

LEADING THE CHANGING MARKETPLACE

The PJM Power Providers (P3) believes that well-functioning competitive wholesale electricity markets are the most effective means of ensuring a reliable supply of power to the 13 Mid-Atlantic and Midwestern states and the District of Columbia in the PJM service territory. Through its President Glen Thomas, P3 has provided expert testimony, conducted ground-breaking research studies and been an advocate for consumer-benefiting markets.



P3 Urges FERC to Maintain RTO Independence – March 8, 2010

In comments filed before FERC, P3 urged the Commission to take note of both the institutional design of PJM as an independent institution and the numerous efforts made to improve governance within this mandate. [MORE](#)

P3 Calls on PJM Board to Move Forward with PJM Proposal on Shortage Pricing – June 16, 2010

In a letter to the PJM Board, P3 suggested that the PJM proposal on shortage pricing that meets FERC's mandate to adopt a shortage mechanism be advanced. [MORE](#)

P3 Submits Comments to Maryland PSC on RPM – October 1, 2010

In comments submitted to the Maryland PSC on RPM, P3 noted that the fundamentals of the PJM capacity market are strong and that it would be imprudent for PJM to abandon RPM at this time. [MORE](#)

P3 Urges New Jersey Senate, Assembly, and Governor to Reject Legislation of Energy Tax – November 15, 2010, December 8, 2010, and January 11, 2011

P3 urged the New Jersey Senate Committee to oppose New Jersey Senate Bill 2381 as a costly and unnecessary interference with New Jersey's electricity market. [MORE](#) P3 also urged the New Jersey Assembly Committee to reject New Jersey Bill 3442, [MORE](#), and P3 urged New Jersey Governor Christie to veto Senate Bill 2381 which would force all New Jersey consumers to pay an energy tax to subsidize new, uneconomic and unnecessary power plants in the state. [MORE](#)

P3 Files Complaint Urging FERC to Protect Integrity of Regional Wholesale Markets – February 1, 2011 and P3 Files Comments Regarding PJM's 205 MOPR Filing – March 4, 2011

P3 seeking to protect the integrity of competitive power markets and ultimately the region's electricity consumers filed a complaint at FERC to adopt rules that will protect consumers from the negative consequences of funding unneeded power plants. [MORE](#) and [press coverage of filing](#). In addition, P3 filed comments at FERC supporting in part and protesting in part PJM's 205 MOPR filing. [MORE](#)

P3 Requests FERC Rehearing on Demand Response Compensation Final Rule – April 14, 2011

P3 requested rehearing on FERC's demand response compensation final rule [MORE](#) and earlier on **October 13, 2010** filed comments urging FERC to carefully consider its decision regarding the demand response compensation NOPR. [MORE](#)

P3 is a non-profit organization that supports the development of properly designed and well functioning markets in the PJM region. PJM is a regional transmission organization that manages the supply and movement of power in 13 states and the District of Columbia. Combined, P3 members own more than 88,000 megawatts of power and over 51,000 miles of transmission lines in the PJM region, serve nearly 12.2 million customers and employ over 55,000 people in the 13-state PJM region and the District of Columbia.

P3 members include: [Calpine Corporation](#); [Constellation Energy Group](#); [DPL Energy](#); [Edison Mission Energy](#); [EquiPower Resources Corp.](#); [Essential Power, LLC](#); [Exelon](#); [GenOn Energy Management, LLC](#); [IPR-GDF SUEZ North America](#); [NextEra Energy Resources, LLC](#); [NRG Energy](#); [PPL](#); [PSEG Energy Resources & Trade, LLC](#); and [Topaz Power Group](#).