**Red-line for Tariff Revision Prior to Implementation of Variable Operations and Maintenance Tariff Revisions**

**The tariff revision shown below will go into effect on May 1, 2021 and will be superseded by the changes to the same tariff section (as renumbered) contained in the Variable Operations and Maintenance tariff revisions that will go into effect on January 1, 2022**

**\* \* \* \* \***

**30.4.5.4.2 CAISO Process**

Scheduling Coordinators may submit updated resource-specific major maintenance information for purposes of seeking a change to any major maintenance adder, no sooner than thirty (30) days after a major maintenance adder has been determined. The CAISO or Independent Entity will evaluate the information provided by Scheduling Coordinators, and may require Scheduling Coordinators to provide additional information, to enable the CAISO or Independent Entity to determine reasonable adders for major maintenance expenses or to conduct audits of major maintenance expenses. The CAISO or Independent Entity will notify the Scheduling Coordinator in writing whether it has sufficient and accurate information to determine reasonable major maintenance adders to be included in the Proxy Start-Up Cost or Proxy Minimum Load Cost calculations, or both. Within ten (10) days after providing written notification to the Scheduling Coordinator that the information is sufficient and accurate, the CAISO or Independent Entity will determine the reasonable adder for major maintenance expenses to be included in the Proxy Start-Up Costs or Proxy Minimum Load Costs, or both, and will so inform the Scheduling Coordinator in writing.

In the event of a dispute regarding the sufficiency or accuracy of the information provided by the Scheduling Coordinator, the CAISO or Independent Entity and the Scheduling Coordinator will enter a period of goodfaith negotiations that terminates sixty (60) days after the date the dispute began. If the CAISO or Independent Entity and the Scheduling Coordinator resolve the dispute during the 60-day negotiation period, within ten (10) days of such agreement, the CAISO or Independent Entity will determine the reasonable adder for major maintenance expenses and will provide the adder to the Scheduling Coordinator in writing. If the CAISO or Independent Entity and the Scheduling Coordinator fail to agree upon the sufficiency or accuracy of the information during the 60-day negotiation period, the Scheduling Coordinator has the right to petition FERC to resolve the dispute as to the sufficiency or accuracy of its information.

In the event of a dispute regarding the CAISO’s or Independent Entity’s determination of adders for major maintenance expenses, the CAISO or Independent Entity and the Scheduling Coordinator will enter a period of goodfaith negotiations that terminates sixty (60) days after the date the dispute began. If the CAISO or Independent Entity and the Scheduling Coordinator resolve the dispute during the 60-day negotiation period, the agreed-upon values will be effective as of the first Business Day following the resolution date.

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