, it may remotely self-supply its other Facility up to the amount of Energy from such jointly-owned Facility if: i) the entity has the right to call upon that Energy for its own use; and (ii) such Energy entitlement is not characterized as a sale from the jointly-owned Facility to any of its owners; or c) from a third party pursuant to an applicable retail rate or tariff (i.e., Third-Party Supply).

Effective On: March 1, 2015
2) The determination of Net Output with respect to Station Power service hereunder will not affect the price of Energy sold or consumed by the Generation Owner at any Bus during any Hour during the Month. For each Hour when a Facility has positive net output and delivers Energy into the Transmission System, Generation Owner will be paid the Hourly Real-Time Ex Post LMP at its Bus for that Hour for the net Energy delivered (i.e., minus On-Site Self-Supply of Station Power). Conversely, for each Hour when a Facility has negative net output and has received Station Power from the Transmission System, Generation Owner will pay the Hourly Real-Time Ex Post LMP at its Bus for that Hour for all of the Energy consumed in accordance with Applicable Laws and Regulations.

3) Transmission Provider will determine the extent to which each affected Facility during the Month self-supplied its Station Power requirements or obtained Station Power from third-party providers (including affiliates) and will incorporate that determination in its accounting and billing for the Month. Generation Owner must provide the Transmission Provider with sufficient information to allow the Transmission Provider to implement Schedule 20. To the extent that a Transmission Owner or the Transmission Provider has primary access to relevant meter data and to the extent permitted by any existing confidentiality obligations, it must cooperate with Generation Owners and any entity providing Third-Party Supply regarding metering arrangements and verification of data to
implement Schedule 20 and billing, if necessary, for such Third-Party Supply.

4) A Generation Owner may remotely self-supply Station Power from its generation facilities located outside the Transmission Provider Region during any Month only if such generation facilities in fact run during such Month and Generation Owner separately has reserved transmission service and scheduled delivery of the Energy from such resource in advance into the Transmission Provider Region.

III. TRANSMISSION SERVICE CHARGES FOR STATION POWER SUPPLY

1) General - A Generation Owner that supplies its Facility with Station Power via On-Site Self-Supply will be deemed not to have used, and will not incur any charges for, Transmission Service to provide such Station Power. A Generation Owner that supplies its Facility with Station Power via Third-Party Supply, pursuant to an applicable retail rate or tariff that includes charges for Transmission Service, will not incur any additional charges for Transmission Service to provide such Station Power. In the event, and to the extent, that a Generation Owner obtains Station Power for its Facility through Remote Self-Supply during any Month, Generation Owner shall use and pay for hourly Non-Firm Point-To-Point Transmission Service for the transmission of Energy in an amount equal to the Facility’s negative Net Output from Generation Owner’s Facility(ies) having positive Net Output. Unless the Generation Owner makes other arrangements with Transmission Provider in advance, such transmission
service shall be provided under and subject to the charges and other terms and conditions of Non-Firm Point-To-Point Transmission Service specified in Module B of the Tariff and Part III of this Schedule 20 with an obligation to pay congestion charges and losses; provided, however, that no reservation shall be necessary for such Transmission Service and the terms and charges under Schedules 1 and 2 of this Tariff shall not apply. In the event a Generation Owner has other permissible transmission arrangements that involve a Transmission Owner providing for use of transmission facilities directly by the Generation Owner, the Transmission Owner shall be responsible for taking Transmission Service under the Tariff to satisfy its obligations to provide for delivery of Station Power and shall pay any applicable zonal Transmission Service rate under Schedules 7, 8 or 9 and all other charges applicable to such Transmission Service under this Tariff. In the event the Generation Owner has existing rights to use an ITC’s facilities, the Generation Owner shall be responsible for taking Transmission Service under the Tariff but shall not be liable for any applicable zonal Transmission Service rate under Schedules 7, 8 or 9 of the Tariff. Such Generation Owner, with existing rights to use an ITC’s facilities, shall be responsible for all other charges under the Tariff applicable to such Transmission Service. The amount of Energy that a Generation Owner transmits in conjunction with the Remote Self-Supply of Station Power will not be affected by any other sales, purchases, or transmission of capacity or Energy by or for such Generation Owner under any other provisions of the Tariff.
IV. RETAIL PURCHASE OF STATION POWER

Nothing in this Schedule 20 is intended to: 1) preclude a Generation Owner from purchasing Station Power pursuant to an applicable retail rate or tariff; or 2) supersede otherwise applicable jurisdiction of a state regulatory commission.

V. METERING REQUIREMENTS

Generation Owners shall be responsible for making all appropriate metering arrangements for Station Power Transmission Service requirements to enable the Transmission Provider to implement Schedule 20. The Generation Owner shall also be responsible for timely submission of accurate, complete and verified metering information to the Transmission Provider, which shall have the right to audit such submissions. The Transmission Provider shall determine whether a Generation Owner’s metering information is sufficiently accurate, complete and verifiable for purposes of implementing Schedule 20. The Transmission Provider shall have the sole responsibility of determining whether a facility self-supplied Station Power during a Month for purposes of determining applicable rates under this Tariff.