

Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions

Date of Request for Comment:	<u>November 20, 2018</u>
Period of Comment:	<u>November 20, 2018</u> through <u>December 5, 2018</u>

Blackline of Suggested Rule Wording	Rationale	AESO Replies
<p>Capital Power Corporation (“Capital Power”)</p> <p>Reinstate definitions of: LTA Metrics, LTA threshold and LTA threshold actions</p>	<p>The three definitions associated with Long Term Adequacy (“LTA”) being proposed for removal should remain in place at this time. These definitions are directly related to ISO Rule Section 202.6 - <i>Adequacy of Supply</i> and provide additional clarity with respect to subsections 5 through 8. Therefore, until such time the AESO proposes further changes to these subsections of the rule, these definitions should not be removed.</p>	<p>The terms and definitions (i)“LTA metrics”, (ii) “LTA threshold”, and (iii) “LTA threshold actions” are not used in the ISO rules and therefore are no longer necessary.</p>

Please provide your comments on the following (as set out in AUC Rule 017 s. 7.2(b-j)):

Item #		Stakeholder comments	AESO Replies
1	whether you are of the view that Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions relates to the capacity market and why or why not	<p><u>Capital Power Corporation (“Capital Power”)</u></p> <p>Capital Power does not consider the proposed amendments to this authoritative document as being essential to the establishment or necessary for the operation of the forthcoming capacity market.</p>	The AESO acknowledges Capital Power’s comment.
2	if the answer to item #1 is yes, whether you agree that Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions should or should not be in effect for a fixed term and why or why not	<p><u>Capital Power Corporation (“Capital Power”)</u></p> <p>Capital Power does not see any rationale for prescribing a fixed term for the proposed rule changes 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.</p>	The AESO acknowledges Capital Power’s comment.
3	whether you understand and agree with the objective or purpose of Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions and whether, in your view, Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions meets the objective or purpose	<p><u>Capital Power Corporation (“Capital Power”)</u></p> <p>Capital Power has no comments at this time.</p>	
4	how, in your view, Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions affects the performance of the capacity market and the electricity market	<p><u>Capital Power Corporation (“Capital Power”)</u></p> <p>Capital Power has no comments at this time.</p>	
5	your views on any analysis conducted or commissioned by the AESO supporting proposed amended Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions	<p><u>Capital Power Corporation (“Capital Power”)</u></p> <p>Capital Power has no comments at this time.</p>	

Item #		Stakeholder comments	AESO Replies
6	whether you agree with Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions taken together with all ISO rules and in light of the principle of a fair, efficient and openly competitive market	<p><u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.</p>	
7	whether you would suggest any alternatives to proposed amended Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions	<p><u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.</p>	
8	if the answer to item #1 is yes, whether you agree that Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions supports ensuring a reliable supply of electricity at a reasonable cost to customers and why or why not	<p><u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.</p>	
9	whether you agree that Proposed New, Amended and Removal of Energy and Ancillary Services Markets Terms and Definitions supports the public interest and why or why not	<p><u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no comments at this time.</p>	
10	whether you have any additional comments	<p><u>Capital Power Corporation (“Capital Power”)</u> Capital Power has no additional comments at this time.</p>	