

Stakeholder Comments and AESO Replies Matrix



Proposed Amended Section 301.2 of the ISO Rules, *ISO Directives*

Date of Request for Comment: October 26, 2018
Period of Comment: October 26, 2018 through November 14, 2018

Stakeholder Comments and/or Proposed Alternative Rule Wording	AESO Replies
Subsection 5	
<p><u>The Cogeneration Working Group (“CWG”)</u></p> <p>Subsection 5 has been added and is not necessary for the introduction of a capacity market.</p> <p>5 An electricity market participant must acknowledge receipt of a directive: (a) in the case of an automated message and unless the electricity market participant has notified the ISO of an unavailability in accordance with subsection 4(1) by responding via the Automated Dispatch and Messaging System within 2 minutes; and (b) in the case of a voice directive, by repeating the directive to the ISO.</p>	<p>The AESO does not intend to proceed with subsection 5 at this time. The <i>Consolidated Blacklines for ISO Rules & Definitions for the Energy Market, Aug 2018 – Oct 2018</i> posted shortly after October 22, 2018 inadvertently included subsection 5. Please see the version of Section 301.2 that was posted to the AESO website on October 22, 2018.</p>

Please provide your comments on the following (as set out in AUC Rule 017 s. 13(b-j)):

Item #		Stakeholder comments	AESO Replies
1	whether you agree that Section 301.2 of the ISO Rules, <i>ISO Directives</i> relates to the capacity market and why or why not	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power agrees that the proposed rule changes relate to the implementation and operation of the capacity market.	The AESO acknowledges Capital Power’s comment.
2	whether you agree that Section 301.2 of the ISO Rules, <i>ISO Directives</i> should or should not be in effect for a fixed term and why or why not	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power does not see any rationale for prescribing a fixed term for the proposed rule and, as such, believes that the proposed rule should not be in effect for a fixed term. This will provide needed certainty to market participants regarding the longevity of the capacity market rules and design.	The AESO acknowledges Capital Power’s comment.
3	whether you understand and agree with the objective or purpose of Section 301.2 of the ISO Rules, <i>ISO Directives</i> and whether, in your view, Section 301.2 of the ISO Rules, <i>ISO Directives</i> meets the objective or purpose	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.	
4	how, in your view, Section 301.2 of the ISO Rules, <i>ISO Directives</i> affects the performance of the capacity market and the electricity market	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.	
5	your views on any analysis conducted or commissioned by the AESO supporting Section 301.2 of the ISO Rules, <i>ISO Directives</i>	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power is not aware of any analysis conducted or commissioned by the AESO supporting the proposed amendments to this ISO rule. As such, Capital Power has no comments at this time.	
6	whether you agree with Section 301.2 of the ISO Rules, <i>ISO Directives</i> taken together with all ISO rules and in light of the principle of a fair, efficient and openly competitive market	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.	

7	whether you would suggest any alternatives to Section 301.2 of the ISO Rules, <i>ISO Directives</i>	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.	
8	whether you agree that the proposed provisional rule supports ensuring a reliable supply of electricity at a reasonable cost to customers and why or why not	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.	
9	whether you agree that the proposed provisional rule supports the public interest and why or why not	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.	
10	whether you have any additional comments	<u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no further comments at this time.	