23.4.5.7.7 (a) An In-City Installed Capacity Supplier that is not a Special Case Resource shall be exempt from an Offer Floor if it was an existing facility on or before March 7, 2008 with respect to the MW of CRIS that it had as of that date unless the CRIS subsequently expired under Section 25.9.3.1 of the ISO OATT. (b) A Generator or UDR project that was an existing facility on or before June 29, 2012, which: (i) is in a Mitigated Capacity Zone except New York City, and (ii) was grandfathered from the deliverability requirement at a certain quantity of MW of CRIS pursuant to Section 25.9.3.1 of OATT Attachment S (“Deliverability Grandfathering Process”) shall be exempt from an Offer Floor for the MW quantity of CRIS that was provided through the Deliverability Grandfathering Process plus an additional 2 MW obtained through Section 30.3.2.6 of Attachment X to the OATT unless the CRIS subsequently expired under Section 25.9.3.1 of the ISO OATT. If the Generator or UDR project subsequently received CRIS either (I) after the expiration of its CRIS (under Section 25.9.3.1 of the ISO OATT) to which the exemption under this Section 23.4.5.7.7 applied or (II) above the quantity established through the Deliverability Grandfathering Process, this exemption shall not apply to any such increase above the 2 MW allowed in Section 30.3.2.6 of Attachment X to the OATT.