

ISO Rules

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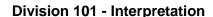
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Applicability

- 1 The **ISO rules** are binding on:
 - (a) market participants; and
 - (b) the ISO.

Requirements

Interpretation

- 2 In the ISO rules:
 - (a) nothing in any way restricts or limits the powers, duties, and responsibilities of the **ISO** as set out in legislation;
 - (b) defined terms are in bold type, but otherwise, tables of contents, section headers, and the use of underlining, bolding and italicizing are not a part of the interpretation of the **ISO rules** and are inserted for convenience of reference only;
 - (c) words in the singular include the plural and words in the plural include the singular;
 - (d) words importing male persons include female persons, words importing female persons include male persons, and words importing either sex include corporations;
 - (e) the provisions of the **ISO rules** are to be construed as always speaking and applied to circumstances as they arise;
 - (f) "may" is to be construed as permissive and empowering, and "must", "shall" and "will" are to be construed as imperative;
 - (g) all references to a time of day in the **ISO rules** mean mountain standard or mountain daylight time in the Province of Alberta, whichever is in effect on the day in question;
 - (h) words and phrases in bold type have the meanings given to them in the definitions found in the Part 1 of the **ISO rules**;
 - (i) any schedule, table or appendix attached to an **ISO rule** forms a part of the **ISO rule** and are to be interpreted accordingly; and
 - (j) titles of documents are in italics.
- Any **ISO** or **market participant** dispute concerning the application, interpretation or enforceability of any **ISO** rule is within the exclusive jurisdiction of the **Commission** or Courts of the Province of Alberta, as applicable, and any related legal proceedings must be commenced, heard and adjudicated within the applicable Alberta forum.

Revision History

Effective Description

December 15, 2009 Supersedes October 1, 2009 Version

ISO Rules Part 100 General Division 103 Administration Section 103.1 Confidentiality



Applicability

- 1 Section 103.1 applies to:
 - (a) a market participant, except where the market participant is the legal owner of a transmission facility where the person who is eligible to apply for the construction and operation of the transmission facility was determined by a competitive process developed by the ISO in accordance with the Act; and
 - (b) the ISO.

Requirements

Confidential Records

- **2(1)** Any record that the **ISO** receives from a **market participant** which:
 - (a) is not in the public domain; or
 - (b) in the opinion of the ISO is commercially sensitive;

must be treated by the **ISO** as confidential, unless it is a record which fits into one of the exception categories set out in subsection 2(6).

- (2) The ISO must treat as confidential any record described in subsection 2(1)(a) that identifies the market participant's name or any of its facilities, unless the ISO gives the market participant written notice that such information will not be treated as confidential.
- (3) If the **ISO** gives written notice as set out in subsection 2(2) above, the **market participant** has seven (7) business days from the date such notice is given to provide reasons to the **ISO** why the record should be treated as confidential, and the **ISO** will consider those reasons before making a final determination regarding the treatment of the record.
- (4) Any record that a **market participant** receives from the **ISO** that is not in the public domain must be treated by the **market participant** as confidential, unless it is a record which fits into one of the exception categories set out in subsection 2(6).
- (5) Notwithstanding subsection 2(1), the **ISO** may disclose a confidential record in order to fulfill its duties and responsibilities under the **Act** or other legislation, and in making such a disclosure will make reasonable efforts to ensure that a person receiving that confidential record does not further disclose the record.
- (6) A record will not be treated as confidential to the extent it:
 - (a) must be disclosed, used or reproduced by law or by a lawful requirement of any government or governmental body, authority or agency having jurisdiction over the **ISO**, a **market participant** or their **affiliates**:
 - (b) is disclosed, used or reproduced:
 - (i) under the authority of the ISO rules, the ISO tariff or the reliability standards;
 - (ii) with the consent of the provider; or
 - (iii) as an unidentifiable component when aggregated or otherwise consolidated with another record; or

ISO Rules Part 100 General Division 103 Administration Section 103.1 Confidentiality



- (c) is disclosed to protect the safety of personnel or equipment, or to protect or enhance the reliability of the **interconnected electric system**.
- (7) The ISO and a market participant may share a confidential record with their respective representatives but only if those representatives are aware of the confidential nature of the record and agree to treat it as confidential.

Disclosure to Market Surveillance Administrator

In accordance with section 2(1) of the *Market Surveillance Regulation*, the **Market Surveillance Administrator** has the right to receive and the **ISO** will make available to the **Market Surveillance Administrator** confidential and other records relating to a **market participant** that are held or become available to the **ISO** pursuant to its mandate under the **Act**.

Revision History

Effective	Description
2016-11-29	Revisions to the Applicability section
	Supersedes October 1, 2009 Version

ISO Rules Part 100 General Division 103 Administration Section 103.2 Dispute Resolution



Applicability

- Section 103.2 applies to:
 - (a) a market participant, except where the market participant is the legal owner of a transmission facility where the person who is eligible to apply for the construction and operation of the transmission facility was determined by a competitive process developed by the ISO in accordance with the Act; and
 - (b) the ISO.

Requirements

Informal Dispute Resolution

- **2(1)** The first step a **market participant** must take to resolve a dispute with the **ISO** is to make reasonable efforts to informally resolve the dispute with the appropriate **representative** of the **ISO**.
- (2) If a market participant is unsure of the appropriate representative of the ISO to contact about the dispute it may call the ISO main reception telephone number posted on the ISO website.

Submission of a Written Dispute

- **3(1)** If a **market participant** does not receive a satisfactory or timely resolution to its informal dispute resolution efforts, it may proceed to the second step of the dispute resolution process and submit a written dispute to the **ISO**.
- (2) The subject matter for a written dispute may include a concern about:
 - (a) an ISO rule, reliability standard or ISO tariff provision;
 - (b) the **ISO's** interpretation or application of an **ISO rule**, **reliability standard** or **ISO tariff** provision:
 - (c) an ISO board decision relating to the ISO's budget review process; or
 - (d) the operation and conduct of the **ISO** in carrying out its duties and responsibilities under the **Act** or other legislation where a **market participant** is concerned about:
 - (i) specific and measurable error by the ISO;
 - (ii) the ISO not having considered complete information in reaching a determination; or
 - (iii) an element of unfairness in the process used by the ISO in reaching a determination.
- (3) A written dispute must:
 - (a) include the full legal name of the market participant directly affected by the matter and the contact information the market participant will use for receipt of all notices and communications;
 - (b) include the nature and basis of the dispute, a proposed solution to the dispute and any other material previously submitted to or received from the **ISO**;
 - (c) be signed by an officer of the **market participant** if it is a corporation, one of its partners if a partnership, or by the **market participant** personally if an individual person;
 - (d) be submitted to the ISO at its head office, attention "ISO General Counsel"; and

ISO Rules Part 100 General Division 103 Administration Section 103.2 Dispute Resolution



(e) be submitted to the **ISO** within thirty (30) **business days** of an **ISO board** decision, if the dispute is regarding a decision concerning the **ISO's** budget review process.

Acknowledgement of Receipt

4 Within ten (10) **business days** of receiving the written dispute, the **ISO** general counsel must respond to the **market participant** in writing, acknowledging receipt of the written dispute and identifying the **ISO** vice president accountable for handling the dispute.

Review of a Written Dispute

- **5(1)** In the case of a written dispute related to the budget review process, the **ISO board** must, within thirty (30) **business days** of the **ISO** general counsel issuing the acknowledgment of receipt, review the dispute and advise the **market participant** in writing of its decision regarding the matter in dispute.
- (2) In the case of all other written disputes, the **ISO** vice president accountable for the dispute must, within thirty (30) **business days** of the **ISO** issuing the acknowledgment of receipt, review the dispute and advise the **market participant** in writing of the **ISO** decision, including reasons, regarding the matter in dispute.
- (3) If a written dispute is not resolved to the **market participant's** satisfaction, the **market participant** may:
 - (a) agree with the ISO to seek resolution through a mediation or arbitration process; or
 - (b) pursue any other remedies available to it under the law, including filing a complaint with the **Commission** or **Market Surveillance Administrator**, or commencing a court action.

Assumption of Resolution

- **6(1)** If a market participant does not object to the **ISO's** written decision regarding a dispute within thirty (30) business days of the delivery of the written decision, the **ISO** may close the dispute file.
- (2) The file closing does not prevent the **market participant** or the **ISO** from initiating discussions regarding the matter in the future.

No Delay

7 The initiation of a dispute resolution process under this section will not entitle a **market participant** to withhold or delay payment of any amounts due and owing to the **ISO**, nor will it stay the implementation of an **ISO** determination pending resolution of the dispute.

Record Retention

8 The **market participant** and the **ISO** must each create and maintain their own records in relation to a dispute.

Revision History

Effective	Description
2016-11-29	Revisions to the Applicability section
January 5, 2010	Supersedes October 1, 2009 Version



Applicability

- Section 103.3 applies to:
 - (a) a market participant with any financial obligation to the ISO, except where the market participant is the legal owner of a transmission facility where the person who is eligible to apply for the construction and operation of the transmission facility was determined by a competitive process developed by the ISO in accordance with the Act; and
 - (b) the **ISO**.

Requirements

Provision of Financial Security

- **2(1)** A **market participant** must provide to the **ISO**, or cause its guarantor to provide to the **ISO**, **financial security** equal to or greater than the total dollar amount of all **financial obligations** of the **market participant**, minus any unsecured credit limit granted to the **market participant** as determined in accordance with either subsections 5 or 6.
- (2) All financial security a market participant provides or causes to be provided to the ISO in accordance with this section 103.3, must remain in force and in effect for so long as the market participant has any outstanding financial obligations to the ISO.

Determination of Financial Obligations Total Amounts

- **3(1)** The **ISO** must calculate the total dollar amount of all **financial obligations** of a **market participant** to the **ISO**, including:
 - (a) subject to subsection 3(2) if the **market participant** is a **pool participant**, a dollar amount based upon a determination by the **ISO** of:

the energy the **pool participant** consumes for any two (2) consecutive **settlement periods**, adjusted for any updated information and estimates;

minus

the energy the **pool participant** purchases from another **pool participant** through any **net settlement instructions** during any two (2) consecutive **settlement periods**;

minus

the energy the **pool participant** produces during any two (2) consecutive **settlement periods**;

plus

the energy the **pool participant** sells to another **pool participant** through any **net settlement instructions** during any two (2) consecutive **settlement periods**;

multiplied by

a pool price the ISO estimates;

(b) if the market participant is receiving system access service, or if the market participant has applied for but not yet received system access service under any rate in the ISO tariff, a dollar amount equal to the estimate of the ISO of the charges for two (2) settlement periods;



- (c) if the market participant is required to provide financial security as counterparty to a Construction Commitment Agreement for a connection project under the ISO tariff, a dollar amount equal to the financial security as required under any such Construction Commitment Agreement;
- (d) if a market participant is required to provide security as a counterparty to one or more agreements for ancillary services with the ISO, a dollar amount equal to the financial security as required under any such ancillary services agreements; and
- (e) any other dollar amounts the **ISO** reasonably determines in respect of the requirement for **financial security** for any other services the **ISO** provides to the **market participant**.
- (2) If the market participant referred to in subsection 3(1)(a) is registering as a **pool participant** under section 201.1 of the **ISO** rules, *Pool Participant Registration*, then the **market participant** must provide to the **ISO**, as a part of its application, an estimate of the net energy that will be consumed for two (2) consecutive **settlement periods**.

Unsecured Credit

4 A market participant may request that the **ISO** grant to the market participant an unsecured credit limit in accordance with either subsections 5 or 6.

Unsecured Credit Limit for Rated Entities

- **5(1)** The unsecured credit limit referred to in subsection 4 may be granted based on the long-term unsecured credit rating of the **market participant** or its guarantor from an acceptable credit rating agency determined in accordance with subsection 5(2).
- (2) The credit rating agencies acceptable to the **ISO** are the *Dominion Bond Rating Service, Standard & Poor's, Moody's Investor Service*, and any other credit rating agency which a **market participant** tenders to the **ISO** for the **market participant** or its guarantor and that is acceptable to the **ISO** in its sole discretion.
- (3) If more than one (1) acceptable credit rating agency provides a credit rating for a **market participant** or its guarantor, then the **ISO** must establish the unsecured credit limit for the **market participant** based on the lowest credit rating the agencies provide.
- (4) If a market participant or its guarantor has a credit rating from an acceptable credit rating agency, then the ISO may grant an unsecured credit limit to the market participant up to the maximum amount specified in the second column of the following Table 1, based on the long term unsecured credit rating for the market participant or its guarantor specified in the first column of Table 1:

Table 1 Subsection 5 Unsecured Credit Limit

Credit Rating	Unsecured Credit Limit
AAA	\$25,000,000
AA+, AA, AA-	\$20,000,000
A+, A, A-	\$15,000,000
BBB+, BBB	\$10,000,000
<bbb< td=""><td>\$0</td></bbb<>	\$0



Unsecured Credit Limit for Non Rated Entities

- **6(1)** If a **market participant** or its guarantor does not have a credit rating from an acceptable credit rating agency as referenced under subsection 5(2), then the **market participant** may request that the **ISO** grant to the **market participant** an unsecured credit limit based on a proxy credit rating of the **market participant** or its guarantor.
- (2) The ISO may at its sole discretion accept or reject a request made under subsection 6(1) to grant a market participant an unsecured credit limit based on a proxy credit rating.
- (3) For the **ISO** to determine whether initially to grant a proxy credit rating, or to approve of maintaining a proxy rating once it has been granted pursuant to this subsection 6, the **market participant** or its guarantor must provide the **ISO** the **financial information** the **ISO** requests, which must include:
 - (a) the most recent audited annual financial statements and, if the proxy rating is granted, subsequent audited annual financial statements to be provided within one hundred and twenty (120) days after each fiscal year-end of the market participant or its guarantor;
 - (b) the most recent unaudited quarterly financial statements and, if the proxy rating is granted, subsequent audited quarterly financial statements to be provided within sixty (60) days after each fiscal quarter of the **market participant** or its guarantor;
 - (c) a general description of the business and business risks of the **market participant** or its guarantor, how the **market participant** or the guarantor manages such business risks and, if the proxy rating is granted, an annual update of all such information; and
 - (d) any other information that the **ISO** may require to enable the **ISO** to more fully understand and assess the financial risks of the **market participant** or its guarantor.
- (4) Subject to the provisions of this subsection 6, the **ISO** may grant an unsecured credit limit up to the maximum amount specified in the second column of the following Table 2, based on the proxy credit rating, if any, the **ISO** grants for the **market participant** or its guarantor, as the case may be:

Table 2
Subsection 6 Unsecured Credit Limit

Proxy Credit Rating	Unsecured Credit Limit
AAA	\$10,000,000
AA+, AA, AA-	\$5,000,000
A+, A, A-	\$2,500,000
BBB+, BBB	\$1,250,000
<bbb< td=""><td>\$0</td></bbb<>	\$0

(5) Any unsecured credit limit granted under this subsection 6 must not exceed zero point five percent (0.5%) of the tangible net worth of the **market participant** or its guarantor, as the case may be, determined by the **ISO** as follows:

the total assets of the market participant or its guarantor;

minus

total liabilities of the market participant or its guarantor;



minus

intangible assets, including goodwill and trademarks, of the market participant or its guarantor.

- (6) If the market participant or its guarantor fails to provide any financial information requested or required under subsection 6(3), then in addition to any other rights or remedies, the ISO may provide written notice to the market participant and the guarantor, as applicable:
 - (a) reducing any previously granted unsecured credit limit; and
 - (b) demanding that the **market participant** or its guarantor provide the **ISO** with additional or replacement **financial security**, no later than the close of business on the second (2nd) **business day** following the delivery of the demand by the **ISO**.
- (7) The ISO must review the proxy credit rating the ISO grants and the **financial information** of each non-rated **market participant** and its guarantor at least once per year.
- **(8)** Upon completion of the yearly review referenced under subsection 6(7), the **ISO** must provide written notice to the **market participant** and its guarantor, as the case may be, of any changes in the assigned proxy credit rating, unsecured credit limit or **financial security** requirements.

Unsecured Credit for Parent, Subsidiary and Affiliated Companies

- **7(1)** A **market participant** who is a subsidiary or affiliate of a parent company with an unsecured rating from a credit rating agency approved under subsection 5(2) may make an application to the **ISO** for an unsecured credit limit under subsection 6.
- (2) The **ISO** in accordance with subsection 6 may grant the **market participant** an unsecured credit limit, based on the lower of the proxy credit rating for the **market participant** and that of its subsidiary or affiliate parent company.
- (3) If a market participant or its guarantor is one of two (2) or more affiliated companies, and the ISO has granted any one of those companies an unsecured credit limit, then the ISO may not grant any other of those companies an unsecured credit limit.

Acceptable Forms of Financial Security

- **8(1)** Subject to subsection 8(2), the form of any **financial security** to be provided to the **ISO** under this section 103.3 must be a letter of credit, a cash collateral deposit or third party written guarantee.
- (2) A market participant may request that the ISO approve of an alternative form of financial security to those specified under subsection 8(1), and the ISO may at its sole discretion accept or reject the alternative form of financial security.
- (3) An approved letter of credit form must:
 - (a) contain provisions to the effect that it is an unconditional and irrevocable standby letter of credit, payable on demand with the **ISO** as beneficiary; and
 - (b) be issued from a Canadian chartered bank, or other acceptable and comparable financial institution, with at least an A minus rating from an acceptable credit rating agency referred to under subsection 5(2).
- (4) If a proposed letter of credit referred to in subsection 8(3) is from a bank or other financial institution with a head office outside of Canada, then the **ISO** may at its sole discretion accept or reject the letter of credit.



- (5) The **ISO** must be able to register any cash collateral deposit as a first security interest held by the **ISO** under the *Personal Property Act*, and if the **ISO** requests, the **market participant** must provide the **ISO** with registerable written waivers or postponements in favour of the **ISO** provided by all third parties who have a registerable security interest in priority to the security interest the **ISO** may register.
- **(6)** An approved written guarantee from the guarantor of a **market participant** must contain provisions to the effect that it is:
 - (a) an irrevocable, continuous and unconditional guarantee of payment and other performance obligations of the market participant; and
 - (b) payable on a demand by the ISO.
- (7) The **ISO** may, at any time after initially approving the creditworthiness of a guarantor of the **market participant** and the maximum dollar amount under any approved form of guarantee, reassess and reduce that creditworthiness regardless of the credit rating of the guarantor, and after that reassessment and reduction the **ISO** must notify in writing the **market participant** and its guarantor of the reduced creditworthiness.
- (8) The market participant must provide the ISO with additional or replacement financial security which the ISO must receive no later than the close of business on the second (2nd) business day following the delivery of the notice from the ISO in accordance with subsection 8(7).

ISO Review and Reassessment of Financial Security Adequacy

- **9(1)** From time to time the **ISO** may review and reassess any **financial security**, unsecured credit limits, **financial information** and standing, creditworthiness and credit rating, and generally the ability of a **market participant** and its guarantor to meet the **financial obligations** of the **market participant** and other performance obligations to the **ISO**.
- (2) Upon completion of the review and reassessment, the **ISO** may at its sole discretion by written notice reduce any unsecured credit limit of the **market participant** or demand that the **market participant** provide replacement or additional **financial security**.
- (3) Without limiting the generality of subsection 9(1), if at any one time:
 - the total dollar amount of all **financial obligations** of the **market participant** calculated under subsection 3;

exceeds

any unsecured credit limit granted to the **market participant** under subsection 5 or 6, plus the **financial security** the **market participant** or its guarantor provides to the **ISO** pursuant to subsection 2:

then the **ISO** may demand in writing replacement or additional **financial security** from the **market participant** in a dollar amount sufficient to provide security for the calculated difference, and the **market participant** must deliver the replacement or additional **financial security** to the **ISO** no later than the close of business on the second (2nd) **business day** after the **business day** upon which the **ISO** delivered the demand.

(4) A market participant may request in writing that the ISO reduce the financial security required from and provided by the market participant to the ISO, and upon receipt of that request, the ISO may at its sole discretion reduce the financial security of the market participant if after review and reassessment the ISO determines that:

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- (a) any unsecured credit limit granted to the **market participant** plus the **financial security** the **market participant** provides exceeds all **financial obligations** of the **market participant** for two (2) **settlement periods** as the **ISO** estimates; or
- (b) the credit rating of the **market participant** or its guarantor, as the case may be, determined in accordance with subsection 5 has been upgraded.

Material Adverse Change

- **10(1)** If a **market participant** or its guarantor experiences a **material adverse change**, or is aware of a likely **material adverse change** occurring, then the **market participant** or its guarantor, as the case may be, must give notice in writing to the **ISO** of the matter.
- (2) The **ISO** must receive the notice no later than the close of business on the second (2nd) **business** day after the day the **market participant** or its guarantor experiences, or becomes aware of the likely occurrence of, the **material adverse change**.
- (3) The ISO must determine the impact of the **material adverse change** on any unsecured credit limit of the **market participant** and the overall creditworthiness of the **market participant** or its guarantor.
- (4) If the ISO determines that replacement or additional **financial security** is required after determining the impact of the **material adverse change**, then the **ISO** may make a written demand on the **market participant** specifying the dollar amount and form of that replacement or additional **financial security**.
- (5) The market participant must deliver to the ISO any specified replacement or additional, financial security demanded in accordance with subsection 10(4) no later than the close of business on the second (2nd) business day after the business day upon which the ISO delivered the demand.

Costs and Expenses Related to Financial Security

11 All costs and expenses of a **market participant** associated with the implementation of any **financial security** and any related obligations of the **market participant** under this section 103.3 are the responsibility and to the sole account of that **market participant**.

Confidential Financial Information

12 The **ISO** must treat all information and records a **market participant** or a guarantor provides under this section 103.3 as confidential, in accordance with subsection 2(1) of section 103.1 of the **ISO rules**, *Confidentiality*.

ISO Recourse to Section 103.7 Financial Default and Remedies

13 The failure of a **market participant** to comply with its obligations to provide **financial security** under this section 103.3, or to keep the **financial security** in force and effect, is deemed to be a default event which will allow the **ISO** to have recourse to the rights and remedies of the **ISO** under section 103.7 of the **ISO** rules, *Financial Default and Remedies*.

Revision History

Effective	Description
2016-11-29	Revisions to the Applicability section
2011-07-01	Initial Release

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Applicability

- 1 Section 103.4 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Requirements

Currency

2 All payments, fees, charges, amounts and calculations under this section 103.4 must be in Canadian dollars.

Source Asset Payment and Settlement Calculation

3(1) The **ISO** must pay a **pool participant**, for energy production from each of its **source assets** during a **settlement interval**, an amount calculated as follows:

energy production;

minus

the volumes of all net settlement instructions of the pool participant for the source asset;

multiplied by

the pool price in \$/MWh;

where:

"energy production" in MWh for the **settlement interval** is, depending on the origins of the energy production, either the **metered energy** value for the output from the **source asset**, or the value of energy from the **interchange transaction** for the importing **pool asset**.

- (2) If during a **settlement interval** the energy production in MWh of a **source asset** is less than the volumes of all **net settlement instructions** for the **source asset**, then the **pool participant**:
 - (a) is deemed to have purchased in MWh the net difference in energy from the **power pool**; and
 - (b) must pay to the **ISO** the amount calculated under subsection 3(1) to account for the cost of that net difference in energy.

Payment for Energy Production During a System Emergency

- **4(1)** Subject to subsection 4(2), the **ISO** must calculate the payment to a **pool participant** for energy production during a system emergency caused by a transmission **delayed forced outage** or **automatic forced outage** based on the payment calculation under subsection 3(1), but such system emergency does not include one caused by a transmission **delayed forced outage** or **automatic forced outage** during a markets suspension event.
- (2) The ISO must calculate the payment referred to in subsection 4(1) based on **metered energy** the **load settlement agent** or **meter data manager** submits to the **ISO** under subsection 17.

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Payment for Energy from a Long Lead Time Asset

- **5(1)** Subject to subsection 5(2), the **ISO** must calculate the payment to a **pool participant** for energy production related to **incremental generation costs** the **pool participant** incurs as a result of a **directive** for energy from a **long lead time asset**, excluding any such **directive** issued during a markets suspension event, based on **metered energy** submitted to the **ISO** under subsection 17.
- (2) If any costs a **pool participant** incurs due to a **directive** for energy from a **long lead time asset** are not fully recovered under subsections 3 and 6, and those residual costs are referenced in and recoverable under the definition of **incremental generation costs**, then the **ISO** must pay an additional amount to the **pool participant** to cover those residual costs.

Payment for Cancellation of an Outage

- **5.1(1)** The **ISO** must, subject to subsection 11 of section 306.5 of the **ISO** rules, *Generation Outage* Reporting and Coordination, pay a **pool participant** or **legal owner** of a generating **source asset** for **incremental generation costs** the **pool participant** or **legal owner** incurs as a result of complying with a **directive** to cancel an outage.
- (2) The **ISO** must calculate the payment referred to subsection 5.1(1) based on the information a claimant provides to the **ISO** in accordance with the provisions of subsection 11 of section 306.5 of the **ISO** rules, *Generation Outage Reporting and Coordination*.

Payment to a Supplier on the Margin

- **6(1)** The **ISO** must pay an uplift payment to a **pool participant** with a **source asset** that has delivered energy pursuant to a **dispatch** during a **settlement interval** if during the **settlement interval**:
 - (a) the **ISO** issues a **dispatch** for an **operating block** related to the **source asset**;
 - (b) the **offer** price for the **operating block** is greater than the **pool price**; and
 - (c) the energy production of the **source asset** is greater than the sum of the energy that is included in a **dispatch** for all **operating blocks** with an **offer** price below the **offer** price of the **operating block** referred to in subsections 6(1)(a) and (b).
 - (d) the **ISO** has not made a **transmission constraint rebalancing** payment to the **pool participant** for that **dispatch**.
- (2) The ISO must calculate any uplift payment made under subsection 6(1) as follows:
 - (a) If A minus B is less than or equal to C minus B, then the uplift payment equals:(A minus B) multiplied by (D minus the pool price); or
 - (b) If A minus B is greater than C minus B, then the uplift payment equals:(C minus B) multiplied by (D minus the pool price);

where:

- "A" is the energy production in MWh of the source asset in the settlement interval;
- "B" is the sum of the energy in MWh in the **settlement interval** included in the **dispatch** of all **operating blocks** of the **source asset** with **offer** prices less than the **offer** price of the **operating block** that is eligible for uplift payment;

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- "C" is the sum of the energy in MWh in the **settlement interval** included in the **dispatch** of all **operating blocks** of the **source asset** up to and including that portion of an **operating block** eligible for uplift payment; and
- "D" is the **offer** price associated with the MW level of energy provided by an **operating block** eligible for an uplift payment included in a **dispatch** in "C".
- (3) If more than one (1) **operating block** is eligible for an uplift payment, then the **ISO** must pay the **pool participant** the uplift payment calculated in accordance with subsection 6(2) for each of the **operating blocks**.

Payment for Transmission Constraint Rebalancing

- **7(1)** The **ISO** must make a payment to a **pool participant** with a **source asset** that has delivered additional energy for **transmission constraint rebalancing** as per 2(2)(b)(ii) of Section 302.1 of the **ISO rules** during a **settlement interval**, calculated as follows:
 - (a) If A minus B is less than or equal to C minus B, then the **transmission constraint rebalancing** payment equals:
 - (A minus B) multiplied by (D minus the pool price); or
 - (b) If A minus B is greater than C minus B, then the **transmission constraint rebalancing** payment equals:
 - (C minus B) multiplied by (D minus the **pool price**);

where:

- "A" is the energy production in MWh of the source asset in the settlement interval;
- "B" is the sum of the energy in MWh in the **settlement interval** included in the **dispatch** of all **operating blocks** of the **source asset** with **offer** prices less than the **offer** price of the **operating block** that is eligible for a **transmission constraint rebalancing** payment;
- "C" is the sum of the energy in MWh in the **settlement interval** included in the **dispatch** of all **operating blocks** of the source asset up to and including that portion of an **operating block** eligible for a **transmission constraint rebalancing** payment; and
- "D" is the **offer** price associated with the MW level of energy provided by an **operating block** eligible for a **transmission constraint rebalancing** payment included in a **dispatch** in "C".
- (2) If more than one (1) **operating block** is eligible for a **transmission constraint rebalancing** payment, and has an **offer** price greater than the **pool price** in a **dispatch**, then the **ISO** must pay the **pool participant** the **transmission constraint rebalancing** payment calculated in accordance with subsection 7(1) for each of the **operating blocks**.

Payment for Dispatch Down Service

8(1) The **ISO** must pay a **dispatch down service** payment to a **pool participant** with a **source asset** that has provided **dispatch down service** during a **settlement interval**, calculated as follows:

dispatch down service price;

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multiplied by

dispatch down service quantity;
multiplied by
dispatch down service time;
divided by

where:

"dispatch down service price" is the system marginal price plus the offer price for the dispatch down service, the sum of which must be greater than or equal to zero for the settlement interval;

"dispatch down service quantity" is the amount of energy in MW included in the dispatch to the pool participant for dispatch down service in the settlement interval; and

"dispatch down service time" is the number of minutes set out in the dispatch for the source asset for dispatch down service in the settlement interval.

Dispatch Down Service Charge

sixty (60) minutes;

9 If the ISO makes any dispatch down service payments under subsection 8 for a settlement interval, then any pool participant with a source asset that has provided energy during the settlement interval must pay the ISO a charge, calculated as follows:

energy production;

multiplied by

the sum of all dispatch down service payments;

divided by

the sum of all energy production;

where:

"dispatch down service payments" are the payments calculated and paid under subsection 8; and

"energy production" is denoted in MWh for a **settlement interval** and is the **metered energy** value for the output from the **source asset**.

Sink Asset Calculation and Payment

10(1) A **pool participant** with one or more **sink assets** must pay the **ISO** for the energy each **sink asset** consumes in a **settlement interval**, calculated as follows:

sink asset energy consumption;

minus

the volume of all net settlement instructions of the pool participant for the sink asset;

multiplied by

the **pool price**;

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where:

"sink asset energy consumption" for the settlement interval is, depending on the origins of the energy consumption, either the metered energy value for the pool asset originating from load, or the value of energy from the interchange transaction for the exporting pool asset.

- (2) If, for the **settlement interval**, the **sink asset** energy consumption is less than the volumes of all **net settlement instructions**, then:
 - (a) the pool participant is deemed to have sold the MWh net difference in energy to the power pool; and
 - (b) the **ISO** must pay the **pool participant** the amount calculated under subsection 10(1) to account for the cost of that net difference in energy.

Charge for Cost of Energy from a Long Lead Time Asset

11 The **ISO** must include as a line item in any **power pool** statement any charge to a **pool participant** under subsection 7 of section 103.6 of the **ISO** rules, *ISO Fees and Charges* for the **ISO** to recover any costs associated with a **directive** for energy from a **long lead time asset**.

Allocation of Charges for Payments to a Supplier on the Margin

12 If, for any **settlement interval**, the **ISO** has paid a **pool participant** an uplift payment in accordance with subsection 6, then any **pool participant** with energy consumption in the same **settlement interval** must pay the **ISO** a charge the **ISO** calculates as follows:

the sum in dollars of all uplift payments;

multiplied by

the energy consumption of the pool participant;

divided by

the sum of energy consumption of all pool participants.

Post Final Adjustments for Load Settlement

- **13(1)** The **ISO** must calculate and include in a preliminary **power pool** statement for a **settlement period** any post final adjustments required in accordance with **Commission** *Rule 021*, *Settlement System Code Rules*.
- (2) Subject to subsection 13(5), the **ISO** must include in a preliminary **power pool** statement for a **settlement period** any post final adjustments a **load settlement agent** submits to the **ISO** as required under **Commission** *Rule 021*, *Settlement System Code Rules*.
- (3) If the ISO cannot complete all post final adjustments in time for inclusion in a preliminary **power pool** statement for a **settlement period**, then the ISO must include the post final adjustments on the preliminary **power pool** statement for the next **settlement period**.
- (4) The **ISO** must accept the post final adjustment data a **load settlement agent** submits, and apply the relevant historical **pool price** to that data in order to arrive at the applicable financial adjustments for the RSA, RAM and TAA, all as defined in **Commission** *Rule 021*, *Settlement System Code Rules*.

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(5) Commencing July 1, 2011, the **ISO** must include post final adjustments in the final **power pool** statement for a **settlement period**, but if the **ISO** does not receive all information from a **load settlement agent** within the time periods set out in the post final adjustment schedule posted on the AESO website, then the **ISO** must include any remaining post final adjustments for that **settlement period** in the final **power pool** statement for the next **settlement period**.

Other Post Final Adjustments

- **14(1)** Subject to subsection 14(2) the **ISO** must make post final adjustments for any energy production or energy consumption calculations for a **settlement period** if there are adjustments to metering data required after the **month** of determination on a final basis as referenced in subsections 18(2)(d) and (e).
- (2) Any post final adjustments for any energy production or energy consumption which may apply prior to January 1, 2001 are prohibited, and there is no right of dispute for any transaction or settlement that occurred prior to that date.

Energy Market Trading Charge

The **ISO** must include as a line item in any **power pool** statement to a **pool participant** the energy market trading charge for the **pool participant**, calculated under subsection 6 of section 103.6 of the **ISO rules**, *ISO Fees and Charges*.

ISO Reporting of Import and Export Transactions

16 For purposes of facilitating financial settlement, the **ISO** must calculate and include import and export **interchange transactions** based on the **interchange schedules**, after taking into account any curtailments required to manage constraints on any applicable transfer paths.

Metering Data Submission Requirements

- **17(1)** For the purposes of facilitating **power pool** financial settlement, **load settlement agents** and **meter data managers** must provide metering data to the **ISO** in the format designated in section 9.6.2.4.1 of **Commission** *Rule 021*, *Settlement System Code Rules*.
- (2) The metered energy submitted to the ISO for system emergency energy production under subsection 2 must be in the format designated in subsection 9.6.2.4.1 of Commission Rule 021, Settlement System Code Rules.

Preliminary Power Pool Statement

- **18(1)** No later than the close of business on the fifth (5th) **business day** after the last day of each **settlement period**, the **ISO** must issue on the AESO website a preliminary **power pool** statement to each **pool participant** containing the amount of energy a **pool participant** purchases and supplies and the payment calculation for that energy determined on:
 - (a) an initial basis for that **settlement period**;
 - (b) an interim basis for the two (2) months prior to that settlement period; and
 - (c) a final basis for the four (4) **months** prior to that **settlement period**.
- (2) The preliminary **power pool** statement must include the following line items:
 - (a) the amount of energy purchased from the **pool participant** and supplied by the **pool participant** determined on an initial basis in that **settlement period**;

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- (b) up to and including June 30, 2011, the amount of energy purchased from the **pool participant** and supplied by the **pool participant** determined on an interim basis in the third (3rd) **month** following the initial **settlement period**;
- (c) on and after July 1, 2011, the amount of energy purchased from the **pool participant** and supplied by the **pool participant** determined on an interim basis in the second (2nd) **month** following the initial **settlement period**;
- (d) up to and including June 30, 2011, the amount of energy purchased from the **pool participant** and supplied by the **pool participant** determined on a final basis in the seventh (7th) **month** following the initial **settlement period**;
- (e) on and after July 1, 2011, the amount of energy purchased from the **pool participant** and supplied by the **pool participant** determined on a final basis in the fourth (4th) **month** following the initial **settlement period**;
- (f) the energy market trading charge amount allocable to the **pool participant** as calculated in accordance with subsection 6 of section 103.6 of the **ISO rules**, *ISO Fees and Charges*;
- (g) any payment default charge amount allocable to the **pool participant** as calculated in accordance with subsection 8 of section 103.6 of the **ISO rules**, *ISO Fees and Charges*, including details regarding the calculation of the payment default charge as allocated to that **pool participant**, or any refund of that default charge amount;
- (h) any other **ISO fees** and charges under section 103.6 of the **ISO rules**, *ISO Fees and Charges*, including the **pool participation** fee, digital certificate charges, and records and data provision charges;
- (i) any interest, late payment or other costs or charges under section 103.7 of the **ISO rules**, *Financial Default and Remedies*:
- (j) the net amount either owing to or by the **pool participant**; and
- (k) such other information as the ISO considers appropriate.
- (3) If a **pool participant** has both an energy charge and an energy payment in a **settlement period**, then the preliminary **power pool** statement must contain line items for the amount of energy purchased, the amount of energy supplied and the net amount owing or owed for all transactions with the **power pool**.
- (4) Subject to the provisions of section 103.1 of the **ISO** rules, *Confidentiality*, and upon reasonable written request, the **ISO** must provide to a **pool participant** any supporting records used in determining the line items and net amounts contained in a preliminary or final **power pool** statement.
- (5) If the AESO website is not available on the fifth (5th) **business day** referred to in subsection 18(1), then the **ISO** must use reasonable efforts to issue to **pool participants** the preliminary **power pool** statement using fax or other alternative and reasonable delivery means available to the **ISO**.
- **(6)** Each **pool participant** is responsible for retrieving its preliminary **power pool** statement from the AESO website once the **ISO** issues the statement.
- (7) If a **pool participant** notifies the **ISO** that, after having used all reasonable efforts, the **pool participant** failed to retrieve its preliminary **power pool** statement from the AESO website, then the **ISO** must use an alternative and reasonable delivery means, and the **pool participant** is deemed to have received the preliminary **power pool** statement on the **business day** the preliminary **pool statement** is delivered to the **pool participant** by that means.

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Final Pool Statement

19(1) No later than the close of business on the fifteenth (15th) **business day** after the end of each **settlement period**, the **ISO** must issue on the AESO website a final **power pool** statement to each **pool participant** containing the line items, calculations and amounts set out in the preliminary **power pool** statement and determined on:

- (a) an initial basis for that **settlement period**;
- (b) an interim basis for the two (2) months prior to that settlement period; and
- (c) a final basis for the four (4) **months** prior to that **settlement period**.
- (2) The final **power pool** statement may also contain any updated items and information not previously appearing on the preliminary **power pool** statement.
- (3) If the AESO website is not available on the fifteenth (15th) **business day** referred to in subsection 19(1), then the **ISO** must use reasonable efforts to issue to **pool participants** the final **power pool** statement using fax or other alternative and reasonable delivery means available to the **ISO**.
- (4) Each **pool participant** is responsible for retrieving its final **power pool** statement from the AESO website once the **ISO** issues the statement.
- (5) If a **pool participant** notifies the **ISO** that, after having used all reasonable efforts, the **pool participant** failed to retrieve its final **power pool** statement from the AESO website, then the **ISO** must use an alternative and reasonable delivery means, and the **pool participant** is deemed to have received the final **power pool** statement on the **business day** the final **power pool** statement is delivered to the **pool participant** by that means.

Pool Settlement Date and Payment Obligations

- **20(1)** The settlement date for a **settlement period** is the twentieth (20th) **business day** following the last day of that **settlement period**.
- (2) Each January, the **ISO** must publish on the AESO website the calendar dates which are settlement dates for the current and next calendar year, being the dates for the financial settlement for the final **power pool** statements and the **ISO tariff**.
- (3) Subject to subsection 21, no later than the specified settlement date for a **settlement period**, a **pool participant** must pay to the **ISO** the net dollar amount it owes.
- (4) If the ISO owes a net dollar amount to the **pool participant**, as set out in the final **power pool** statement for the **settlement period**, then the ISO must pay that amount by the settlement date.
- (5) In accordance with subsection 7 of section 103.2 of the **ISO rules**, *Dispute Resolution*, the **pool participant** must make full payment of the net amount the **pool participant** owes as set out in the final **power pool** statement, whether or not any such amounts are under dispute.
- (6) If authorized by the **ISO** in its sole discretion, a **pool participant** may provide early payment for a **settlement period**, based on the preliminary **power pool** statement, by wire transfer to a bank account the **ISO** specifies.
- (7) The early payment referred to in subsection 20(6) must be received no later than the date and time specified by the **ISO** in its authorization for an early payment or at such a date and time that is further specified by the **ISO**.

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(8) Notwithstanding subsection 23, a **pool participant** that provides early payment in accordance with subsection 20(6) must pay an net dollar amount it owes as a result of a difference between the preliminary **power pool** statement and final **power pool** statement to the **ISO** by wire transfer to the bank account the **ISO** specifies no later than the settlement date specified in subsection 20(3).

Acceleration in Pool Settlement Dates Due to Payment Default

21(1) If a pool participant has:

- (a) in its first calendar year of **pool participant** registration, defaulted in the payment for a **settlement period** one (1) time; or
- (b) after its first calendar year of **pool participant** registration, defaulted in the payment for any **settlement period** two (2) times over twelve (12) **settlement periods**;

then, for the next six (6) **settlement periods** following the date of the first (1st) default under subsection (a) or the second (2nd) default under subsection (b), the **ISO** may require that the **pool participant** must pay the **ISO** on the nineteenth (19th) **business day** following the end of the **settlement period**.

- (2) If the **pool participant** does not commit any further default in payment during the six (6) **settlement periods** referred to in subsection 21(1) then, commencing on the next **settlement period** following the end of the six (6) **settlement periods**, the settlement date for the **pool participant** will revert to the twentieth (20th) **business day** following the end of a **settlement period**.
- (3) If a **pool participant** is required to pay on the nineteenth (19th) **business day** in accordance with subsection 21(1) and there is one (1) more default in payment during the next six (6) **settlement periods**, then the **ISO** may require, for the twelve (12) settlement dates following the date of the further default, that the **pool participant** must pay the **ISO** on the eighteenth (18th) **business day** following the end of the **settlement period**.
- (4) If the **pool participant** does not commit any further default in payment during the twelve (12) **settlement periods** referred to in subsection 21(3) then, commencing on the next **settlement period** following the end of the twelve (12) **settlement periods**, the settlement date for the **pool participant** will revert to the twentieth (20th) **business day** following the end of a **settlement period**.
- (5) The discretion of the **ISO** to implement the accelerated payment obligations under this subsection 21 is in addition to any other rights and remedies of the **ISO** in accordance with section 103.7 of the **ISO** rules. *Financial Default and Remedies*, with regard to any payment default by the **pool participant**.

Interest and Other Late Payment Costs and Charges

If a **pool participant** fails to pay on or before a settlement date any outstanding **financial obligation** dollar amount owing to the **ISO** by the **pool participant** as set out in any of the **pool participant**'s final **power pool** statements, then that **pool participant** must pay interest, a late payment charge, and any other costs and charges in accordance with the provisions of section 103.7 of the **ISO rules**, *Financial Default and Remedies*.

Method of Payment

A pool participant must pay any net dollar amount the pool participant owes, as set out in its final power pool statement, to the ISO by wire transfer to the bank account the ISO specifies.

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Prepayment Procedures

- **24(1)** A **pool participant** may prepay by wire transfer at any date during a **settlement period** other than a specified **settlement period** date.
- (2) The ISO may apply any prepayment amount against any outstanding financial obligations of that pool participant.

Informal Disputes

If a **pool participant** has a dispute with the **ISO** about the content of a final **power pool** statement of the **pool participant** prior to the **ISO** issuing that final **power pool** statement on a final basis in accordance with subsection 19(1)(c), then the **pool participant** and the **ISO** must make reasonable efforts to informally resolve the dispute in accordance with subsection 2 of section 103.2 of the **ISO rules**, *Dispute Resolution*.

Formal Dispute Periods

26 Each January, the **ISO** must publish on the AESO website the formal dispute submission periods for each of the **settlement periods** of that calendar year.

Power Pool Statement Formal Disputes After Final Pool Statement

- **27(1)** Subject to subsection 29, a **pool participant** may not formally dispute a final **power pool** statement for a **settlement period** until the **ISO** has issued the final **pool statement** on a final basis for that **settlement period** in accordance with subsection 19(1)(c).
- (2) If a **pool participant** desires to proceed with a formal dispute, then the **pool participant** must submit a written dispute notice to the **ISO** in accordance with subsection 3 of section 103.2 of the **ISO** rules, *Dispute Resolution*, prior to the expiry of the formal dispute submission period for the **settlement period**.
- (3) The **ISO** must not make adjustments to any amounts of any final **power pool** statement issued on a final basis unless the adjustments result from a formal dispute resolution written agreement between the **ISO** and the **pool participant** or from a determination under subsection 5(3) of section 103.2 of the **ISO rules**, *Dispute Resolution*.
- (4) If the terms of a formal dispute have been agreed to in principle between the **ISO** and the **pool participant**, then the **ISO** must deliver a written agreement to the **pool participant** detailing the dispute resolution terms, the subject **settlement period**, a summary of adjustments, and the requirement that the **pool participant** confirms and agrees to the formal dispute resolution by signing and returning the written agreement to the **ISO**.
- (5) The **pool participant** must, no later than the close of business on the thirtieth (30th) **business day** from the receipt of the written agreement from the **ISO**, reply by signing and accepting the written agreement and once signed and accepted and redelivered to the **ISO**, the **pool participant** will not have further recourse under section 103.2 of the **ISO rules**, *Dispute Resolution* or any other legal or equitable remedy with respect to the formal dispute.
- (6) If the **pool participant** fails to respond within the thirty (30) **business day** period, then the **pool participant** will be deemed to have accepted the written agreement and the **pool participant** will not have further recourse under section 103.2 of the **ISO rules**, *Dispute Resolution*, or any other legal or equitable remedy with respect to the formal dispute.

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(7) If the **pool participant** rejects the written agreement by delivering a rejection notice to the **ISO** within the thirty (30) **business day** period, then the **pool participant** may seek to have the formal dispute resolved by a determination under subsection 5(3) of section 103.2 of the **ISO rules**, *Dispute Resolution*.

Power Pool Statement Adjustments for Resolved Disputes

- **28(1)** If an informal dispute is resolved under subsection 25, then the final **power pool** statement for that **settlement period** must include any resolved line item adjustments and the adjusted net amount payable by or to the **pool participant**.
- (2) If a formal dispute is resolved under subsection 27, then next final **power pool** statement after the resolution must include any resolved line item adjustments and the adjusted net amount payable by or to the **pool participant**.

Settlement System Code Determination by ISO

If a **pool participant**, as a complainant under **Commission** *Rule 021*, *Settlement System Code Rules*, does not agree with a Determination referred to in subsection 5.3.4 of that rule, then the **pool participant** may give notice in writing to the **ISO** for an **ISO** determination and the provisions of section 103.2 of the **ISO** rules, *Dispute Resolution* will apply to that **ISO** determination.

ISO Recourse to Section 103.7 Financial Default and Remedies

30 The failure of a **pool participant** to pay any dollar amount under this section 103.4 is deemed to be a **financial obligation** default event which will allow the **ISO** to have recourse to the rights and remedies of the **ISO** under section 103.7 of the **ISO rules**, *Financial Default and Remedies*.

Revision History

Effective	Description
2011-07-01	Initial release
2013-01-08	Previously defined terms have been un-defined, therefore words have been un- bolded; "long lead time energy" has been replaced with "energy from a long lead time asset ".
2014-07-02	Update subsection 4(1) based on changes to the definitions for "outages"; unbolded "system emergency"; and added new subsection 5.1 related to payment for cancellation of an outage.
	Provided pool participants the option to pay their power pool or transmission statements early based on their preliminary statement.
2015-11-26	Added subsection 7, "Payment for Transmission Constraint Rebalancing", and related amendments to subsection 6. Updated section 18(2)(h) to refer to "pool participation fee."

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Part 100, General Division 103, Administration Section 103.5 Net Settlement Instruction



Applicability

- 1 Section 103.5 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Requirements

Net Settlement Instruction

If two (2) **pool participant** counterparties enter into a form of bilateral agreement, one acting as a buyer and the other acting as a seller, and complete all of the requirements under this section 103.5 for electronically registering a **net settlement instruction** with the **ISO**, then the **ISO** must net out the **net settlement instruction** volumes against metered energy volumes when calculating any **power pool** settlement for those **pool participants**.

Electronic Registration of Net Settlement Instruction

- **3(1)** Through the Energy Trading System, the **pool participant** may electronically register a **net settlement instruction** if the following criteria are satisfied:
 - (a) the counterparties to the **net settlement instruction** are registered and have digital certificates under section 201.1 of the **ISO rules**, *Pool Participant Registration*;
 - (b) the initiating pool participant electronically submits the net settlement instruction to the ISO through the Energy Trading System not less than twenty (20) minutes before the beginning of the settlement interval in which the net settlement instruction is to take effect;
 - (c) the source asset and sink asset are metered pool assets, or either the source asset or the sink asset is a metered pool asset;
 - (d) the submitted **net settlement instruction** information includes:
 - (i) the name of the **net settlement instruction**;
 - (ii) the name of the **pool participant** as seller;
 - (iii) the **source asset** the seller designates;
 - (iv) the name of the **pool participant** as buyer;
 - (v) the **sink asset** the buyer designates;
 - (vi) the MWh volume or percentage output of the net settlement instruction;
 - (vii) the commencement date and settlement interval of the net settlement instruction;
 - (viii) the expiry date and settlement interval of the net settlement instruction; and
 - (e) the **pool participant** counterparty accepts the **net settlement instruction** through the Energy Trading System not less than twenty (20) minutes before the beginning of the **settlement interval** in which the **net settlement instruction** is to take effect.

Part 100, General Division 103, Administration Section 103.5 Net Settlement Instruction



(2) Subject to subsection 6, if any electronic registration or de-registration by a **pool participant** does not satisfy the criteria under this section 103.5 for electronic registration or de-registration, then the **ISO's** remedy is to reject the electronic registration or de-registration.

Request for De-registration of a Net Settlement Instruction

- **4(1)** After a **net settlement instruction** is electronically registered, either of the **pool participant** counterparties may request to de-register the **net settlement instruction** by delivering a written request to the **ISO** which:
 - (a) the **ISO** receives no less than three (3) **business days** prior to the requested date for deregistration; and
 - (b) includes the following information:
 - (i) a statement that the **net settlement instruction** is to be de-registered;
 - (ii) the net settlement instruction registration number;
 - (iii) the name of the **pool participant** as seller;
 - (iv) the designated source asset;
 - (v) the name of the **pool participant** as buyer;
 - (vi) the designated sink asset; and
 - (vii) the desired effective date and **settlement interval** for which the de-registration is to take effect.
- (2) If the ISO receives a request that complies with the requirements of subsection 4(1) then the ISO must, on the effective date specified in the request, de-register any **net settlement instruction** that is the subject of the request.
- (3) A new **net settlement instruction** must be registered replacing the one requested for deregistration if the initiating **pool participant** submits a new **net settlement instruction** in accordance with this section 103.5 and the non-initiating counterparty, through the Energy Trading System, accepts the new **net settlement instruction**.
- (4) The **ISO** must notify the non-requesting **pool participant** counterparty, no later than the close of business on the first (1st) **business day** after receiving the de-registration request under subsection 4(1), that the **net settlement instruction** is being de-registered in accordance with this subsection 4.

Mandatory De-registration of a Net Settlement Instruction

- **5(1)** A **pool participant** must provide notice to the **ISO** to de-register a **net settlement instruction** if there is:
 - (a) a change in the registered **pool participant** for any **pool asset** that is the subject of the **net settlement instruction**; or
 - (b) a voluntary termination of the registration of the **pool participant** under subsection 9 of section 201.1 of the **ISO rules**, *Pool Participation Registration*.
- (2) The pool participant must provide notice to the ISO of the de-registration of the net settlement

ISO Rules Part 100, General Division 103, Administration Section 103.5 Net Settlement Instruction



instruction at least (3) business days in advance of an event referred to in subsection 5(1).

ISO Initiated De-registration

- In addition to the right of the **ISO** to suspend any **net settlement instruction** under section 103.7 of the **ISO** rules, *Financial Default and Remedies*, the **ISO** may de-register one (1) or more **net settlement instructions** if:
 - the **ISO** suspends or terminates the registration of the **pool participant** in accordance with subsection 8 of section 201.1 of the **ISO rules**, *Pool Participation Registration*;
 - (b) a **pool participant** voluntarily terminates its registration in accordance with subsection 9 of section 201.1 of the **ISO rules**, *Pool Participation Registration*; or
 - (c) a pool participant fails to de-register the net settlement instruction as required under subsection 5.

Revision History

Effective Description
2011-07-01 Initial Release

Part 100 General Division 103, Administration Section 103.6 ISO Fees and Charges



Applicability

- 1 Section 103.6 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

Schedule of ISO Fees

- 2(1) The ISO must publish the Schedule of ISO Fees on the AESO website.
- (2) The **ISO** must, prior to the end of each calendar year, review the *Schedule of ISO Fees* and publish any applicable changes to any of the fees for the upcoming calendar year.

Pool Participation Fee

3 The **ISO** must publish the **pool participation fee** in effect for each calendar year in the *Schedule of ISO Fees*.

Fee for Records Requests

- **4(1)** A **market participant** may make a request in writing to the **ISO** for a copy of any records of the **market participant** which may be in the **ISO's** possession.
- (2) The ISO must provide a response to the market participant indicating whether the ISO can accommodate the market participant's request, and an estimate of when the ISO will provide the requested records.
- (3) The market participant must pay a fee for any request for records made in accordance with subsection 4(1).
- (4) The ISO must publish the records request fee in effect for each calendar year in the Schedule of ISO Fees.

Fee for a Digital Certificate

- **5(1)** A **pool participant** must pay an annual fee to obtain a digital certificate that enables the **pool participant** to access the Energy Trading System.
- (2) The ISO must publish the digital certificate fee in effect for each calendar year in the Schedule of ISO Fees.

Energy Market Trading Charge Payment

6(1) Notwithstanding subsection 2(2), in January of each calendar year the **ISO** must determine and calculate an energy market trading charge, as follows:

the energy market related cost and expenses for the **ISO** and the **Commission**, and the costs and expenses of the **Market Surveillance Administrator**;

divided by

the total estimated number of MWhs of energy forecast to be traded in the **power pool** in the calendar year.

Part 100 General Division 103, Administration Section 103.6 ISO Fees and Charges



- (2) The ISO must publish the energy market trading charge in effect in the Schedule of ISO Fees.
- (3) The **ISO** may, notwithstanding the timing requirements in subsection 6(1), amend the energy market trading charge in accordance with the formula in subsection 6(1) during the calendar year.
- (4) The **ISO** must notify **market participants** of any amendments pursuant to subsection 6(3) no less than 30 **days** in advance of the amended energy market trading charge coming into effect.
- (5) A **pool participant** must pay the **ISO** the energy market trading charge for each MWh of energy the **pool participant** purchases or sells through the **power pool** in a **settlement period**.
- (6) The energy market trading charge dollar amount each pool participant must pay is equal to: the energy market trading charge calculated under subsection 6(1); multiplied by
 - the total MWh of energy for the hour for each **pool asset** of the **pool participant**, which is the greater of:
 - (a) the **metered energy** the **pool participant** exchanged through the **power pool** for a **settlement period**; and
 - (b) the volumes of any registered **net settlement instructions** of the **pool participant**.

Charge For Energy from a Long Lead Time Asset Net Costs

- **7(1)** If the **ISO** must pay a **pool participant** for energy from a **long lead time asset** in accordance with subsection 5 of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement*, then **pool participants** with energy consumption during the applicable **settlement interval** must pay to the **ISO** a pro rata charge to recover any **incremental generation costs**, net of energy receipts revenue as referred to in that subsection 5.
- (2) For any **settlement interval** where the **long lead time energy** was actually required, or was forecasted but not actually required, the **ISO** must calculate an **incremental generation costs** pro rata charge for every **pool participant** with energy consumption during the **settlement interval**, as follows:

the net **incremental generation costs** amount paid in accordance with subsection 5 of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement*, to the **pool participant** issued the **directive** for energy from a **long lead time asset**;

divided by

the total energy consumption of every **pool participant** during the **settlement interval** where the **long lead time energy** was actually required, or was forecasted to be required.

Pool Participant Payment Default Charge

- **8(1)** If the **ISO** does not receive full payment of any outstanding **financial obligation** amount owed by a **pool participant** by the close of business on the tenth (10th) **business day** following the date the **financial obligation** was due, then after realizing on any **financial security** of the **pool participant** the **ISO** may calculate a payment default charge and allocate the charge to **pool participants** in accordance with this subsection 8.
- (2) The ISO must calculate the payment default charge as follows:

the outstanding **financial obligation** amount, net of any realized **financial security** amounts, of the defaulting **pool participant** for the applicable **settlement period**;

divided by

Part 100 General Division 103, Administration Section 103.6 ISO Fees and Charges



the total amount of energy exchanged through the **power pool** by all **pool participants** during the applicable **settlement period**.

- (3) The ISO must allocate the payment default charge on a pro rata basis to each MWh of energy that pool participants exchanged through the power pool during the settlement period for which the ISO did not receive full financial obligation payment from the defaulting pool participant, as outlined in subsection 8(1).
- (4) The payment default charge must appear as a payment obligation for the **pool participants** referred to in subsection 8(3) in the next **power pool** statement published by the **ISO** following the calculation and allocation of the payment default charge under this subsection 8.
- (5) The ISO must apply the payment default charge amounts the ISO receives from the **pool** participants to settle any outstanding financial obligation amount that remains owing from the defaulting **pool** participant.
- (6) If the ISO has received payment default charge amounts from **pool participants** under subsection 8(5) and the ISO is successful in recovering any outstanding **financial obligation** amount from the defaulting **pool participant** referred to in subsection 8(1), then the ISO must credit and refund that recovered amount on a pro rata basis to the **pool participants** who paid the ISO as referenced under subsection 8(5).
- (7) The **ISO** must credit the recovered amount to the applicable **pool participants** as a line item in the next successive final **power pool** statement of those **pool participants** after the date the **ISO** recovers that amount, but the pro rata recovered amount credited and paid to a **pool participant** must not exceed the pro rata amount the **pool participant** originally paid.
- (8) The calculation, allocation and payment of payment default charges under this subsection 8 does not release, discharge, limit or otherwise affect any outstanding **financial obligations** of the defaulting **pool participant**, and is in addition to any other legal or equitable remedies available to the **ISO** under section 103.7 of the **ISO rules**, *Financial Default and Remedies*.

Recovery of Load Settlement Costs

9 A **load settlement agent** must pay as a **financial obligation** to the **ISO**, the amount the **ISO** invoices to recover the **ISO's** costs for administering provincial **load settlement**, which amount is based on the **load settlement agent's** percentage share of the aggregate annual **load** volumes.

ISO Recourse to Section 103.7 Financial Default and Remedies

The failure of a **pool participant** to pay any fees or charges dollar amount under this section 103.6 is deemed to be a **financial obligation** default event which will allow the **ISO** to have recourse to the rights and remedies of the **ISO** under section 103.7 of the **ISO rules**, *Financial Default and Remedies*.

Revision History

Date	Description
2011-07-01	Initial Release
2013-01-08	"long lead time energy" changed to "energy from a long lead time asset"
	Updated to refer to subsection 5 of section 103.4 of the ISO rules, <i>Power Pool Financial Settlement</i> .

ISO Rules Part 100 General Division 103, Administration Section 103.6 ISO Fees and Charges



2015-12-07	Updated header of subsection 3 to refer to "pool participation fee".
2018-09-03	Amended subsection 6(3) to allow for the trading charge to be amended throughout the year, if appropriate.

ISO Rules Part 100, General Division 103 Administration Section 103.7 Financial Default and Remedies



Applicability

- 1 Section 103.7 applies to:
 - (a) a market participant with any financial obligation to the ISO, except where the market participant is the legal owner of a transmission facility where the person who is eligible to apply for the construction and operation of the transmission facility was determined by a competitive process developed by the ISO in accordance with the Act; and
 - (b) the ISO.

Requirements

Interest Charge

- **2(1)** If a **market participant** fails to pay in full any **financial obligation** to the **ISO** on or before a specified due date for that **financial obligation**, then the **market participant** must pay an amount of interest on the outstanding balance calculated in accordance with subsection 2(2), commencing from the due date and up to and including the **business day** the **ISO** receives payment.
- (2) Subject to subsection 2(3), the **ISO** must calculate interest at the Bank of Montreal Canadian prime rate plus six percent (6%).
- (3) If the **ISO** determines under subsection 21 of section 103.4 of the **ISO** rules, *Power Pool Financial Settlement* that a **settlement date** for a **pool participant** must be either the eighteenth (18th) or nineteenth (19th) **business day** following a **settlement period**, then the **ISO** must calculate the amount of interest for that **pool participant** at the Bank of Montreal Canadian prime rate plus twelve percent (12%), for so long as the **pool participant** has an accelerated settlement date in accordance with that subsection 21 of section 103.4 of the **ISO** rules, *Power Pool Financial Settlement*.

Late Payment Charge

3 If a market participant fails to pay in full any financial obligation, then the market participant must pay a late payment charge equal to two (2) days interest on the outstanding balance, calculated on the day following the payment due date at the applicable interest rate determined under subsection 2.

Other Charges

- 4 If a market participant fails to pay in full any financial obligation, then the market participant must pay to the ISO any additional fees, costs and charges the ISO incurs in the course of collecting or litigating to recover the outstanding balance, including:
 - (a) any enforcement and litigation costs on a solicitor and client basis for legal services; and
 - (b) the recovery of any bank charges billed to the **ISO** related to the payment default of the **market participant**, including overdraft bank processing fees or any other fee the bank of the **ISO** charges as a result of the payment default.

ISO Right to Realize on Financial Security

- 5 If:
 - (a) a market participant or its guarantor fails to pay in full any financial obligation; or

ISO Rules Part 100, General Division 103 Administration Section 103.7 Financial Default and Remedies



- (b) in the opinion of the **ISO**, the **market participant** or its guarantor:
 - (i) becomes insolvent or is unable to meet its debts as they mature;
 - (ii) files a voluntary petition in bankruptcy or seeks reorganization or to effect a plan or other arrangement with creditors;
 - (iii) files an answer or other pleading admitting, or fails to deny or contest, the material allegations of an involuntary petition filed against it pursuant to any applicable statute relating to bankruptcy, arrangement or reorganization;
 - (iv) is adjudicated a bankrupt or makes an assignment for the benefit of its creditors generally;
 - (v) applies for, consents to, or acquiesces in the appointment of any receiver or trustee for all or a substantial part of its property, and any such receiver or trustee is appointed and is not to be discharged within thirty (30) **days** after the date of such appointment; or
 - (vi) generally is unable to pay its debts as such debts become due;

then subject to the terms of any form of **financial security**, **system access service** agreement, **ancillary services** agreement or any other agreement between the **ISO** and the **market participant** or its guarantor, the **ISO** may by written notice immediately realize upon any form of **financial security** provided to the **ISO** by the **market participant** or its guarantor, in partial or full satisfaction of the amount of outstanding indebtedness, including any interest and any other charges referred to in this section 103.7.

Restoration of Financial Security

- **6(1)** If the **ISO** realizes upon any form of **financial security** against a defaulting **market participant** or its guarantor and:
 - (a) the **ISO** has not issued a notice of termination in accordance with subsection 7; and
 - (b) the market participant has any outstanding residual financial obligation;

then the **ISO** may at its sole discretion deliver written notice to the **market participant** to replace the form of **financial security**.

- (2) The market participant receiving notice under subsection 6(1) must replace the form of financial security no later than the close of business on the second (2nd) business day after the delivery of the notice.
- (3) If after delivery of the notice the **market participant** fails to replace the form of **financial security** in accordance with subsection 6(2), then the **ISO** may exercise any or all of the remedies specified in this section 103.7 against the **market participant**.

Suspension or Termination

- 7 For any default referred to in subsection 5 and subject to the terms of any form of **financial security** or any agreement referenced in that subsection, the **ISO** may by written notice suspend or terminate any service or all services the **ISO** provides to the **market participant**, including its:
 - (a) registration as a **pool participant**, and any related validation, authorization or acceptance of any of its **bids** or **offers** or other form of transactional activity in the **power pool** under the **ISO rules**:

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ISO Rules Part 100, General Division 103 Administration Section 103.7 Financial Default and Remedies



- (b) registration of any **net settlement instruction** and related activity under section 103.5 of the **ISO rules**, *Net Settlement Instruction*;
- (c) unsecured credit limit granted under section 103.3 of the **ISO rules**, *Financial Security Requirements*; and
- (d) system access service or any other ISO tariff agreements or services under the ISO tariff.

ISO Termination Final Statement

The **ISO** must make final determinations of all **ISO** outstanding amounts and financial losses as at the date and time of a termination under subsection 7, and on the **business day** when the **ISO** delivers the notice of termination, or as soon after as is reasonable, provide to the **market participant** a statement showing all final calculations.

Failure to Provide Additional Financial Security by Non Rated Entity

If a market participant has been granted an unsecured credit limit under section 103.3 of the ISO rules, Financial Security Requirements and it fails to provide an additional or replacement form of financial security as demanded by the ISO by notice under subsection 6(6) of section 103.3 of the ISO rules, Financial Security Requirements, then the ISO may exercise any or all of the remedies set out in this section 103.7 against the market participant.

Other Remedies

- **10(1)** The remedies set out in this section 103.7 are in addition to any other legal or equitable remedies available to the **ISO**.
- (2) A suspension or termination of any or all services under subsection 7 does not release, discharge, limit or otherwise affect any outstanding **financial obligation** of the **market participant** or its guarantor.

Revision History

Effective	Description
2016-11-29	Revisions to the Applicability section
2015-11-26	Amendments to numbering references in subsection 2(3)
2011-07-01	Initial release



Applicability

- 1 Section 103.12 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

Application of Other Remedies

2 The **ISO** may pursue the actions and remedies authorized under this section 103.12 in addition to any other action or remedies that may be available to it elsewhere in the **ISO** rules or under law, regulation or order and nothing in this section 103.12 limits the right of the **ISO** to take action or seek remedies otherwise available to it, and such action or remedies may be pursued in lieu of or in addition to the action or remedies specified in this section 103.12.

Extent of Compliance Monitoring

- **3(1)** The **ISO** must use the provisions of this section 103.12 as the basis for determining whether it suspects a contravention of the **ISO** rules or reliability standards or an infraction of the **Commission's** load settlement rules.
- (2) The **ISO** must undertake such compliance monitoring of **market participants** as it considers appropriate, including establishing monitoring programs, processes and procedures.

Information Requests

- **4(1)** The **ISO** may, itself or based upon input from either the **Commission** or **Market Surveillance Administrator**:
 - (a) determine that additional information is required from **market participants** in order to monitor compliance with **ISO rules**, **reliability standards** or load settlement rules; and
 - (b) make a written request, including an explanation of the need for such information, to a **market participant** possessing such information to provide it to the **ISO**.
- (2) The **ISO** must work with the **market participant** to set a reasonable time within which to provide any information requested pursuant to subsection 4 and to address any concerns regarding the need for the information.
- (3) The ISO may, to the extent that a request for information relates to load settlement rules, provide the **Commission** with a copy of such request, but in any event, must provide a copy upon the request of the **Commission**.
- (4) The ISO may, to the extent that a request for information relates to ISO rules or reliability standards, provide the Market Surveillance Administrator with a copy of such request, but in any event, must provide a copy upon the request of the Market Surveillance Administrator.

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Requirement to Comply with an Information Request

5 A market participant that receives a request pursuant to subsection 4(1) must provide the **ISO** with all information that the **ISO** requests and must do so in the time period set out in the request.

Confidentiality

- **6(1)** The **ISO** must, subject to section 103.1 of the **ISO rules**, *Confidentiality*, conduct compliance monitoring on a confidential basis, including:
 - (a) treating information, recommendations and referrals the **ISO** provides to the **Commission** or the **Market Surveillance Administrator** as confidential and
 - (b) treating the source of any complaint to the **ISO** regarding compliance as confidential.
- (2) The ISO must, notwithstanding subsection 6(1) and section 103.1 of the ISO rules, *Confidentiality*, make information obtained pursuant to this section 103.12 available to either or both of the **Commission** and the **Market Surveillance Administrator** as part of a referral under subsections 11 and 12 or as part of a report under subsection 10.
- (3) The **ISO** must limit its use of information obtained in accordance with this section 103.12 to purposes related to compliance with applicable **ISO rules**, **reliability standards** and load settlement rules.

Complaints

- **7(1)** A **market participant** or other interested **person** may submit a complaint to the **ISO** regarding compliance with the **ISO** rules, **reliability standards** or load settlement rules and if it does, the **market participant** or other interested party must provide sufficient information to allow the **ISO** to initiate an assessment of the complaint and to maintain communication with the complainant, which such information may include the following:
 - (a) the name, address, telephone number and, if available, email address of the party making the complaint:
 - (b) the particulars of the complaint;
 - (c) any facts or information that support the complaint; and
 - (d) the signature of the individual or authorized representative of the party making the complaint.
- (2) The ISO may, except as required by the Act or related regulations, by a regulatory authority with jurisdiction, or by applicable ISO rules, reliability standards or load settlement rules, decline to act with respect to any specific complaint if the ISO considers:
 - (a) the complaint is frivolous, vexatious, trivial or otherwise does not warrant action on the part of the **ISO**; or
 - (b) the subject matter is under the jurisdiction of another authority.
- (3) The **ISO** must, as soon as reasonably practical, provide a written response to a complainant notifying the complainant of the **ISO**'s decision regarding the course of action the **ISO** is taking in response to a complaint and the outcome of the related assessment, if any.

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Assessments

- **8(1)** The **ISO** may:
 - (a) in response to a complaint relating to compliance with **ISO rules**, **reliability standards** or load settlement rules; or
 - (b) as initiated by the ISO;

conduct an assessment in order to determine whether it suspects that a **market participant** may have contravened **ISO rules**, **reliability standards** or load settlement rules,

- (2) The ISO may, if conducting the assessment referred to in subsection 8(1), include consideration of the following:
 - (a) the alleged failure of a market participant to comply with applicable ISO rules, reliability standards and load settlement rules;
 - (b) any representations made by a **market participant** that is the subject of an alleged failure to comply with applicable **ISO rules**, **reliability standards** and load settlement rules;
 - (c) whether there is a reasonable basis or reasonable evidence to suspect that a market participant contravened the ISO rules, reliability standards or committed an infraction of the load settlement rules; and
 - (d) any mitigating factors as identified in subsection 13.

Compliance Monitoring Audits

- **9(1)** The **ISO** may, as part of an assessment set out in subsection 8(1), determine that a compliance monitoring audit of a **market participant** is required in order to more fully review the **market participant**'s compliance with **ISO rules**, **reliability standards** or load settlement rules.
- (2) The **ISO**, and its appointed third party, if any, must, with respect to the conduct of any compliance monitoring audit, work with the **market participant** to set a reasonable time for the conduct and completion of the audit.
- (3) The **ISO** or its appointed third party, if any, must develop a report for each compliance monitoring audit which must include the following:
 - (a) a description of the objective, scope and methodology of the audit;
 - (b) any suspected or potential contraventions with **ISO rules**, **reliability standards** or load settlement rules;
 - (c) any mitigation or remedial action measures which have been completed or are pending by the **market participant**; and
 - (d) the nature of any confidential information provided.
- (4) The **ISO** must provide a draft of the compliance monitoring audit report to the **market participant** for comment before the **ISO** completes the report.

Reports to the Commission

ISO Rules: Page 3 of 5



10(1) The **ISO** must:

- (a) in accordance with section 11 of Commission Rule 021 Settlement System Code Rules; and
- (b) to the extent that the ISO conducts an investigation regarding compliance with load settlement rules;

at the conclusion of the investigation, submit a written report to the Commission detailing:

- (c) the original complaint reference;
- (d) a summary of the investigation carried out;
- (e) a list of requests for information from market participants;
- (f) the findings resulting from the investigation; and
- (g) any recommendation arising from the investigation or findings.
- (2) The **ISO** may only provide the report identified in subsection 10(1) to the **Commission**, the **market participant** that is the subject of the report, and the complainant, if any.

Referral to the Market Surveillance Administrator

- 11(1) The ISO must, subject to provisions in the Act or related regulations and if the ISO suspects that a market participant has contravened the ISO rules or reliability standards, refer the matter, in writing, to the Market Surveillance Administrator.
- (2) The **ISO** must provide written notice to the **market participant** whose compliance is in question when a matter is referred to the **Market Surveillance Administrator** in accordance with subsection 11(1).

Referral to the Commission

- **12(1)** The **ISO** must, subject to provisions in the **Act** and any rules the **Commission** makes respecting load settlement and if the **ISO** suspects that an infraction of the load settlement rules has occurred, refer the matter, in writing, to the **Commission**.
- The **ISO** must provide written notice to the **market participant** whose compliance is in question when a matter is referred to the **Commission** in accordance with subsection 12(1).

Compliance Exceptions

- A market participant is not required, notwithstanding any other provision in the **ISO rules**, to comply with a provision of the **ISO rules** to the extent the market participant's action or inaction is caused by any one (1) or more of the following:
 - (a) an event of **force majeure** but only if the **market participant** gives written notice to the **ISO** of the **force majeure** in reasonable detail no later than two (2) **business days** after it knows of the event or condition and makes all reasonable efforts to cure, mitigate or remedy the **force majeure**:
 - (b) a circumstance related to the operation of a pool asset, transmission facility or electric

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distribution system which if it operated could reasonably be expected to affect the immediate safety of equipment, the environment, staff or the public;

- (c) actions or omissions that are consistent with **good electric industry practice** in a **system emergency**;
- (d) actions or omissions specifically required under the Act or related regulations, other applicable legislation or related regulations, or by a regulatory authority with jurisdiction; or
- (e) actions or inactions in response to a directive.

Return of Information to a Market Participant

14(1) The **ISO** may maintain in its possession information obtained pursuant to this section 103.12 for as long as the **ISO**, in its sole discretion, deems necessary.

(2) The **ISO** must, notwithstanding subsection 14(1), return original, hard copy information obtained pursuant to this section 103.12 to the **market participant** that submitted the information within a reasonable time period following the **ISO**'s receipt of a written request from that **market participant** for the same.

Revision History

Effective Description

2012-12-14 Initial Release

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Part 200 Markets Division 201 General Section 201.1 Pool Participant Registration



Applicability

- 1 Section 201.1 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

Mandatory Registration as a Pool Participant

In order to exchange electric energy through the **power pool** or provide **ancillary services**, a **market participant** must be registered with the **ISO** as a **pool participant**.

Application by a Market Participant

- A market participant seeking to register as a pool participant must provide the ISO with the following:
 - (a) a completed pool participant application form, available on the AESO website; and
 - (b) at the time of submitting the application, the non-refundable pool participation fee as set out in the *Schedule of ISO Fees*.

Registration Eligibility Criteria

- The **ISO** must process a **pool participant** application from a **market participant** who has submitted the application form and fee referred to in subsection 3 and satisfied the following eligibility criteria:
 - (a) has provided any **financial information** and **financial security**, and has the ability to meet any **financial obligations** under the **ISO rules** as applicable to the **pool participant**;
 - (b) has an agreement with a **meter data manager**, **load settlement agent** or any other such **agent** or **person** the **ISO** otherwise approves to provide **metered energy** data to the **ISO** or, if the **market participant** intends to act as an importer, an exporter or both, has a valid **system access service** agreement with the **ISO**;
 - (c) has satisfied any outstanding **financial obligations** attributable to any previous **pool participant** registration; and
 - (d) in the case of an application to facilitate the provision of ancillary services, has entered into a contract to trade such products, either with the ISO or with an approved agent of trading services or both, and has met the technical requirements the ISO has set for the provision of ancillary services.

Receipt and Approval or Rejection of an Application

- **5(1)** The **ISO** must acknowledge in writing the receipt of a **pool participant** application, including any supporting documents and the non-refundable pool participation fee within five (5) **business days** of the **ISO** receiving them.
- (2) The **ISO** must review the **pool participant** application and any supporting documents to ensure completeness, and may request additional clarification or information from the **market participant**.

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- (3) Within twenty (20) **business days** of receiving the application, the **ISO** must process it and provide written notification to the **market participant** of approval or rejection of the application, or of any requested clarification or information deficiencies in the application, including any deficiencies regarding **financial information**, **financial security** or supporting documents.
- (4) The twenty (20) **business day** review deadline date will be extended while the **ISO** is waiting for the **market participant** to provide any further information or clarification, or to remedy any deficiencies referenced in subsection 5(3), if applicable.
- (5) If, in the **ISO's** opinion, the application is complete and the **market participant** has satisfied the eligibility requirements, then the **ISO** must approve the application.
- (6) If the application is deficient, then the ISO's remedy is to reject it.
- (7) If the **ISO** approves the application, then on the condition that the **pool participant** continues to meet the eligibility criteria set out in subsection 4, the registration remains in force and effect until December 31 of that same calendar year.

ISO Requirement to Maintain Lists

The **ISO** must maintain one or more lists containing current **pool participant** information including all **pool assets**, the status of such **pool assets**, the names of the **pool participant** associated with **pool assets** and any **agents**, and must make the lists available on the AESO website.

Pool Participant Registration Updates

- **7(1)** A **pool participant** must provide updated information regarding its **pool participant** registration, its **agents** and its **pool assets** by following the procedures set out on the AESO website.
- (2) The **ISO** must process updates to registration information:
 - (a) within twenty (20) **business days** of receiving such information, if the update is one that requires the **pool participant** to meet additional technical requirements; or
 - (b) within ten (10) **business days** of receiving such information if the update is not one that requires the **pool participant** to meet additional technical requirements.

Failure of a Pool Participant to Continue to Meet Registration Requirements

- **8(1)** At any point in time after initial registration, if the **ISO** has reason to believe that a **pool participant** has ceased to meet any eligibility criteria set out in subsection 4, then the **ISO** must notify the **pool participant** in writing of the matter and provide the **pool participant** an opportunity to explain the circumstances in writing.
- (2) After reviewing the explanation, if the ISO continues to have reason to believe that the **pool** participant has ceased to meet the requirements of subsection 4, then the ISO may suspend or terminate the pool participant's registration, and may realize on any financial security to the extent of any ISO outstanding financial exposure which results from the suspension or termination of the registration.
- (3) A pool participant who has had its registration suspended or terminated under this subsection 8 may dispute the ISO's decision under the dispute resolution provisions of section 103.2 of the ISO rules, with ultimate recourse to the Commission or the Market Surveillance Administrator as provided for in subsection 4(3) of section 103.2 of the ISO rules, *Dispute Resolution*.
- (4) Notwithstanding subsection 7 of section 103.2 of the **ISO rules**, *Dispute Resolution*, the initiation of a dispute resolution process will stay the suspension or termination of the **pool participant's** registration pending the outcome of such dispute resolution process unless the **pool participant** is in default under section 103.7 of the **ISO rules**, *Financial Default and Remedies*.



Voluntary Termination of Registration by a Pool Participant

- 9 A pool participant who wishes to terminate its registration may do so by completing all of the following:
 - (a) notifying the **ISO** in writing that it wishes to terminate its registration;
 - (b) requesting in writing that the ISO retire any of its pool assets identified on the ISO list of pool assets;
 - (c) specifying in the notice a date upon which it will cease to be a **pool participant**; and
 - (d) satisfying any outstanding financial obligations to the ISO.

Effect of Termination

- **10(1)** A **pool participant** that is or may become liable under these **ISO rules** in connection with its activities as a **pool participant** remains liable after the date of termination of its registration and despite ceasing to be a **pool participant**.
- (2) After the ISO has terminated a **pool participant** registration, it must release any related **financial security** to the **pool participant** no later than thirty (30) **days** after the date the last **financial obligations** of such **pool participant** are satisfied and to the extent there is no additional outstanding **financial obligation** exposure for or to the **ISO**.

Reinstatement of Registration

11 If the **ISO** terminates a **pool participant** registration or if a **market participant** previously has voluntarily terminated its registration under subsection 9, then the **market participant** must submit a new application for registration under this section 201.1 in order to once again become a **pool participant**.

Renewal of Registration

12 The **ISO** must renew a **pool participant's** registration effective each January 1st but, in addition to the provisions of subsection 8(2), may suspend or terminate it if the **pool participant** fails to pay the applicable non-refundable pool participation fee as invoiced on its December **power pool** statement issued in January.

Revision History

Date	Description
2011/09/30	Supersedes September 16, 2010 version
2015-12-07	Update to add non-refundable to subsections 3, 5 and 12.



Applicability

- 1 Section 201.2 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Appointment of Agent

- **2(1)** A **pool participant** may, with the approval of the **ISO** in accordance with this section 201.2, appoint an **agent** to act on behalf of the **pool participant**.
- (2) A **pool participant** wishing to appoint an **agent** under subsection (1) must complete and submit to the **ISO** an *Agent Appointment Request Form* as posted by the **ISO** on the AESO website.
- (3) The completed *Agent Appointment Request Form* must include a representation and warranty by the **pool participant** that all information provided is true and correct to the best of its knowledge, and that the **pool participant** will be bound by and fully responsible for all acts or omissions of the **agent**.
- (4) If the **ISO** is satisfied that the **agent** appointment is duly authorized and that the authority of the **agent** to act on behalf of and bind the **pool participant** is clearly approved of by the **pool participant**, then subject to the other provisions of this section 201.2 the **ISO** must approve the appointment of the **agent**.
- (5) The **ISO** must not approve the appointment of an **agent** if the subject matter of the agency extends, in whole or in part, to the preferential sharing of records in violation of or noncompliance with the provisions of section 3(1) of the *Fair*, *Efficient and Open Competition Regulation*, unless there is an exception to the prohibition against the sharing of records as specified in section 3(2) of that Regulation.
- (6) The ISO must post on the AESO website a list of all agents appointed under this section 201.2.

Appendices

None.

Revision History

Effective Description
2011-12-31 Initial Release

ISO Rules Part 200 Markets Division 201 General Section 201.3 Offer Control Information



Applicability

- 1 Section 201.3 applies to:
 - (a) a pool participant.

Requirements

Offer Control Information

- 2(1) A pool participant who submits:
 - (a) an offer; or
 - (b) a bid for an export interchange transaction

must also submit to the ISO the offer control information in accordance with subsection 2(2).

- (2) A pool participant must submit offer control information:
 - (a) for a final offer or bid that has a quantity greater than zero (0) MW;
 - (b) for each **settlement interval**, subsequent to any restatements or **pool asset** substitutions made prior to or during the **settlement interval**;
 - (c) in the case of energy or **dispatch down service**, for each **operating block** that is available to receive a **dispatch**; and
 - (d) in the case of **operating reserve**, for all **offers** or **bids** which the **ISO** accepts.

Deadline for Submitting Offer Control Information

A pool participant must submit offer control information to the ISO no later than thirty (30) days after the settlement interval to which the offer control information applies.

Revision History

Effective	Description
2012-12-03	Initial release
2013-11-08	Restructured to aid in compliance.

Effective: 2013-11-08 Page 1 of 1

ISO Rules

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Submissions



- 1 Section 201.4 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Requirements

Submission Method

- **2(1)** Unless otherwise set out in the **ISO rules**, a **pool participant** must submit any information required under sections 201 through 206 of the **ISO rules**, including **offers**, **bids**, operating constraints, **net settlement instructions**, **acceptable operational reasons** and reasons for restatements, through the Energy Trading System in accordance with the manner set out in subsection 3 and in the *Pool Participant Manuals* published on the AESO website.
- (2) The ISO must make submission procedures available and give reasonable notice regarding any new, or modifications to the Energy Trading System.

Alternative Submission Method

- **3(1)** If a **pool participant** is unable to submit information through the Energy Trading System because the **pool participant**'s computer systems are unavailable, then the **pool participant** must submit mandatory restatements to the **ISO** by telephone.
- (2) If a **pool participant** submits information by telephone in accordance with subsection 3(1), the following conditions apply:
 - (a) the **ISO** will not enter the information into the Energy Trading System on behalf of the **pool participant**; and
 - (b) the **pool participant** must resubmit all restatements for current and future **settlement intervals** submitted under subsection 3(1) as soon as it is possible to do so.
- (3) The ISO must:
 - (i) not use information received by telephone to determine the energy market **merit order**; but
 - (ii) use such information to satisfy the requirements that a **pool participant** advise the **ISO** as soon as practicable that a **dispatch** or **directive** will not be complied with and to provide operational information to the **ISO**.

Extension of Time

- **4(1)** The **ISO** may extend the time set for submitting an **offer** or **bid** if there is a system-wide unavailability of the Energy Trading System and the **ISO** determines the length of the unavailability warrants such extension.
- (2) The ISO may not extend the time for submitting offers or bids longer than one (1) settlement interval following the settlement interval the Energy Trading System is back in service.
- (3) The ISO must notify pool participants of any extension of time and its duration.

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Submissions



5 A **pool participant** must coordinate its submissions in a manner that ensures the **pool participant** is able to comply with all **dispatches** related to those submissions

Revision History

Effective Description
2013-01-08 Initial Release

2014-07-02 Replaced the word "outage" with "unavailability" in subsection 4(1).

Effective: 2014-07-02 Page 2 of 2



ISO Rules Part 200 Markets Division 201 General Section 201.5 Block Allocation



Applicability

- 1 Section 201.5 applies to:
 - (a) the ISO

when managing the energy market and dispatch down service.

Requirements

Operating Block Allocation

- **2(1)** The **ISO** must allocate to each **pool participant** one (1) **pool ID** per **pool asset**.
- (2) The ISO must allocate to each source asset:
 - (a) that is not an import, seven (7) **operating blocks** for energy and one (1) **operating block** for **dispatch down service**; and
 - (b) that is an import, one (1) **operating block** for energy with a zero dollar (\$0.00) **offer** price.
- (3) The ISO must allocate to each sink asset:
 - (a) that is not an export, seven (7) operating blocks for energy; and
 - (b) that is an export, one (1) **operating block** for energy with a nine hundred and ninety-nine dollar and ninety-nine cent (\$999.99) **bid** price.

Revision History

Effective Description 2013-01-08 Initial Release

ISO Rules Part 200 Markets Division 201 General Section 201.6 Pricing



Applicability

- 1 Section 201.6 applies to:
 - (a) the **ISO**.

Requirements

Pool Asset Marginal Price

- **2(1)** Subject to subsection 2(2), the **ISO** must, for each **pool asset**, set the **pool asset** marginal price for each minute of a **settlement interval** at the price specified for the highest priced **operating block** in the **offer** or **bid** which has received a **dispatch**.
- (2) In setting the **pool asset** marginal price, the **ISO** must not use that portion of an **operating block** in the **offer** of **bid** for a **pool asset** that has received a **dispatch** that results in a payment for **transmission constraint rebalancing**.

System Marginal Price

- **3(1)** The **ISO** must set the system marginal price at each minute as:
 - (a) the highest pool asset marginal price, excluding imports and exports, as set in accordance with subsection 4;
 - (b) one thousand dollars (\$1000) per MWh if to maintain the reliable operation of the system the **ISO** has issued a **directive** to the **legal owner** of an **electric distribution system** to shed **firm load** in accordance with subsection 6(1) of section 202.2 of the **ISO rules**, *Supply Shortfall and Short Term Adequacy*; or
 - (c) as prescribed in section 202.7 of the **ISO rules**, *Markets Suspension or Limited Markets Operations*.
- (2) Notwithstanding subsection 3(1)(a), the **ISO** must not use the reference price, as calculated in subsection 5, to set the system marginal price.

Pool Price

The **ISO** must set the **pool price** for each **settlement interval** based on the time weighted average of the sixty (60) one-minute system marginal price values determined for each minute of the **settlement interval**.

Reference Price

5(1) The **ISO** must calculate the reference price as follows:

reference price = (12.5 gigaJoules) multiplied by (the gas price)

Where:

the gas price is the monthly Canadian natural gas price for the month in \$/gigaJoule at AECO C and Nova Inventory Transfer, the Alberta Bidweek Spot Price, as published on www.ngx.com, and also in the "Canadian Gas Price Reporter."

(2) The ISO must use reasonable efforts to use the current month's gas price beginning at midnight on the second (2^{nd}) business day of the same month but until the ISO can update the gas price for the

Effective: 2015-11-26 Page 1 of 2

ISO Rules Part 200 Markets Division 201 General Section 201.6 Pricing



current month, the ISO must continue to use the previous month's Alberta Bidweek Spot Price.

- (3) If the gas price is no longer available on www.ngx.com, the "Canadian Gas Price Reporter", or otherwise, then the **ISO** must approve a reasonably equivalent gas price that it will use for purposes of determining the reference price and must subsequently, update this section of the **ISO rules** to indicate the new source for obtaining the gas price.
- (4) If the **ISO** uses a price other than the gas price identified in subsection 5(1) to calculate the reference price, then the **ISO** must:
 - (i) correct the gas price as soon as practicable; but
 - (ii) not modify the **pool price** due to any errors in the reference price.

Forecast Dispatch Price and Forecast Pool Asset Marginal Price

- **6(1)** The **ISO** must use reasonable efforts to publish a forecast **dispatch** price for each **settlement interval** on the AESO website no later than seventy (70) minutes prior to the start of such **settlement interval**.
- (2) The ISO must set the forecast dispatch price for a settlement interval at the highest pool asset marginal price of all pool assets forecast to be required to meet the forecast load requirement, using the expected energy market merit order for the settlement interval including importer operating blocks and the ISO expected import available transfer capacity for the interconnections for the settlement interval.
- (3) The ISO must set the forecast pool asset marginal price for a pool asset for each settlement interval at the price specified for the operating block in the offer or bid which corresponds to the forecast energy market dispatch level of the pool asset to meet the forecast load requirement.

Revision History

Effective	Description
2013-01-08	Initial Release
2013-09-24	Updated to bold the term "firm load".
2014-07-02	Added new subsection 6 for subject matter and drafting consistency.
2015-11-26	Added subsection 2(2) and related revisions to subsection 2(1).

Effective: 2015-11-26 Page 2 of 2

ISO Rules Part 200 Markets Division 201 General Section 201.7 Dispatches



Applicability

- 1 Section 201.7 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Requirements

Issuing Dispatches

- 2(1) The ISO may issue a dispatch to a pool participant.
- (2) The ISO may issue a dispatch verbally or electronically.

Requirement to Comply

- **3(1)** A **pool participant** must comply with a **dispatch** it receives subject to any other **ISO rule** or **reliability standard** and the exceptions in subsections 3(2).
- (2) A pool participant that is a legal owner of a generating source asset or an operator of a generating source asset, must comply with a dispatch it receives subject to the following exceptions:
 - (a) it considers that a real and substantial risk of damage to its generating **source asset** could result if it complied with the **dispatch**;
 - (b) it considers that a real and substantial risk to the safety of its employees or the public could result if it complied with the **dispatch**;
 - (c) it considers that a real and substantial risk of undue injury to the environment could result if it complied with the **dispatch**;
 - (d) it has received verbal authorization from the ISO to vary the requirements of the dispatch during commissioning and testing in accordance with any one or all of section 504.3 of the ISO rules, Coordinating Energization, Commissioning and Ancillary Services Testing, section 504.4 of the ISO rules, Coordinating Operational Testing, section 505.3 of the ISO rules, Coordinating Synchronization, Commissioning, WECC Testing and Ancillary Services Testing, and section 505.4 of the ISO rules, Coordinating Operational Testing; or
 - (e) those exceptions set out in subsections 5 and 6 of section 203.4 of the **ISO rules**, *Delivery Requirements for Energy*.

Report Inability to Acknowledge a Dispatch

- **4(1)** If a **pool participant** is unable to acknowledge a **dispatch** electronically due to an unavailability at its facilities of the Automated Dispatch and Messaging System or other electronic or communication systems, then the **pool participant** must verbally notify the **ISO** of the unavailability immediately after becoming aware of the unavailability and as soon as practicable, must also:
 - (a) provide the reasons for the unavailability;
 - (b) provide an estimate of the duration of the unavailability;
 - (c) provide the details of an action plan to resolve the unavailability; and

Effective: 2014-07-02 Page 1 of 2

ISO Rules Part 200 Markets Division 201 General Section 201.7 Dispatches



- (d) notify the ISO when the unavailability is over.
- (2) A **pool participant** must, if the unavailability is longer than expected, keep the **ISO** updated with current information regarding the expected duration of the unavailability.

Acknowledging Dispatches

- 5 A pool participant must acknowledge receipt of a dispatch:
 - (a) in the case of an automated message and unless the **pool participant** has notified the **ISO** of an unavailability in accordance with subsection 4(1)(a) by responding via the Automated Dispatch and Messaging System:
 - (i) within two (2) minutes for an intra-Alberta transaction; and
 - (ii) within five (5) minutes for an **interchange transaction**;
 - (b) in the case of contract **load shed service** for imports, within the time frame set out in the contract; or
 - (c) in the case of a voice **dispatch**, by repeating the **dispatch** to the **ISO**.

Revision History

Revision motory	
Effective	Description
2013-01-08	Initial Release
2014-07-02	Updated the references in subsection 3(2)(d) to the energization, commissioning and testing sections of the ISO rules; deleted the word "outages" in subsections 4 and 5 and replaced it with "unavailability".

Effective: 2014-07-02 Page 2 of 2

ISO Rules Part 200 Markets Division 201 General Section 201.8 Requirements for the Balancing Pool



- 1 Section 201.8 applies to:
 - (a) the Balancing Pool, established by section 75(1) of the **Act**, when:
 - (i) the Balancing Pool holds a **power purchase arrangement** for a **generating unit** that is subject to a **power purchase arrangement** for which the Balancing Pool has verified termination and, as a result, is held by the Balancing Pool in the capacity of a buyer in accordance with section 96(3) of the **Act**; and
 - (ii) the Balancing Pool does not have an agreement for **system access service** for the **generating unit**; and
 - (b) the ISO.

Requirements

Compliance with Pool Participant and Market Participant Obligations

The Balancing Pool must, for a **generating unit** that is subject to a **power purchase arrangement** for which the Balancing Pool has verified termination and, as a result, is held by the Balancing Pool in the capacity of a buyer in accordance with section 96(3) of the **Act** and for which the Balancing Pool does not have an agreement for **system access service**, comply with all obligations arising from being a **pool participant** and **market participant**, as if the Balancing Pool had an agreement for **system access service** for the **generating unit**.

Financial Settlement Matters Related to the Balancing Pool

- The **ISO** must, for a **generating unit** that is subject to a **power purchase arrangement** for which the Balancing Pool has verified termination and, as a result, is held by the Balancing Pool in the capacity of a buyer in accordance with section 96(3) of the **Act** and for which the Balancing Pool does not have an agreement for **system access service**, pay or charge the Balancing Pool for the following amounts arising from the first of the **month** in which the Balancing Pool has verified the termination of the **power purchase arrangement**:
 - (a) all amounts arising under the **ISO tariff**, as if the Balancing Pool were receiving **system** access service under Rate STS of the **ISO tariff**, *Supply Transmission Service*, at the **point of supply** for the **generating unit**; and
 - (b) all amounts arising from the Balancing Pool being a **pool participant** and **market participant**, as if the Balancing Pool had an agreement for **system access service** in respect of the **generating unit**.

Revision History

Date	Description
2017-12-04	Initial release

Effective: 2017-12-04 Page 1 of 1 Public

Part 200 Markets Division 201 General Section 201.9 Requirements for a Generating Unit Subject to a Power Purchase Arrangement



Applicability

- **1** Section 201.9 applies to:
 - (a) the **legal owner** of a **generating unit** that was subject to a **power purchase arrangement**, which has been terminated by the Balancing Pool, when the **legal owner** does not have an agreement for **system access service** for the **generating unit**; and
 - (b) the ISO.

Requirements

Compliance with Pool Participant and Market Participant Obligations

The legal owner of a generating unit that was subject to a power purchase arrangement, which has been terminated by the Balancing Pool, and for which the legal owner does not have an agreement for system access service, must comply with all obligations arising from being a pool participant and market participant, as if the legal owner had an agreement for system access service for the generating unit.

Financial Settlement Matters Related to the Legal Owner

- The **ISO** must, for a **generating unit** that was subject to a **power purchase arrangement**, which has been terminated by the Balancing Pool, and for which the **legal owner** does not have an agreement for **system access service**, pay or charge the **legal owner** for the following amounts arising from the first day of the **month** following the **month** in which the Balancing Pool terminated the **power purchase agreement**:
 - (a) all amounts arising under the **ISO tariff**, as if the **legal owner** were receiving **system access service** under Rate STS of the **ISO tariff**, *Supply Transmission Service*, at the **point of supply** for the **generating unit**; and
 - (b) all amounts arising from the **legal owner** being a **pool participant** and **market participant**, as if the **legal owner** had an agreement for **system access service** in respect of the **generating unit**.

Revision History

Date	Description
2018-03-28	Initial release

Part 200 Markets Division 202 Non-Routine Market Conditions Section 202.2 Short-Term Adequacy and Supply Shortfall

Applicability

- 1 Section 202.2 applies to:
 - (a) a pool participant;
 - (b) the legal owner of an electric distribution system; and
 - (b) the ISO.

Requirements

Short Term Adequacy Determinations and Supply Shortfall

2 If the **ISO** forecasts that the **interconnected electric system** will experience a state of supply shortfall, as evidenced by the **firm load** and minimum **regulating reserves** requirement exceeding the available supply and determined in accordance with the short term **adequacy** assessment conducted pursuant to subsection 3 of section 202.6 of the **ISO rules**, *Adequacy of Supply*, then the **ISO** must manage the state of supply shortfall in accordance with the provisions set out in subsections 3, 4 and 5 below.

Managing Supply Shortfall

- **3(1)** The **ISO** must, if it forecasts a state of supply shortfall, issue a message to **pool participants** warning of an upcoming state of supply shortfall.
- (2) The ISO must, if a state of supply shortfall persists after issuing the message in subsection 3(1), attempt to manage the state of supply shortfall by issuing **directives** which may include **directives**:
 - (a) instructing available generating source assets to deliver energy, including long lead time assets;
 - (b) curtailing demand opportunity service; and
 - (c) maximizing the import capability of the interties.
- (3) The ISO must not issue a directive instructing a long lead time asset to start if the required start-up time of the long lead time asset is greater than the time the supply shortfall condition is expected to last.
- (4) The ISO must, once the **short term adequacy** assessment referred to in subsection 2 indicates there is an adequate supply of energy to meet **firm load** and minimum **regulating reserves** in subsequent **settlement intervals**, cancel **directives** that instructed **long lead time assets** to start.

Operating Exceptions During Supply Shortfall

- **4(1)** The **ISO** may, during a state of supply shortfall, issue a **directive** to a **pool participant** instructing it to provide energy in excess of the **maximum capability** of the **source asset**.
- (2) The ISO must cancel a **directive** issued under subsection 4(1) when the energy provided above **maximum capability** is no longer required.
- (3) Notwithstanding any other provision of the ISO rules or reliability standards, the ISO may, if required to manage a state of supply shortfall, approve valid **e-tags** submitted for the current or next

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ISO Rules Part 200 Markets



Division 202 Non-Routine Market Conditions
Section 202.2 Short-Term Adequacy and Supply Shortfall

settlement interval for import energy that do not have a corresponding **offer**, up to the posted **available transfer capability** limit.

Firm Load Shed

- 5(1) The ISO may, if:
 - (a) a state of supply shortfall persists; and
 - (b) **firm load** and minimum **regulating reserve** cannot be met after completing the procedures in subsection 3(2)

issue directives to some or all legal owners of an electric distribution system instructing them to shed firm load.

- (2) The ISO must allocate the shedding of firm load among the legal owners of electric distribution systems on a pro rata basis.
- (3) The legal owner of an electric distribution system must develop and maintain a plan for shedding firm load.
- (4) The **legal owner** of an **electric distribution system** must ensure that its plan for shedding **firm load** takes into account the following:
 - (a) shedding of industrial and large commercial loads before residential loads;
 - (b) system operating limit violations;
 - (c) the need to maintain the integrity of **remedial action schemes** and the **under frequency load shedding** scheme;
 - (d) public safety and environmental impact; and
 - (e) **ISO** discretion to adjust curtailments as required to account for unforeseen circumstances.

Revision History

Effective	Description
2013-01-08	Initial Release
2013-09-24	Updated to clarify priority of industrial and commercial loads in load shedding
2013-12-20	Updated to reflect the move of the "short term adequacy assessment" from subsection 2(2) to section 202.6 of the ISO rules.

Effective: 2013-12-20 Page 2 of 2

Part 200 Markets Division 202 Dispatching the Markets Section 202.3 Issuing Dispatches for Equal Prices

Applicability

- 1 Section 202.3 applies to:
 - (a) the ISO

when operating the energy market and managing dispatch down service.

Requirements

Equally-Priced Operating Blocks

- **2(1)** The **ISO** must, if the price of an **operating block** in an **offer** or **bid** for a **pool asset** is identical to the price of one (1) or more **operating blocks** in an **offer** or **bid** in respect of another **pool asset** for the same **settlement interval** issue **dispatches** on a pro rata basis amongst the **flexible blocks** within the **settlement interval**.
- (2) The ISO must, if one (1) or more of the equally-priced operating blocks is an inflexible block, attempt to accommodate the inflexible blocks and minimize the issuing of dispatches for operating blocks higher in the energy market merit order.
- (3) Notwithstanding subsection 2(1), the **ISO** must:
 - (a) determine **dispatch** volumes for a **pool asset** that is an import asset or an export asset in accordance with the procedures set out in *OPP 301*, *Alberta –BC Interconnection Scheduling* and *OPP 302*, *Alberta-Saskatchewan Interconnection Scheduling*; and
 - (b) issue **dispatches** for equally priced zero dollar (\$0) **offers** in accordance with section 202.5 of the **ISO rules**, *Supply Surplus*.

Revision History

Effective	Description
2013-01-08	Initial release

Effective 2013-01-08 Page 1 of 1

ISO Rules Part 200 Markets Division 202 Dispatching the Markets Section 202.4 Managing Long Lead Time Assets



Applicability

- 1 Section 202.4 applies to:
 - (a) a pool participant; and
 - (b) the ISO,

when providing or procuring energy from a long lead time asset.

Requirements

Start-Up Time

- 2 A **pool participant** must enter a start-up time of no greater than thirty-six (36) hours in the Energy Trading System.
- Notwithstanding subsection 2, a **pool participant** that has a start-up time of greater than thirty-six hours (36) in the Energy Trading System on **June 7, 2016**, must reduce the start-up time to thirty six (36) hours or less within a period of no more than four (4) **months** from **June 7, 2016**.
- A pool participant to whom subsection 3 applies may submit notification of a **mothball outage** in accordance with subsection 3(1) of section 306.7 of the **ISO rules**, *Mothball Outage Reporting*.

Voluntarily Providing Energy from a Long Lead Time Asset that is not Synchronized

- **5(1)** A **pool participant** must, if it wishes to have a **long lead time asset** that is not synchronized participate in the energy market, enter a start time for the **long lead time asset** prior to two (2) hours before the start of the **settlement interval**.
- (2) A pool participant must enter a start time in the Automated Dispatch and Messaging System.
- (3) A pool participant must enter a start time which indicates when the pool participant anticipates the long lead time asset will synchronize to the interconnected electric system.
- (4) A pool participant may:
 - (a) prior to two (2) hours before the start of the **settlement interval**, submit a restated start time for the **long lead time asset**; and
 - (b) within two (2) hours before the start of the **settlement interval**, submit a restated start time for the **long lead time asset** if it has an **acceptable operational reason**.
- (5) A **pool participant** must ensure that a restated start time submitted in accordance with subsection 5(4) represents the current physical condition of the **long lead time asset**.
- (6) A pool participant must verbally notify the ISO before synchronizing a long lead time asset to the interconnected electric system.

Voluntarily Providing Additional Energy from a Long Lead Time Asset that is Synchronized

- **6(1)** A **pool participant** must, if the **ISO** makes a request, declare the additional energy it would be able to provide from a **long lead time asset** that is synchronized.
- (2) Notwithstanding subsection 6 of section 203.1 of the **ISO rules**, *Offers and Bids for Energy*, a **pool participant** that has a **long lead time asset** that is synchronized must have the **available capability** submitted for the **long lead time asset** equal the **maximum capability** of the **long lead time asset** less that portion of its energy that it is not currently delivering.

Effective: 2016-06-07 Page 1 of 3

ISO Rules Part 200 Markets Division 202 Dispatching the Markets Section 202.4 Managing Long Lead Time Assets



- (3) A **pool participant** must, if it wants a **long lead time asset** that is synchronized to be eligible to receive a **dispatch** for the energy it is not currently delivering:
 - (a) reflect the availability of such energy by appropriately adjusting the **available capability** of the **long lead time asset**; and
 - (b) do so prior to two (2) hours before the start of the **settlement interval**.
- (4) A pool participant must ensure that the adjustment to available capability referenced in subsection 6(3)(a) represents the current physical condition of the long lead time asset.

Cancelling a Directive for Energy from a Long Lead Time Asset

- **7(1)** Notwithstanding subsection 3 of section 301.2 of the **ISO rules**, *Directives*, a **pool participant** may refuse a **directive** to provide energy from a **long lead time asset** if it chooses instead to receive a **dispatch** in the energy market.
- (2) If a **pool participant** chooses to receive a **dispatch** as allowed in subsection 7(1), the **pool participant** must:
 - (a) in the case of a **long lead time asset** that is not synchronized, enter a start time in accordance with subsection 5(1); and
 - (b) in the case of a **long lead time asset** that is synchronized, adjust **available capability** in accordance with subsection 6(3); and

meet the time and MW requirements of the original directive.

(3) The **ISO** must, if a **pool participant** chooses to receive a **dispatch** in accordance with subsection 7(2), cancel the **directive** to provide energy from a **long lead time asset**, as applicable, and issue a **dispatch** according to the energy market **merit order**.

Payment for Incremental Generation Costs

- **8(1)** Subject to subsection 8(2) below, subsections 5(1) and (2) of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement* and the definition of **incremental generation costs**, a **pool participant** that has complied with a **directive** to provide energy from a **long lead time asset**, and with the cancellation of such **directive** may be eligible to receive payment for **incremental generation costs** from the **ISO**.
- (2) A **pool participant** that elects to participate in the energy market:
 - (a) before receiving a **directive** for energy from a **long lead time asset** that is not synchronized and by entering a start time in accordance with subsection 5;
 - (b) before receiving a **directive** to provide energy from a **long lead time** asset that is synchronized and by adjusting **available capability**; or
 - (c) after receiving a **directive** to provide energy from a **long lead time asset** but before complying with it and choosing instead to receive a **dispatch** in accordance with subsections 4(1) and (2),

is not eligible to receive payment for incremental generation costs.

Financial Settlement

9(1) A **pool participant** that has complied with a **directive** to provide energy from a **long lead time asset** must, within forty (40) **business day**s after the end of the **settlement period** in which such **directive** was issued, issue to the **ISO** a statement showing the amount owing or owed as calculated in

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Part 200 Markets Division 202 Dispatching the Markets Section 202.4 Managing Long Lead Time Assets



accordance with the definition of **incremental generation costs** and this subsection 9 along with supporting documentation.

- (2) The **pool participant** must provide to the **ISO** the supporting information used to determine the amount specified in any statement provided pursuant to this subsection 9, including all information necessary to confirm the costs, charges and other items specified in the definition of **incremental generation costs** and such other information as the **ISO** considers appropriate and may request.
- (3) The **ISO** must, if it approves the statement the **pool participant** issues, pay such statement on or before forty (40) **business days** following receipt by **ISO** of the statement and supporting information specified in this subsection 9.

Reporting

- **10** If the **ISO** issues a **directive** to provide energy from a **long lead time asset**, the **ISO** must prepare a report and post it on the AESO website which report must include:
 - (a) an explanation of the circumstances that caused and are related to the issuance of the directive:
 - (b) chronological events and material market impacts; and
 - (c) any other matters the ISO deems appropriate.

Revision History

Effective	Description
2013-01-08	Initial release
2016-06-07	Amended to include subsection 2 "Start-Up Time".

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ISO Rules Part 200 Markets Division 202 Dispatching the Markets Section 202.5 Supply Surplus



Applicability

- 1 Section 202.5 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Requirements

State of Supply Surplus and Multiple Zero Dollar (\$0) Offers

- **2(1)** If during a current hour the **ISO** forecasts that the **interconnected electric system** will experience a state of supply surplus in the next hour, as evidenced by the in merit electricity supply consisting of only multiple \$0 **offers** and the supply of electricity available from these **offers** exceeds the **system load**, then the **ISO** may curtail next hour import **interchange transactions** to balance system supply and **system load**.
- (2) Subject to subsection 2(3), if during a current hour the **ISO** determines that a state of supply surplus is imminent in the current hour or already exists, then the **ISO** must comply with the following procedures as may be required, in the following sequence, to balance system supply and **system load**:
 - (a) initiate curtailment of import interchange transactions;
 - (b) allow **pool participants** to submit **bids** to increase export **interchange transactions** within two (2) hours of the start of a **settlement interval**;
 - (c) allow **pool participants** to submit **offers** to decrease import **interchange transactions** within two (2) hours of the start of a **settlement interval**;
 - (d) allow **pool participants** to submit restatements reducing **generating unit** and **aggregated generating facility** output within two (2) hours of the start of a **settlement interval**;
 - (e) issue, on a pro rata basis:
 - (i) **dispatches** to **generating units** and **aggregated generating facilities** for partial volumes of **flexible blocks** of the \$0 **offers**;
 - (f) if there are generating units and aggregated generating facilities with \$0 offers for inflexible blocks stating volumes greater than their declared minimum stable generation, then issue directives to curtail those generating units and aggregated generating facilities to their declared minimum stable generation, starting with the generating units and aggregated generating facilities having the greatest difference in MW between the then current dispatch level and minimum stable generation and continuing in descending order until all those generating units and aggregated generating facilities have received directives; and
 - (g) issue **directives** for any other necessary actions, including shutting down **generating units** and **aggregated generating facilities**, to ensure system **reliability**.
- (3) If the ISO determines that a generating unit or aggregated generating facility is running at a generation level higher than its minimum stable generation in order to provide regulating reserve, then the ISO may, as part of the effective execution of the procedures set out in subsection 2(2), issue a dispatch to curtail delivery of regulating reserve from that generating unit or aggregated generating facility and issue a dispatch for regulating reserve to another generating unit or aggregated generating facility which can provide regulating reserve while operating at a lower generation level at or above minimum stable generation.

ISO Rules Part 200 Markets Division 202 Dispatching the Markets Section 202.5 Supply Surplus



- (4) If during a current hour the present, real time operating conditions change such that the **ISO** determines that following the procedural sequence set out in subsections 2(2) and 3 would put the **ISO** in contravention of any **reliability standard** requirement by failing to achieve compliance within the operating limits or required response time specified in that **reliability standard**, then the **ISO** may alter the procedural sequence.
- (5) If the **ISO** alters the procedural sequence as set out in subsection 2(4), then once the **ISO** is assured that the **interconnected electric system** is operating in a safe and reliable mode, the **ISO** must recommence the procedural sequence set out in subsections 2(2) and 3.

Transitioning Out of a State of Supply Surplus

3 When the **ISO** determines that the **interconnected electric system** is transitioning out of a state of supply surplus, the **ISO** must reverse any actions taken under subsection 2(2), in reverse order, to balance system supply and **system load**.

Revision History

Effective	Description
2018-09-01	Revised "source asset" to "generating unit or aggregated generating facility"; clarified subsections 2 and 3; and administrative revisions.
2012-03-28	Initial release

Applicability

- 1 Section 202.6 applies to:
 - (a) the ISO.

Requirements

Adequacy Assessments

- The **ISO** must, in order to assist in determining whether to cancel a **planned outage** or **unplanned outage** of generation under section 306.5 of the **ISO rules**, *Generation Outage and Reporting*, assess the **adequacy** of supply by, at a minimum, completing a supply and load forecast using the peak demand hour of every **day** for a two (2) year period, calculated as the sum of the following:
 - (a) the **maximum capability** from all **generating units** in Alberta with a **maximum capability** equal to or greater than 5 MW;

plus

(b) an estimate of the output from **aggregated generating facilities**;

plus

 import available transfer capability on interconnections with a program that increases available transfer capability;

minus

(d) declared **generating unit** derates;

minus

(e) any capacity of **generating units** which are affected by **transmission constraints**;

minus

(f) anticipated **generating unit** derates;

minus

(g) the daily forecast Alberta internal load;

minus

(h) **operating reserves** requirements;

plus

(i) price responsive load;

plus

aggregate planned outage, unplanned outage and forced outage records for load;
 plus

(k) load for demand opportunity service.

Short Term Adequacy Assessments

- The ISO must, every hour, assess the short term adequacy of supply by, at a minimum, completing a real time adequacy assessment for each settlement interval of the current day and for the six (6) remaining days of the forecast scheduling period on the day preceding that current day, calculated as the sum of the following:
 - (a) available capability from all generating source assets in Alberta with a maximum capability equal to or greater than 5 MW with a start-up time less than or equal to one (1) hour or with a submitted start time at or before the period being assessed;
 plus
 - (b) estimated output from **aggregated generating facilities**;

plus

- (c) estimated amount of price responsive load;
 - olus
- estimated amount of demand opportunity service load that is to be curtailed;
 plus
- on-site generation that supplies behind-the-fence load and submits available capability as a net-to-grid value;

plus

(f) import available transfer capability on the interties;

minus

(g) the peak forecast load from the day-ahead forecast of **Alberta internal load**;

minus

(h) the ISO's spinning reserve requirement;

minus

(i) constrained down generation, with the exception of constrained down **aggregated generation facilities**.

Long Term Adequacy Metrics and Reporting

- **4(1)** The **ISO** must establish, maintain and report on **long term adequacy** metrics on a quarterly basis in accordance with this section 202.6.
- (2) The ISO must make publicly available the following long term adequacy metrics:
 - (a) an Alberta electrical generation projects and retirements metric which is a non-confidential project list indicating such relevant information as the project name, the project proponents, the MW size of the project and the estimated year of project completion;
 - (b) a forecast reserve margin metric, including a reserve margin metric which must have a minimum five (5) year forecast period and be calculated using a methodology that:
 - (i) is a measure, expressed in percentage terms, representing the amount of generation

capacity at the time of system peak that is in excess of the annual peak demand;

- (ii) utilizes ISO load forecasts;
- (iii) utilizes existing **generating unit** capacity information such as **maximum capability** and the generation metric forecast capacity published as part of the Alberta electrical generation projects and retirements metric;
- (iv) accounts for behind-the-fence load and generation capacity;
- excludes wind and solar generation and adjusts for hydro generation available at the time of system peak;
- (vi) incorporates interconnection capacity; and
- (vii) may reflect more than a single supply and load scenario for the system;
- (c) a supply cushion metric which provides a two (2) year forecast of available daily generation capacity and peak demand both measured in MW which must be calculated using a methodology that:
 - incorporates generating unit capacity information such as the maximum capability of generating units;
 - (ii) utilizes ISO load forecasts;
 - (iii) incorporates daily average **planned outages** and derates as reported by **pool participants** in their **planned outage** scheduling submissions as well as a nominal average **unplanned outage** and **forced outage** rate;
 - (iv) accounts for behind-the-fence load and generation capacity;
 - excludes wind and solar generation and adjusts for hydro generation available at the time of daily system peak;
 - (vi) excludes interconnection capacity; and
 - (vii) excludes existing generation that is contractually available but that does not participate in the energy market;
- (d) a two (2) year probability of supply **adequacy** shortfall metric which provides a probabilistic assessment of a state of **supply shortfall** over the next two (2) years and which must be calculated using a methodology that:
 - (i) utilizes ISO load forecasts;
 - (ii) utilizes existing **generating unit** capacity information such as **maximum capability** and the generation metric capacity published as part of the Alberta electrical generation and retirements metric;
 - (iii) incorporates hourly **planned outages** and derates as reported by **pool participants** in their **planned outage** scheduling submissions;
 - (iv) incorporates interconnection capacity estimates; and
 - (v) utilizes a distribution of outcomes for the following inputs:
 - (A) intermittent or energy limited resources; and
 - (B) unplanned outages and forced outages.

Long Term Adequacy Threshold Determination and Use

- **5(1)** The **ISO** must, for the two (2) year probability of supply **adequacy** shortfall metric model set out in subsection 4(2)(d), use a **long term adequacy** threshold which:
 - (a) represents the equivalent impact of the probability of having a system supply shortfall occur once every ten (10) years; and
 - (b) is calculated as the one (1) hour average **Alberta internal load** for a year divided by five (5);

being the level which, if exceeded, would indicate a need for the **ISO** to consider taking preventative action.

- (2) The **ISO** must, using the two (2) year probability of supply **adequacy** shortfall metric, estimate on a quarterly basis the expected total system MWh not served in a subsequent two (2) year period.
- (3) The ISO must, if the estimated total system MWh not served exceeds the long term adequacy threshold established at the time, undertake further studies to verify the likely cause, magnitude and timing of the potential adequacy issue.

Long Term Adequacy Threshold Actions

- The **ISO** may, if the **long term adequacy** threshold is exceeded and the **ISO** deems that a potential **adequacy** issue requires preventative action, procure any one (1) or more of the following services:
 - (a) load shed;
 - (b) self-supply and back-up generation that would not otherwise be available to participate in the energy market; and
 - (c) emergency portable generation;

being long term adequacy threshold actions.

Procurement of Long Term Adequacy Threshold Actions

7 The **ISO** must procure **long term adequacy** threshold actions using established **ISO** procurement procedures and, where possible and practical, in a manner that encourages competition.

Recovery of Long Term Adequacy Threshold Actions Costs

- **8(1)** The **ISO** must, if it procures **long term adequacy** threshold actions, establish a methodology that results in the recovery of the costs of **long term adequacy** threshold actions.
- (2) The **ISO** must institute a charge to load, primarily directed to the **pool participants** who consume energy during higher priced hours, which recovers the costs of **long term adequacy** threshold actions.

Revision History

Date	Description
2018-09-01	Revised references to "wind aggregated generating facilities" to "aggregated generating facilities"; replaced "wind" with "wind and solar generation"; administrative revisions.
2014-10-01	Amendment to the short term adequacy assessments calculation to include the ISO's spinning reserve requirement.
2013-12-20	Initial release

Applicability

- 1 Section 202.7 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

State of Limited Markets Operations

- **2** If, due to:
 - (a) the unavailability of ISO merit order related tools; or
 - (b) the ISO being required to completely evacuate ISO personnel from the ISO's System Coordination Centre due to an emergency or disaster event, resulting in the ISO using its Back Up Coordination Centre;

the **ISO** cannot access the ordinary course energy market **merit order**, which lack of access materially impedes the **ISO**'s ability to accurately and substantially issue **dispatches** and operate any one or all of the **merit orders**, then the **ISO** may, by the issuance of a declaration in accordance with subsection 3:

- (c) declare that a state of limited markets operations is in effect; and
- (d) invoke the limited markets operations procedures set out in this section 202.7.

Declaration Invoking a State of Limited Markets Operations

- **3(1)** The **ISO** must issue a declaration if it is invoking a state of limited markets operations.
- (2) The declaration must include:
 - (a) the reasons that the **ISO** is invoking the state of limited markets operations;
 - (b) the commencement date and time of the state of limited markets operations; and
 - (c) a reasonable estimate of the anticipated date and time of termination of the state of limited market operations, and the return to ordinary course markets operations.
- (3) The ISO must use all reasonable efforts to issue the declaration as simultaneously as is possible to **market participants** who may reasonably be anticipated to be affected by the state of limited markets operations.
- (4) The **ISO** from time to time may issue a subsequent declaration updating **market participants** on limited markets operations developments as the circumstances warrant.
- (5) The **ISO** may select one or more of the following methods to issue a declaration, depending on which is the most practical and effective method under the circumstances:
 - (a) the real time AIES Event Log or other message communications posted on the AESO website:
 - (b) Automated Dispatch and Messaging System communications; or

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(c) pre-recorded telephone notifications, followed up by written confirmations.

Dispatches During a State of Limited Markets Operations

- **4** During a state of limited markets operations:
 - (a) the ISO must use the most current and reasonably accurate merit orders then available to the ISO under the circumstances, to continue to issue dispatches in a manner which is as close as possible to ordinary course operations;
 - (b) subject to subsection 4(c), the ISO must use all reasonable efforts to ensure that any dispatches the ISO has issued for dispatch down services and ancillary services at the commencement of the state of limited markets operations remain in effect until termination of the state of limited markets operations; and
 - (c) if the system marginal price exceeds the reference price during the state of limited markets operations, then the **ISO** may determine that any one or all of the **dispatch down services** must be terminated until the termination of the state of limited markets operations.

Energy Market Pricing During a State of Limited Markets Operations

- **5(1)** During a state of limited markets operations and subject to subsection 5(2), the **ISO** must determine the energy market **pool price** as the system marginal price at each minute, which must be the highest eligible **pool asset** marginal price of all **pool assets** to meet **system load** in the energy market **merit order** referred to in subsection 4(a).
- (2) The system marginal price during a state of limited markets operations must be one thousand dollars (\$1,000) per MWh under the circumstances set out in subsection 3(1)(b) of section 201.6 of the **ISO rules**, *Pricing*.

Other Pricing During a State of Limited Markets Operations

- **6** During a state of limited markets operations:
 - (a) the **ISO** must make **dispatch down service** payments based on the system marginal price in each minute, in accordance with subsection 8 of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement*;
 - (b) the **ISO** must make **ancillary services** payments based on the **pool price**, which such price is determined in accordance with subsection 4 of section 201.6 of the **ISO rules**, *Pricing*;
 - (c) the **ISO** may suspend uplift payments under subsection 6 of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement*; and
 - (d) the **ISO** may suspend payments for **transmission constraint rebalancing** required under subsection 7 of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement*.

Termination of a State of Limited Markets Operations

7(1) The **ISO**, by issuing a declaration, must terminate a state of limited markets operations as soon as it restores ordinary course access to the merit orders.

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(2) The **ISO** must use the most practical and effective communication method referenced in subsection 3(5) to issue a declaration to **market participants** that the **ISO** has terminated a state of limited markets operations and ordinary course merit order operations are to recommence by the date and time specified in the declaration.

State of Markets Suspension

8(1) If:

- (a) the interconnected electric system is experiencing a blackout;
- (b) the **interconnected electric system** is breaking up into two (2) or more **electrical islands** causing **transmission constraints** that significantly limit or prohibit markets operations; or
- (c) the **ISO** is unable to continue in a state of limited markets operations under this section 202.7 because:
 - (i) the ISO no longer can use the most current and reasonably accurate energy market merit order due to material variances between that energy market merit order and the energy production capabilities of the pool assets associated with the energy market merit order; or
 - (ii) the **ISO** no longer can perform and operate merit order functions at the Back Up Coordination Centre as referenced in subsection 2(b);

then once an approval is granted under subsection 8(2), the **ISO** may issue a declaration in accordance with subsection 9 invoking a state of markets suspension for the energy market, the **ancillary services** market and the **dispatch down service** market, and implementing the markets suspension procedures set out in this section 202.7.

(2) The **ISO** may not issue a declaration invoking a state of markets suspension without the approval of the Chief Executive Officer of the **ISO** or a designee, but if the **interconnected electric system** is experiencing a **blackout** as referenced under subsection 8(1)(a), then the **ISO** may, by declaration in accordance with subsection 9, invoke a state of markets suspension without Chief Executive Officer approval.

Declaration Invoking a State of Markets Suspension

- 9(1) The ISO must issue a declaration if it is invoking a state of markets suspension.
- (2) The declaration must include:
 - (a) the reasons that the **ISO** is invoking the state of markets suspension;
 - (b) the commencement date and time of the state of markets suspension; and
 - (c) a reasonable estimate of the anticipated date and time of the termination of the state of markets suspension, and the return to ordinary course markets operations.
- (3) The ISO must use all reasonable efforts to issue the declaration as simultaneously as is possible to **market participants** who may reasonably be anticipated to be affected by the state of markets suspension.

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- (4) The **ISO** from time to time may issue a subsequent declaration updating **market participants** on markets suspension developments as the circumstances warrant.
- (5) The **ISO** may select one or more of the following methods to issue the declaration, depending on which is the most practical and effective method under the circumstances:
 - the real time AIES Event Log or other message communications posted on the AESO website;
 - (b) Automated Dispatch and Messaging System communications; or
 - (c) pre-recorded telephone notifications, followed up by written confirmation.

Effect of a State of Markets Suspension

- 10 During the period of time a state of markets suspension is in effect, the ISO:
 - (a) is not required to follow the **merit orders**; and
 - (b) must determine the system marginal price in accordance with subsection 11.

System Marginal Pricing during a State of Markets Suspension

- **11(1)** During a state of markets suspension and subject to subsection 11(2), the **ISO** must determine the system marginal price at each minute, which price must be either the prior thirty (30) **day** average **on peak** price or **off peak** price, depending on the hour of **day** the state of markets suspension is in effect.
- (2) The system marginal price during a state of markets suspension must be one thousand dollars (\$1,000) per MWh under the circumstances set out in subsection 3(1)(b) of section 201.6 of the **ISO** rules, *Pricing*.

Operating Costs Recovery for Certain Market Participants

- **12(1)** If for a state of markets suspension a **market participant** does not recover from energy receipts revenue all operating costs, as specified in subsection 12(2) below, for any **pool asset** that operated during that state of market suspension, then the **ISO** must pay to the **market participant** an additional amount up to, but not in excess of, those operating costs, net of the energy receipts revenue.
- (2) Subject to subsection 12(3), the operating costs referred to in subsection 12(1) may include:
 - variable supply transmission service charges which are the actual cost of all variable charges from Rate Schedule STS of the ISO tariff, including the applicable loss factor charge or credit;
 - (b) variable operating and maintenance charges;
 - (c) fuel cost to operate the pool asset; and
 - (d) other related reasonable costs the **ISO** approves.
- (3) If during a state of markets suspension a **market participant** incurs start-up costs for a **pool asset** as the result of receiving a **directive** to start-up the **pool asset**, and then subsequently the **market participant**:
 - (a) receives a directive to shut down the same pool asset; or

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Part 200 Markets Division 202 Dispatching the Markets Section 202.7 Markets Suspension or Limited Markets Operations

(b) receives a **dispatch** to terminate energy delivery or consumption for the same **pool asset** upon the termination of the markets suspension and the return to ordinary course operations;

then the **market participant** may include those start-up costs in the operating costs to be recovered in accordance with subsection 12(2).

(4) The ISO must include as a line item in a power pool statement any charge to a pool participant under subsection 8 of section 103.6 of the ISO rules, ISO Fees and Charges for the ISO to recover any costs associated with the payment of operating costs net of energy receipts revenue due to a markets suspension under this section 202.7.

Termination of a State of Markets Suspension

- **13(1)** The **ISO**, by issuing a declaration, must terminate a state of markets suspension as soon as it restores ordinary course markets operations.
- (2) The **ISO** must use the most practical and effective communication methods referenced in subsection 9(5) to issue a declaration to **market participants** that the **ISO** has terminated a state of markets suspension and ordinary course markets operations are to recommence by the date and time specified in the declaration.
- (3) The **ISO** must publish a preliminary report on the AESO website, no later than five (5) **business days** following the last **day** of a state of markets suspension, containing a summary of events and circumstances which led to the **ISO** invoking the state of markets suspension.
- (4) The **ISO** must publish a final report on the AESO website, no later than twenty (20) **business days** following the termination of a state of markets suspension, containing details on how the **ISO** managed the markets suspension situation and the **interconnected electric system** during the state of markets suspension, and the efforts the **ISO** undertook to return the markets to ordinary course markets operations.

Revision History

Effective	Description
2011-10-13	Initial release
2013-01-08	Previously defined terms have been un-defined and so the words have been un- bolded.
	Updated to refer to section 201.6 Pricing.
2015-11-26	Addition of subsection 6(d) to refer to new subsection 7 of section 103.4 of the ISO rules.

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Part 200 Markets Division 203 Energy Market Section 203.1 Offers and Bids for Energy



Applicability

- 1 Section 203.1 applies to:
 - (a) a pool participant; and
 - (b) the ISO,

when participating in the energy market.

Requirements

Submission Method and Timing

- **2(1)** A **pool participant** may only submit an **offer** or a **bid** to the **power pool** in respect to an active **pool asset** listed opposite their name in the **ISO** list of **pool assets**.
- (2) A pool participant submitting an offer or bid must submit such offer or bid:
 - (a) before 12:00 hours on the day before the day that the offer or bid is effective, subject to any extension of time granted pursuant to subsection 3 of section 201.4 of the ISO rules, Submission Methods and Coordination of Submissions; and
 - (b) no earlier than 00:00, seven (7) days prior to the day that the offer or bid is effective.

Obligation to Offer and Offer Content

- **3(1)** A **pool participant** must, for each **settlement interval**, submit an **offer** for each of its **source assets** with a **maximum capability** of five (5) MW or greater.
- (2) A pool participant must not, notwithstanding subsection 3(1), submit an offer for:
 - (a) any of its source assets with a maximum capability of less than five (5) MW; and
 - (b) capacity that is committed under a contract for long term adequacy.
- (3) A pool participant must include in each operating block in an offer;
 - (a) a price in \$/MWh to the nearest cent per MWh which:
 - (i) in the case of **source asset** that is not an import asset, is greater than or equal to zero dollars (\$0) per MWh and less than one thousand dollars (\$1000) per MWh; and
 - (ii) in the case of an import, is zero dollars (\$0);
 - (b) a quantity in MW; and
- (c) an indication of whether the **operating block** is a **flexible block** or an **inflexible block**; and must also include in the **offer** the **minimum stable generation** for **the source asset**.
- (4) A pool participant that submits an offer must ensure that:
 - (a) the cumulative total MW, as entered for the highest priced **operating block** in the **offer** for the **settlement interval**, equals the **maximum capability** of the **source asset**; and

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Part 200 Markets Division 203 Energy Market Section 203.1 Offers and Bids for Energy



(b) the minimum stable generation submitted for the source asset does not exceed the MW of the operating block with the lowest offer price for the source asset and a quantity greater than zero (0), including when submitted as part of a restatement under subsection 5(2) of section 203.4, Energy Restatements.

Offers During Commissioning and Testing

4 Notwithstanding subsection 3(3)(a)(i), a **pool participant** that submits an **offer** for a generating **source asset** which is undergoing **commissioning** and testing under section 505.3 of the **ISO rules**, *Coordinating Synchronization, Commissioning, WECC Testing and Ancillary Services Testing* must, until the **ISO** otherwise authorizes in writing, submit a price for the **offer** of zero dollars (\$0).

Available Capability

5 A pool participant that submits an offer must also submit the available capability, in MW, for each source asset which such available capability must equal the maximum capability of the source asset unless the pool participant has submitted an acceptable operational reason with the offer.

Operating Constraints for Offers

- **6(1)** A **pool participant** that submits an **offer** must also submit the following operating constraints:
 - (a) ramp rate; and
 - (b) the initial start-up time.
- (2) A pool participant must submit to the ISO any changes to the operating constraints of a source asset as soon as reasonably practicable.

Option to Bid and Bid Content

- 7(1) A pool participant may, for a settlement interval, submit a bid for any of its sink assets.
- (2) A pool participant must include in each operating block in a bid:
 - (a) a price in \$/MWh to the nearest cent per MWh which:
 - (i) in the case of a **sink asset** that is not an export asset, is greater than or equal to zero dollars (\$0) per MWh and less than one thousand dollars (\$1000) per MWh; and
 - (ii) in the case of export, is nine hundred and ninety-nine dollars and ninety-nine cents (\$999.99); and
 - (b) a quantity in MW.
- (3) A **pool participant** that submits a **bid** must ensure that the total MW in the **bid** do not exceed the peak load of the **sink asset**.

Standing Submission

8(1) A **pool participant** may create a standing submission, being an **offer** or **bid** that remains in place until the **pool participant** changes it.

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Part 200 Markets Division 203 Energy Market Section 203.1 Offers and Bids for Energy



(2) The ISO must use the data contained in the standing submission for the **pool asset** for the **day** following the **forecast scheduling period**.

Validation

- 9 The **ISO** must, as soon as reasonably practicable following the receipt of an **offer** or **bid**, send to the **pool participant** who submitted the **offer** or **bid**:
 - (a) acknowledgment of receipt of the offer or bid;
 - (b) notification that the **offer** or **bid** is either valid or invalid with respect to this section 203.1 of the **ISO rules**; and
 - (c) if an offer or bid is invalid, an explanation as to why the offer or bid is not accepted.

Revision History

Effective	Description
2013-01-08	Initial Release
2013-12-20	Updated subsections 3(1) and 3(2) to clarify offers in the context of capacity that is committed under a contract for long term adequacy.

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ISO Rules Part 200 Markets Division 203 Energy Market Section 203.2 Issuing Dispatches for Energy



Applicability

- 1 Section 203.2 applies to:
 - (a) the ISO

when operating the energy market.

Requirements

Dispatch Considerations

2 During normal system conditions, the **ISO** must, when a change in demand or supply requires a **dispatch** in order to balance the system, issue **dispatches** for the next **operating block** in the **merit order**, subject to any restrictions created by **inflexible blocks**.

Revision History

Effective Description 2013-01-08 Initial Release

ISO Rules:

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Part 200 Markets Division 203 Energy Markets Section 203.3 Energy Restatements



Applicability

- 1 Section 203.3 applies to:
 - (a) a pool participant;

when participating in the energy market.

Requirements

Available Capability Restatements for Offers

- **2(1)** A **pool participant** must only submit an **available capability** restatement revising the **available capability** of a **source asset** if such revision is:
 - (a) as a result of an acceptable operational reason;
 - (b) in relation to an **operational deviation** and required under subsection 5(3) of section 203.4 of the **ISO rules**, *Delivery Requirements for Energy*; or
 - (c) in order to reflect the output of the source asset which is restricted during either one (1) or both of commissioning and testing under section 505.3 of the ISO rules, Coordinating Synchronization, Commissioning, WECC Testing and Ancillary Services Testing or under section 505.4 of the ISO rules, Coordinating Operational Testing.
- (2) A pool participant that submits an offer must, if there is a change to the available capability of the source asset as a result of any of the circumstances outlined in subsections 2(1)(a), (b) or (c), submit an available capability restatement revising the available capability for the applicable hours, as soon as reasonably practicable.
- (3) A pool participant must submit the reason or reasons for submitting an available capability restatement for a source asset.

Price Restatements for Offers

A **pool participant** that submits an **offer** may submit a price restatement but must only do so prior to two (2) hours before the start of a **settlement interval**.

MW Restatements for Offers

- **4(1)** A **pool participant** that submits an **offer** may submit a MW restatement prior to two (2) hours before the start of a **settlement interval**.
- (2) A pool participant that submits an offer must submit a MW restatement redistributing the MW to represent the operating state of the **source asset**, as soon as reasonably practicable, if the **source asset** cannot comply with the current **offer** as a result of:
 - (a) either
 - (i) an acceptable operational reason; or
 - (ii) an **operational deviation** and such restatement is required under subsection 5(3) of section 203.4 of the ISO rules, *Delivery Requirements for Energy*; and

an **available capability** restatement under subsection 2 cannot reasonably accommodate the **source asset**'s operating state; or

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Part 200 Markets Division 203 Energy Markets Section 203.3 Energy Restatements



- (b) carrying out either one (1) or both of **commissioning** and testing under section 505.3 of the **ISO rules**, Coordinating Synchronization, Commissioning, WECC Testing and Ancillary Services Testing or under section 505.4 of the **ISO rules**, Coordinating Operational Testing.
- (3) A **pool participant** must submit the reason or reasons for submitting a MW restatement in accordance with subsection 4(2)(a) if such MW restatement is submitted within two (2) hours of the start of the **settlement interval** or within the current **settlement interval**.
- (4) If a **pool participant** is responding to the **ISO** under subsection 2(2)(c) of section 202.5 of the **ISO** rules, *Supply Surplus*, then the **pool participant** must submit a restated **offer** for its **source asset** within the current hour which reduces the quantity of only the zero dollar (\$0) **operating block** of the **source asset**.

Minimum Stable Generation Restatements for Offers

- **5(1)** A **pool participant** that submits an **offer** must, if there is a change to the **minimum stable generation** as a result of any **acceptable operational reason**, submit a **minimum stable generation** restatement for the **source asset** for the applicable hours, as soon as reasonably practicable.
- (2) If the restated minimum stable generation:
 - (a) is lower than the previously submitted minimum stable generation; and
 - (b) the restatement is submitted within two (2) hours of the start of the settlement interval,

then the **pool participant** is prohibited from restating the MW of the **operating block** with the lowest **offer** price for the **source asset**.

- (3) If the restated minimum stable generation:
 - (a) is higher than the previously submitted minimum stable generation; and
 - (b) the restatement is submitted within two (2) hours of the start of the settlement interval,

then the **pool participant**, when restating an increase to the MW of the **operating block** with the lowest **offer** price for the **source asset** in order to comply with subsection 3(4)(b) of section 203.1 of the **ISO rules**, *Offers and Bids*, must take any such additional MW from the **operating blocks** with the next highest **offer** price in ascending order.

(4) A **pool participant** must submit the reason or reasons for submitting a **minimum stable generation** restatement under subsection 5(1).

Price Restatements for Bids

A **pool participant** that submits a **bid** may submit a price restatement but must only do so prior to two (2) hours before the start of a **settlement interval**.

MW Restatements for Bids

- **7(1)** A **pool participant** that submits a **bid** may submit a MW restatement prior to two (2) hours before the start of a **settlement interval**.
- (2) A pool participant that submits a bid must submit a MW restatement redistributing, or in the case of exports reducing, the MW to represent the operating state of the sink asset, as soon as reasonably practicable, if the sink asset cannot comply with the current bid as a result of an acceptable operational reason.

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ISO Rules Part 200 Markets Division 203 Energy Markets Section 203.3 Energy Restatements



- (3) A pool participant must submit the reason or reasons for submitting a MW restatement under subsection 7(2) if such MW restatement is submitted within two (2) hours of the start of the settlement interval or within the current settlement interval.
- (4) If a **pool participant** is responding to the **ISO** under subsection 2(2)(b) of section 202.5 of the **ISO** rules, *Supply Surplus*, then the **pool participant** must submit a MW restatement for its **bid** for the applicable **sink asset** in the current hour, increasing the MW of the export **interchange transaction**.

Revision History

Effective	Description
2013-01-08	Initial Release
2013-11-08	Amended subsection 4(2), added clarity to "the operating block" in subsections 5(2) and 5(3), and corrected a subsection reference.
2014-07-02	Corrected typos in subsection 2(1)(b) by updating the references to be "section 203.4" of the ISO rules instead of "section 203.3".

Effective: 2014-07-02 Page 3 of 3



ISO Rules Part 200 Markets Division 203 Energy Market Section 203.4 Delivery Requirements for Energy

Applicability

- 1 Section 203.4 applies to:
 - (a) a pool participant with a generating source asset that has an associated current offer; and
 - (b) the ISO,

when participating in the energy market.

Requirements

Compliance Responsibilities

- **2(1)** A **pool participant** may only deliver energy to the **interconnected electric system** pursuant to a **dispatch** or a **directive** the **ISO** issues.
- (2) A pool participant must:
 - (a) operate its generating **source assets** or cause them to be operated; and
 - (b) respond to dispatches from the ISO,

using **good electric industry practice**, including the design, implementation and use of reasonable **dispatch** protocols, together with personnel and software systems designed to detect and address errors or omissions in a timely fashion.

Generating Asset Steady State Compliance

- **3(1)** A pool participant must not, during generating asset steady state, vary the average MW it delivers from a generating source asset in any 10 minute clock period from the dispatch MW by more than the allowable dispatch variance.
- (2) A pool participant that is supplying regulating reserve from a generating source asset must ensure that the MW delivered in any 10 minute clock period is:
 - (a) not less than the dispatch MW minus the allowable dispatch variance; and
 - (b) not greater than the **dispatch** MW plus the **regulating reserve** plus the **allowable dispatch variance**.

Ramping Compliance

- **4(1)** A **pool participant** must move the output of a generating **source asset** which is:
 - (a) the subject of a dispatch; and
 - (b) ramping

towards the MW level indicated in that **dispatch** within ten (10) minutes of the time specified in the **dispatch** but not prior to the time specified in the **dispatch**.

- (2) A pool participant must ensure that each generating source asset reaches generating asset steady state in:
 - (a) no longer than the period of time calculated as follows:
 - (i) divide the change in **dispatch** MW by the **ramp rate** the **pool participant** submits;

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ISO Rules Part 200 Markets Division 203 Energy Market Section 203.4 Delivery Requirements for Energy

- (ii) add forty percent (40%) of the time calculated in subsection 4(2)(a)(i) or five (5) minutes, whichever is greater; and
- (iii) add the ten (10) minutes referred to in subsection 4(1); and
- (b) no sooner than the period of time calculated as follows:
 - (i) divide the change in dispatch MW by the ramp rate the pool participant submits; and
 - (ii) subtract forty percent (40%) of the time calculated in subsection 4(2)(b)(i) or five (5) minutes, whichever is greater.

Operational Deviation

- **5(1)** A **pool participant** must, if a generating **source asset** experiences an **operational deviation**, verbally inform the **ISO** as soon as practical of the occurrence of the **operational deviation** and provide a description of the cause if known.
- (2) A **pool participant** must inform the **ISO** of the information required under subsection 5(1) on a telephone line the **ISO** designates, which must contain a voice recording system.
- (3) A pool participant must, if an operational deviation extends for twenty (20) minutes or longer, submit an available capability restatement or MW restatement for the generating source asset that represents the operational capability of the generating source asset and must do so no later than twenty (20) minutes after the commencement of the operational deviation.

Exceptions to Non-Compliance

- Notwithstanding the provisions set out in subsections 3, 4 and 5, the **ISO** must not determine that a **pool participant** is non-compliant with a **dispatch** for a generating **source asset** if the **pool participant** has met its responsibilities as set out subsection 2 and one (1) or more of the following circumstances occur:
 - (a) the generating **source asset** is **ramping** into position to provide **operating reserve** in response to a **dispatch** in the fifteen (15) minutes before the time indicated in that **dispatch**;
 - (b) the generating **source asset** is operating below the **minimum stable generation** level indicated in the Energy Trading System, but only if that generating **source asset** is:
 - (i) synchronizing and its **available capability** the **pool participant** submitted is equal to its **minimum stable generation** and it has received a **dispatch** for that quantity, in MW;
 - (ii) going off line and its **available capability** the **pool participant** submitted is equal to zero (0) and it has received a **dispatch** for that quantity, in MW;
 - (iii) unable to follow the ramp rate the pool participant submitted when its output is being increased to its minimum stable generation and the pool participant has submitted a verbal plan to the ISO indicating a proposal for ramping to minimum stable generation, which verbal plan must be provide an estimate of the time required to achieve the ramp rate and be updated for deviations of greater than thirty (30) minutes or fifty (50) MW; or
 - (iv) stopped at an output level not identified in the verbal plan referenced in subsection 6(1)(b)(iii) above, but which is below **minimum stable generation** for more than thirty (30)

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ISO Rules Part 200 Markets Division 203 Energy Market Section 203.4 Delivery Requirements for Energy

minutes for an operational reason and the **pool participant** has submitted a restatement of the **available capability** accordingly:

- (c) the generating source asset is responding to abnormal frequency through automatic governor action;
- (d) an **operational deviation** has occurred and the **pool participant** has complied with subsection 5; and
- (e) energy is being delivered to the **interconnected electric system** from a generating **source asset** while it is being tested or commissioned or both, in accordance with applicable provisions of the **ISO rules**.

Concurrent Energy and Operating Reserve Requirements

- **7(1)** The **ISO** must, when assessing a **pool participant**'s compliance with subsections 4(3) through 4(6) of section 205.2 of the **ISO rules**, *Issuing Dispatches and Directives for Operating Reserve* in a situation where there are concurrent energy and **spinning reserve** requirements or energy and **supplemental reserve** requirements, consider the time of the energy **dispatch** to be:
 - (a) fifteen (15) minutes after the **directive** for **spinning reserve** or **supplemental reserve** in the case of subsection 4(3); and
 - (b) the time the **pool asset** is providing the amount of **real power** described in subsection 7(1) of section 205.5 of the **ISO rules**, Spinning Reserve Technical Requirements and Performance Standards, or subsection 7(1) of section 205.6 of the **ISO rules**, Supplemental Reserve Technical Requirements and Performance Standards, in the case of subsection 4(4);
 - (c) the later of fifteen (15) minutes after the **directive** for **spinning reserve** or **supplemental reserve** or the time of the **dispatch** in the case of subsection 4(5); and
 - (d) the time the **pool asset** is providing the amount of **real power** described in subsection 7(1) of section 205.5 of the **ISO rules**, *Spinning Reserve Technical Requirements and Performance Standards*, or subsection 7(1) of section 205.6 of the **ISO rules**, *Supplemental Reserve Technical Requirements and Performance Standards*, in the case of subsection 4(6).
- (2) The ISO must, when assessing a pool participant's compliance with subsections 4(3) through 4(6) of section 205.2 of the ISO rules, *Issuing Dispatches and Directives for Operating Reserve* in a situation where there are concurrent energy and **spinning reserve** requirements or energy and **supplemental reserve** requirements, consider the MW quantity to be the energy **dispatch** quantity plus the **spinning reserve** or **supplemental reserve** quantity while the **directive** remains in effect.

Revision History

Effective	Description
2013-01-08	Initial release
2014-12-23	Added subsection 7 to address requirements in section 205.2 of the ISO rules related to concurrent energy and operating reserve

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Applicability

- 1 Section 203.6 applies to:
 - (a) a **pool participant** seeking to exchange or transact an import or export **interchange transaction**; and
 - (b) the ISO.

Capability Limits Determinations by the ISO

- **2(1)** The **ISO** must determine and post on the AESO website the following capability limits in MW prior to each **settlement interval**, and also on an as required basis when **interconnected electric system** operating conditions change:
 - (a) the Alberta interchange capability;
 - (b) the import and export capability of the combined British Columbia and Montana transfer paths; and
 - (c) the import available transfer capability and export available transfer capability for each of the British Columbia, Montana and Saskatchewan transfer paths.
- (2) Once the ISO has determined the limits under subsection 2(1), it must ensure that:
 - the amount in MW of all transmission service for all import and export interchange transactions for all transfer paths does not exceed the Alberta interchange capability limit referenced in subsection 2(1)(a);
 - (b) the amount in MW of all transmission service for all import and export **interchange transactions** for the combined British Columbia and Montana transfer paths does not exceed the combined limit referenced in subsection 2(1)(b); and
 - (c) the amount in MW of all transmission service for all import and export **interchange transactions** for an individual transfer path does not exceed the limit for that transfer path referenced in subsection 2(1)(c).

Total Transfer Capability Determinations by the ISO

- 3(1) The ISO must determine the import total transfer capability and the export total transfer capability for an individual transfer path, in order to determine the import available transfer capability and the export available transfer capability for that transfer path.
- (2) The ISO must make the determinations under subsection 3(1) with reference to the applicable provisions of any related **reliability standards**.

Available Transfer Capability Determinations by the ISO for a Transfer Path

- **4(1)** The **ISO** must use the import **available transfer capability** and the export **available transfer capability** limits as referenced under subsection 2(1)(c) for an individual transfer path, as the maximum capability for scheduling **interchange transactions** on that transfer path.
- (2) The ISO must post on the AESO website the import available transfer capability and the export available transfer capability as determined for an individual transfer path.

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(3) The ISO must post on the AESO website as soon as is reasonably practical any change to the import available transfer capability or the export available transfer capability for an individual transfer path.

Submission of Interchange Transaction Bids and Offers by a Pool Participant

- **5(1)** Notwithstanding subsection 3.5.2 of the **ISO rules**, *Submission Timing*, a **pool participant** with an import or export energy **interchange transaction** must submit through the **Energy Trading System** the import **offer** or export **bid** for the **interchange transaction**, as applicable, no later than two (2) hours prior to the start of the **settlement interval** in order for the **interchange transaction** to be included in the **energy market merit order**.
- (2) A pool participant with any form of interchange transaction must use all reasonable efforts to procure transmission service from applicable transmission service providers in an amount in MW at least equal to the available capability of the interchange transaction, which reasonable efforts must include:
 - (a) determining whether there is transmission service posted by the applicable transmission service providers and available for that **interchange transaction**; and
 - (b) submitting a request to the applicable transmission service providers to procure the transmission service, if it has been posted and is available.
- (3) If after complying with subsection (2):
 - (a) the **pool participant** is unable to procure all or a portion of the requested transmission service for an energy **interchange transaction**; or
 - (b) the transmission service for an energy **interchange transaction** is curtailed after procurement either by any transmission service provider or the **ISO**:

then such a circumstance is a reason the **pool participant** must submit a restatement of **available capability**, and may be the basis for the determination of an **acceptable operational reason** under subsection (iv) of that definition.

(4) For any **pool participant** with an **interchange transaction**, if due to a determination by the **ISO** under subsection 10 the amount in MW of the **interchange transaction** on an individual transfer path exceeds the individual transfer path **available transfer capability** allocation as determined under that subsection, then that circumstance is a reason the **pool participant** may submit a restatement of **available capability** to the level of the allocation, and may be the basis for the determination of an **acceptable operational reason** under subsection (iv) of that definition.

Submission of E-tags by Pool Participants

- **6(1) Pool participants** with any import or export **interchange transactions** who have acquired transmission service must submit **e-tags** to the **ISO** for the **interchange transactions**.
- (2) The ISO must receive e-tags no later than twenty (20) minutes prior to the start of the settlement interval in order for the energy components of the interchange transactions to be included in an interchange schedule referenced in subsection 8.
- (3) A pool participant must submit one (1) or more e-tags for an energy interchange transaction such that the final total amount in MW agrees with the available capability of the

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single source asset:

- (a) as stated two (2) hours prior to the start of the settlement interval; or
- (b) as may be restated in accordance with the provisions of this section 203.6, but in any event the final total amount in MW must not exceed the **available capability** of the single **source asset** as stated at two (2) hours prior to the start of the **settlement interval**.
- (4) If:
 - (a) the **pool participant** is unable to procure transmission service, or the transmission service is curtailed by any transmission service provider or the **ISO**, as referenced under subsection 5(3); or
 - (b) there is any other change in the **available capability** for the **sink asset** or the **source asset**, as applicable;

then the pool participant must submit, as applicable:

- (i) an energy restatement in accordance with either subsection 3.5.3.2 or subsection 3.5.4.2 of the **ISO rules**, *Mandatory Energy Restatements*; or
- (ii) an **ancillary services** restatement in accordance with subsection 3.6.3 of the **ISO rules**, *Restatements*.

Validation of E-Tags by the ISO

- **7(1)** The **ISO** must validate **e-tags** for **interchange transactions** in accordance with the provisions of this subsection 7.
- (2) An e-tag must be validated by the ISO prior to the e-tag being included in an interchange schedule.
- (3) The ISO must validate an e-tag with reference to the provisions of the reliability standards, INT-006-AB-2 Response to Interchange Authority.
- (4) The ISO must reject an e-tag:
 - (a) if the interchange transaction is not being transacted by a pool participant;
 - (b) for an import interchange transaction if the source balancing authority is in the WECC and the sink balancing authority is the ISO, and the source balancing authority is not carrying reserves allocated for that import interchange transaction; or
 - (c) if the **e-tag** is not fully completed.
- (5) If the provisions of this subsection 7 otherwise are complied with, then the **ISO** may validate and include in the **interchange schedule** any **e-tags** that are submitted after the twenty (20) minute deadline set out in subsection 6(2).

Interchange Schedules and Dispatches by the ISO

8(1) Subject to the provisions of this section 203.6, the **ISO** must include in the **interchange** schedule the energy components of **interchange transactions** if the **e-tags** for the **interchange** transactions have been:

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- (a) received by the submission deadline set out in subsection 6(2); and
- (b) validated under subsection 7.
- (2) The ISO must determine the interchange schedule for each transfer path before the start of the settlement interval, taking into account the allocation and constraint management procedures and sequencing set out in subsection 10 and subsection 11.
- (3) Each interchange schedule period must be equal to the settlement interval, unless the ISO has an agreement with an adjacent balancing authority specifying an alternative interchange schedule start and end time for an individual transfer path, and in that event the timing of the interchange schedule for the transfer path must be governed by the form of agreement.
- (4) The **ISO** must treat the energy component of a scheduled **interchange transaction** as a **dispatch** in accordance with the applicable **energy market merit order**.
- (5) The **ISO** must not make any changes to an **interchange schedule** for a transfer path except if required to accommodate:
 - (a) the delivery of external supplemental reserves, spinning reserves or contingency reserves:
 - (b) a matter of **reliability** on the **interconnected electric system**, or a similar matter which may occur in any other **balancing authority area**;
 - (c) an emergency or a **system emergency** on the **interconnected electric system** or in any other **balancing authority area**;
 - (d) a supply shortfall or supply surplus matter; or
 - (e) any curtailments resulting from the procedures and sequencing set out in subsection 10 and subsection 11.
- (6) If the **ISO** is required to accommodate any matter referred to in subsection 8(5), then the **ISO** must issue the resulting **interchange schedule** changes.

Saskatchewan Inadvertent Energy Management

- 9 If the **ISO** is required to manage an amount of **inadvertent energy** on the Saskatchewan transfer path, then:
 - (a) the **inadvertent energy** is not eligible to set the **pool price**; and
 - (b) **inadvertent energy** payback on the Saskatchewan transfer path must not exceed twenty-five (25) MW.

Available Transfer Capability Allocations for Transfer Paths

10(1) At approximately eighty-five (85) minutes prior to a **settlement interval**, the **ISO** must determine whether the capability limits under subsection 2 may be exceeded, and if so then the **ISO** must determine the individual transfer path **available transfer capability** allocations in accordance with the following procedures:

(a) the **ISO** must calculate the net **interchange transaction** amount in MW, at each potential **system marginal price**, taking into account:

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- the energy interchange transaction amounts in MW, and the prices for bids and offers;
- (ii) the interchange transaction amount in MW for ancillary services; and
- (iii) applicable counterflows; and
- (b) the ISO may exclude any wheel through transaction amounts in MW if those amounts will not result in any limits or allocations under this section 203.6 being exceeded.
- (2) The ISO must comply with the following additional procedures in the following sequence to determine the allocation of each of the individual transfer path available transfer capability allocations:
 - (a) the net amount in MW of all interchange transactions for the individual transfer path must be compared to the limit determined for that individual transfer path as referenced in subsection 2(1)(c), and:
 - (i) if that net amount is equal to or greater than the limit, then the allocation must be set at that limit; and
 - (ii) if that net amount is less than the limit, then the allocation must be set at that net amount:
 - (b) for the British Columbia and Montana transfer paths, the sum in MW of their individual transfer path allocations calculated under subsection 10(2)(a) must be compared to the combined British Columbia and Montana transfer path limit referenced in subsection 2(1)(b);
 - (c) if the combined transfer path limit of subsection 2(1)(b) is not exceeded, then the allocations must remain as determined in accordance with subsection 10(2)(a), but if it is exceeded, then a further allocation must be done in accordance with the following sequence in order to ensure the combined transfer path limit as determined under subsection 2(1)(b) is not exceeded:
 - (i) first, the British Columbia, or the Montana, or both the British Columbia and the Montana transfer path allocations must be reduced as necessary by the applicable **ancillary services** type **interchange transaction** amounts in MW;
 - (ii) second, the British Columbia, or the Montana, or both the British Columbia and the Montana transfer path allocations must be reduced as necessary by the applicable energy interchange transaction amounts in MW, with the reduction being in reverse merit order based on bid and offer prices; and
 - (iii) third, if there are equally priced British Columbia and Montana energy interchange transactions, then the British Columbia and Montana allocations must be reduced on a pro rata basis using the following formula:

the MW allocation for each of the Montana and British Columbia transfer paths as determined in accordance with subsection 10(2)(a), as may be reduced under subsections 10(2)(c)(i) and 10(2)(c)(ii):

divided by

the sum in MW calculated under in subsection 10(2)(b) as may be

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reduced under subsections 10(2)(c)(i) and 10(2)(c)(ii);

multiplied by

the amount by which that sum exceeds the combined British Columbia and Montana transfer path limit referenced in subsection 2(1)(b);

- (d) the allocation resulting from subsection 10(2)(c) plus the Saskatchewan transfer path allocation calculated under subsection 10(2)(a) must then be compared to the **Alberta interchange capability** limit referenced in subsection 2(1)(a); and
- (e) if the **Alberta interchange capability** limit is not exceeded, then the allocations must remain as determined in accordance with subsections 10(2)(a) and 10(2)(c), but if that limit is exceeded, then a further allocation of **available transfer capability** must be done in accordance with the following sequence in order to ensure that the **Alberta interchange capability** limit as determined under subsection 2(1)(a) is not exceeded:
 - (i) first, any individual one (1), or any combination of the British Columbia, Montana, and Saskatchewan transfer path allocations must be reduced as necessary by the applicable **ancillary service** type **interchange transaction** amount in MW:
 - (ii) second, any individual one (1), or any combination of the British Columbia, Montana, and Saskatchewan transfer path allocations must be reduced as necessary by the applicable energy interchange transaction amounts in MW, with the reduction being in reverse merit order based on bid and offer prices; and
 - (iii) third, if there are equally priced British Columbia, Montana and Saskatchewan energy **interchange transactions**, then the British Columbia, Montana and Saskatchewan allocations must be reduced on a pro rata basis using the following formula:

the MW allocation for each of the Montana and British Columbia transfer paths as determined in accordance with subsection 10(2)(c) and the Saskatchewan transfer path allocation under subsection 10(2)(a), as may be reduced under subsections 10(2)(e)(i), and 10(2)(e)(ii);

divided by

the sum in MW referred to in subsection 10(2)(d), as may be reduced under subsections 10(2)(e)(i) and 10(2)(e)(ii);

multiplied by

the amount by which that sum exceeds the **Alberta interchange capability** limit referenced in subsection 2(1)(a);

- (3) At approximately eighty-five (85) minutes prior to a **settlement interval**, the **ISO** must post on the AESO website:
 - the total in MW of all energy import offers and export bids received for each transfer path and the combinations of transfer paths referenced under subsection 2, at two (2) hours prior to the start of the settlement interval in accordance with subsection 5(1);

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- (b) the limits referenced under subsection 2; and
- (c) all allocations made under this subsection 10.
- (4) If, after eighty-five (85) minutes prior to a **settlement interval**, any of the limits referenced in subsection 2 have decreased, then the **ISO** must curtail **interchange transactions** in accordance with the procedures and sequence set out in subsection 11.

Transfer Path Constraint Management

- **11(1)** If, after carrying out the procedures set out in subsection 10, within fifteen (15) minutes prior to the start of the **settlement interval** and based on the **e-tags** submitted under subsection 6 the limits referenced in subsection 2 are still exceeded, then the **ISO** must curtail **interchange transactions** in accordance with the sequential procedures set out in this subsection 11.
- (2) The **ISO** must determine the effective **interchange transactions** for mitigating a constraint caused by limits being exceeded at the **Alberta interchange capability** level, the combined Montana and BC transfer path capability level, or at each individual transfer path level.
- (3) The **ISO** may determine that any **wheel through transaction** is not effective in mitigating a constraint, based on its analysis under subsection 11(2).
- (4) The ISO must comply with the following procedures in the following sequence to mitigate the remaining constraint:
 - (a) assess all interchange transactions for transmission services against the limits referenced under subsection 2 and allocations made under subsection 10, and determine the interchange transactions that will be effective in mitigating the constraint;
 - (b) curtail the transmission service of **interchange transactions** under the sequencing set out in subsection 11(4)(c), mitigating the constraint in the following order at the following levels, where effective:
 - (i) an individual transfer path limit level;
 - (ii) the combined Montana and British Columbia transfer path level; or
 - (iii) the Alberta interchange capability level; and
 - (c) curtail at the effective level:
 - inadvertent energy payback interchange transactions, prior to the curtailment of any interchange transactions on the Saskatchewan transfer path;
 - (ii) transmission services of any effective **interchange transactions** for **ancillary services**;
 - (iii) transmission services of any effective energy **interchange transactions** based on **bid** and **offer** prices in reverse merit order; and
 - (iv) transmission services of any effective energy **interchange transactions** on a pro rata basis in accordance with the following formula:

scheduled amount of each effective interchange transaction;

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multiplied by

total amount necessary to mitigate the constraint;

divided by

total scheduled amount of all effective interchange transactions.

Revision History

Effective	Description
2013-08-13	Initial release

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ISO Rules Part 200 Markets



Division 204 Dispatch Down Service Market Section 204.1 Offers for Dispatch Down Service

Applicability

- 1 Section 204.1 applies to:
 - (a) a pool participant

when providing dispatch down service.

Requirements

Submission Method and Timing

- **2(1)** A **pool participant** may only submit an **offer** for **dispatch down service** in respect to a **source asset** listed opposite their name in the **ISO** list of **pool assets**.
- (2) A pool participant submitting an offer for dispatch down service must submit such offer:
 - (a) prior to two (2) hours before the start of the settlement interval; and
 - (b) no earlier than 00:00, seven (7) days prior to the day that the offer is effective.

Option to Offer and Offer Content

- 3(1) A pool participant with a source asset may submit an offer for dispatch down service.
- (2) A pool participant must include in its offer for dispatch down service:
 - (a) a negative price in \$/MWh to the nearest cent per MWh which is not lower than minus nine hundred and ninety nine dollars and ninety-nine cents (-\$999.99) and not higher than zero dollars (\$0);
 - (b) a quantity in MW which is not less than ten (10) MW; and
 - (c) an indication that the **operating block** is a **flexible block**.
- (3) A pool participant submitting an offer for dispatch down service must ensure that the MW does not total more than the available capability less the minimum stable generation of the source asset.

Revision History

Effective Description
2013-01-08 Initial Release

ISO Rules:

Effective: 2013-01-08

ISO Rules Part 200 Markets Division 204 Operating Reserves Market Section 204.2 Issuing Dispatches for Dispatch Down Service

Applicability

- 1 Section 204.2 applies to:
 - (a) the ISO

when procuring dispatch down service.

Requirements

Eligibility

- 2 The ISO must not issue a dispatch for dispatch down service to a source asset if:
 - (a) **transmission must-run** is already in use in the area in which the **source asset** is located unless such **transmission must-run** is in use solely for voltage and reactive support;
 - (b) the dispatch would cause transmission must-run to be required in the area in which the source asset is located; or
 - (c) the **dispatch** would be in an area where one (1) or more **source assets** have been constrained down, meaning they have received **directives** to reduce production to a lower MW output than the **in merit** MW output level.

Conditions for Dispatch Down Service

- **3(1)** The **ISO** must issue a **dispatch** instructing a **source asset** to reduce energy delivery for any **operating block** that is **in merit** if that **source asset** is the subject of an **offer** for **dispatch down service** which is eligible to receive a **dispatch** under subsection 2 and one (1) or both of the following conditions exist:
 - (a) with respect to a **dispatch** for the provision of **dispatch down service** that is issued in response to **transmission must-run** conditions:
 - (i) the system marginal price is less than or equal to the reference price;
 - (ii) a source asset has received a dispatch or directive for transmission must-run; and
 - (iii) the calculation in subsection 5(1) results in a positive number;
 - (b) with respect to a **dispatch** for the provision of **dispatch down service** that is issued in response to a **directive** for energy from a **long lead time asset**:
 - (i) a pool participant has received a directive for energy from a long lead time asset;
 - (ii) a long lead time asset is delivering its energy in accordance with such directive; and
 - (iii) **dispatches** have not been issued for all of the **operating blocks** that are **in merit** in the energy market for the current **settlement interval**.

Equally-Priced with the Reference Price

The **ISO** must, if an **operating block** in an **offer** or **bid** for MW in the energy market is priced equally with the reference price, consider such energy **operating block** to be **in merit** before issuing **dispatches** for **dispatch down service**.

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ISO Rules Part 200 Markets Division 204 Operating Reserves Market Section 204.2 Issuing Dispatches for Dispatch Down Service

MW in Response to a Transmission Must-Run Condition

5(1) The **ISO** must calculate the MW to include in a **dispatch** for the provision of **dispatch down service** that is issued in response to a **transmission must-run** condition as follows:

MW of out of merit energy for transmission must-run;

plus

MW of out of merit energy issued a directive for energy from a long lead time asset;

minus

MW of energy included in a directive instructing the source asset to reduce energy production.

(2) Notwithstanding subsection 5(1), the **ISO** must not deduct the quantity of energy included in a **directive** instructing a **source asset** to reduce energy production if the system is in a state of **supply surplus**.

MW in Response to a Directive for Energy from a Long Lead Time Asset

The **ISO** must calculate the MW to include in a **dispatch** for the provision of **dispatch down service** that is issued in response to a **directive** for energy from a **long lead time asset** as follows:

MW of out of merit energy issued a **directive** for energy from a **long lead time asset**;

minus

MW in a constrained down directive.

Issuing Dispatches for Lesser Quantities of Dispatch Down Service

- 7 Notwithstanding subsections 5 and 6, the **ISO** may issue a **dispatch** for **dispatch down service** in a quantity less than the MW determined in such subsections during the following periods:
 - (a) the period of time from when the ISO has issued dispatches for operating blocks with offer prices up to the reference price, instructing source assets to terminate the provision of dispatch down service but prior to issuing dispatches for operating blocks that are greater than the reference price; and
 - (b) the period of time from when the **ISO** has issued **dispatches** for **operating blocks** with **offer** prices down to the reference price instructing **source assets** to provide **dispatch down service**.

Terminating Dispatch Down Service

8(1)The **ISO** must, in the case of a **source asset** that has received a **dispatch** for termination of the provision of **dispatch down service** in response to a **transmission must-run** condition, issue a **dispatch** instructing the **source asset** to deliver energy prior to issuing a **dispatch** for any **operating block** with an **offer** price that is greater than the reference price.

(2) The ISO must, in the case of a **source asset** that has received a **dispatch** for termination of the provision of **dispatch down service** in response to a **directive** for energy from a **long lead time asset**, issue a **dispatch** instructing the **source asset** to deliver energy following the issuance of a **dispatch** for the highest priced **operating block** that is **in merit** for the current **settlement interval**.

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ISO Rules Part 200 Markets Division 204 Operating Reserves Market Section 204.2 Issuing Dispatches for Dispatch Down Service

Revision History

Effective	Description
2013-01-08	Initial release
2014-03-27	Amended subsection 2(a) and 3(1)(a)(iii) to correct inadvertent errors made during the Transition of Authoritative Document project.

Effective: 2014-03-27 Page 3 of 3

ISO Rules Part 200 Markets



Division 204 Dispatch Down Service Market Section 204.3 Dispatch Down Service Restatements

Applicability

- 1 Section 204.3 applies to:
 - (a) a pool participant

when providing dispatch down service.

Requirements

Price Restatements

2 A **pool participant** that submits an **offer** for **dispatch down service** may submit a price restatement but must only do so prior to two (2) hours before the start of a **settlement interval**.

MW Restatements

- **3(1)** A **pool participant** that submits an **offer** for **dispatch down service** may submit a MW restatement prior to two (2) hours before the start of a **settlement interval**.
- (2) A pool participant must, within two (2) hours of the start of the settlement interval or in the current settlement interval, submit a MW restatement as soon as reasonably practicable, if the source asset cannot comply with the current offer for dispatch down service or with a dispatch for dispatch down service as a result of an acceptable operational reason.
- (3) A **pool participant** must submit the reason or reasons for submitting a MW restatement in accordance with subsection 3(2).

Revision History

Effective Description
2013-01-08 Initial Release

ISO Rules:

Effective: 2013-01-08 Page 1 of 1

ISO Rules Part 200 Markets Division 205 Ancillary Services Section 205.1 Offers for Operating Reserve



Applicability

- 1 Section 205.1 applies to:
 - (a) a pool participant; and
 - (b) the ISO,

when providing or procuring **operating reserve** in either one (1) or both of the active and standby **operating reserve** markets.

Requirements

Submission Method and Timing

- **2(1)** A **pool participant** may only submit an **offer** for **operating reserve** in respect to an active **pool asset** or an approved virtual asset for which they have authority to submit **offers** for **operating reserve**.
- (2) A pool participant must, if it submits an offer for operating reserve, do so via the electronic trading platform the ISO specifies.
- (3) A pool participant must, in order to be paid for operating reserve, if it submits an offer for an approved virtual asset that is accepted, designate one (1) or more of its pool assets to deliver the operating reserve associated with the offer and do so:
 - (a) if the **ISO** is procuring for one (1) day, by 11:30 a.m.; or
 - (b) if the **ISO** is procuring for multiple **days**, by 1:00 p.m.;

on the day the pool participant submits such offer.

Option to Submit an Offer and Offer Content

- 3(1) A pool participant may for:
 - (a) each on peak, off peak and super peak period; and
 - (b) each of its **pool assets** or approved virtual assets described in subsection 2(1);

submit an offer for operating reserve.

- (2) A pool participant must include in each offer for operating reserve:
 - (a) for active **operating reserve**, a price in \$/MWh to the nearest cent per MWh which does not exceed the **bid** price of the **ISO** and is a premium or discount to the **pool price**;
 - (b) for standby operating reserve:
 - (i) a premium price, which must not exceed ninety-nine dollars per MWh (\$99.00/MWh), being the price at which the **pool participant** is prepared to put the **pool asset** in a position to be able to provide the **operating reserve** capacity; and
 - (ii) an activation price, being a price in \$/MWh to the nearest cent per MWh which is the price at which the **pool participant** is prepared to provide the **operating reserve** capacity;

(c) a quantity in MW which:

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ISO Rules Part 200 Markets Division 205 Ancillary Services Section 205.1 Offers for Operating Reserve



- (i) in the case of the first offer in an on peak, off peak or super peak period, is a minimum of five (5) MW per pool asset or approved virtual asset in each hour ending and for each type of operating reserve service;
- (ii) consists of the same quantity in MW for each **hour ending** in each of the **on peak**, **off peak** and **super peak** periods;
- (iii) includes a quantity in MW for each **hour ending** in each **on peak**, **off peak** and **super peak** period in which they have made an **offer**; and
- (iv) does not include a quantity in MW the ISO has already procured in an earlier offer.
- (d) the type of **operating reserve** service, being **spinning reserve**, **supplemental reserve** for load or for generation, **regulating reserve**, or such other types as the **ISO** allows;
- (e) whether it is for active or standby operating reserve; and
- (f) whether it is for the on peak, off peak or, if applicable, super peak period.
- (3) A **pool participant** must, if it submits an **offer** for a quantity in MW that exceeds the amount the **ISO** qualified the **pool asset** or approved virtual asset to provide, update such **offer** to reflect a quantity in MW that does not exceed the qualified amount and must do so by the timelines set out in subsection 2(3).

Alternative Submission Methods

- 4 A pool participant must:
 - (a) notwithstanding any other method or timing requirement in this section 205.1; and
 - (b) if there is a problem with the electronic trading platform;

submit an **offer** for **operating reserve** in accordance with the protocol the electronic trading platform establishes or the **ISO** specifies which may include an over-the-counter trading process.

Acceptance of Offers

The **ISO** must, to the extent there are sufficient **offers**, procure **operating reserve** for all quantities in MW it requires at the close of the trading session for each type of **operating reserve** by accepting as many of the **offers** that are in merit as are required to meet the **ISO**'s forecasted requirements for each type of **operating reserve** service.

Revision History

Effective	Description
2014-12-23	Initial release

Effective: 2014-12-23 Page 2 of 2

Part 200 Markets Division 205 Ancillary Services Section 205.2 Issuing Dispatches and Directives for Operating Reserve

Applicability

- 1 Section 205.2 applies to:
 - (a) a pool participant; and
 - (b) the ISO,

during normal market conditions when providing and utilizing **operating reserve** that the **ISO** has procured.

Requirements

Issuing Dispatches and Directives

- **2(1)** The **ISO** must issue **dispatches** for all available active **operating reserve**.
- (2) The ISO must, when active **operating reserve** is not sufficient to meet requirements, use the **merit order** to issue **dispatches** for standby **operating reserve**.
- (3) The ISO must, if it determines that the delivery of additional real power from operating reserve is required to ensure the safe and reliable operation of the interconnected electric system or to meet reserve sharing group requirements, issue a directive to a pool participant that has accepted a dispatch for supplemental reserve or spinning reserve, as applicable.

Dispatch and Directive Quantities

- **3(1)** The **ISO** may only issue a **dispatch** or **directive** for a quantity of **operating reserve** that is equal to or less than the MW indicated in the corresponding **offers** in the Electronic Trading System.
- (2) Notwithstanding subsection 3(1), the **ISO** may, if it has:
 - (a) issued dispatches for quantities represented in all offers for operating reserve; and
 - (b) determined that it requires additional **operating reserve** to ensure the safe and reliable operation of the **interconnected electric system**;

issue a directive for the required additional quantity of operating reserve.

Concurrent Energy and Operating Reserve

- **4(1)** A **pool participant** must, in order to be paid for **operating reserve**, comply with subsections 4(2) and 4(3).
- (2) A pool participant must, if it receives an energy market dispatch while it is responding to a dispatch for operating reserve, continue to provide the operating reserve.
- (3) A pool participant must, if it receives a directive for spinning reserve or supplemental reserve while responding to a dispatch to decrease the real power output of the pool asset in the energy market:
 - (a) cease responding to the **dispatch** in the energy market;
 - (b) provide the **spinning reserve** quantity in accordance with section 205.5 of the **ISO rules**,

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Part 200 Markets Division 205 Ancillary Services Section 205.2 Issuing Dispatches and Directives for Operating Reserve

Spinning Reserve Technical Requirements and Performance Standards or the **supplemental reserve** quantity in accordance with section 205.6 of the **ISO rules**, Supplemental Reserve Technical Requirements and Performance Standards, as applicable; and

- (c) commence or resume response to the **dispatch** in the energy market fifteen (15) minutes after the receipt of the **directive** for **spinning reserve** or **supplemental reserve**.
- (4) A pool participant must, if it receives a directive for spinning reserve or supplemental reserve while responding to a dispatch to increase the real power output of the pool asset in the energy market:
 - (a) provide the **spinning reserve** quantity in accordance with section 205.5 of the **ISO rules**, Spinning Reserve Technical Requirements and Performance Standards or the **supplemental reserve** quantity in accordance with section 205.6 of the **ISO rules**, Supplemental Reserve Technical Requirements and Performance Standards, as applicable; and
 - (b) commence or resume the response to the **dispatch** in the energy market after first achieving the **spinning reserve** or **supplemental reserve** quantity.
- (5) A pool participant must, if it receives a dispatch to decrease the real power output of the pool asset any time after a directive for spinning reserve or supplemental reserve and while the directive remains in effect:
 - (a) not respond to the **dispatch** in the energy market for fifteen (15) minutes after receiving the **directive** for **spinning reserve** or **supplemental reserve**;
 - (b) continue to provide the spinning reserve quantity in accordance with section 205.5 of the ISO rules, Spinning Reserve Technical Requirements and Performance Standards or the supplemental reserve quantity in accordance with section 205.6 of the ISO rules, Supplemental Reserve Technical Requirements and Performance Standards, as applicable; and
 - (c) start responding to the **dispatch** in the energy market the later of fifteen (15) minutes after the receipt of the **directive** for **spinning reserve** or **supplemental reserve** or the time of the **dispatch**.
- (6) A pool participant must, if it receives a dispatch to increase the real power output of the pool asset any time after a directive for spinning reserve or supplemental reserve and while the directive remains in effect:
 - (a) continue to provide the spinning reserve quantity in accordance with section 205.5 of the ISO rules, Spinning Reserve Technical Requirements and Performance Standards or the supplemental reserve quantity in accordance with section 205.6 of the ISO rules, Supplemental Reserve Technical Requirements and Performance Standards, as applicable; and
 - (b) start responding to the **dispatch** in the energy market after first achieving the **spinning** reserve or supplemental reserve quantity.

Concurrent Transmission Must-Run and Operating Reserve

5(1) A **pool participant** must, if it receives a **dispatch** for contracted **transmission must-run** while under a **dispatch** or **directive** for **operating reserve**, provide the **transmission must-run** and any

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Part 200 Markets Division 205 Ancillary Services Section 205.2 Issuing Dispatches and Directives for Operating Reserve

operating reserve that was the subject of a dispatch or directive.

(2) A pool participant must, if it is unable to provide the entire transmission must-run and operating reserve referenced in subsection 5(1), provide the transmission must-run first and submit a restatement for the operating reserve in accordance with subsection 3 of section 205.3 of the ISO rules, Restatements for Operating Reserve.

Concurrent Dispatch Down Service and Operating Reserve

- **6(1)** A **pool participant** must, if it receives a **dispatch** for **operating reserve** capacity while it is participating in the **dispatch down service** market, comply with both the **dispatch** for **dispatch down service** and any other **dispatch** or **directive** for energy or **operating reserve**.
- (2) A pool participant must, if it is unable to provide the entire dispatch down service and operating reserve referenced in subsection 6(1), provide operating reserve first.

Revision History

Effective	Description
2014-12-23	Initial release

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Part 200 Markets Division 205 Ancillary Services Section 205.3 Restatements for Operating Reserve



- 1 Section 205.3 applies to:
 - (a) a pool participant,

when providing operating reserve pursuant to an offer the ISO accepts.

Requirements

General

2 A **pool participant** must submit all restatements and substitutions referred to in this Section 205.3 via the Energy Trading System.

Restatements for Offers

- **3(1)** A **pool participant** that submits an **offer** for **operating reserve** may only submit a restatement for a quantity higher than the most recent offer quantity prior to thirty (30) minutes before the start of the hour.
- (2) A pool participant that submits an offer for supplemental reserve or spinning reserve may submit a restatement for a quantity lower than the most recent offer quantity prior to receiving a directive to provide supplemental reserve or spinning reserve.
- (3) A **pool participant** that submits an **offer** for **regulating reserve** may submit a restatement for a quantity lower than the most recent **offer** quantity at any time.
- (4) A **pool participant** that submits an **offer** must, as soon as reasonably practicable, submit a restatement to represent the operating state of the **pool asset** if:
 - (a) the **pool asset** is no longer able to deliver the MW set out in the **offer**; or
 - (b) the **pool participant** is not able to meet the requirements set out in Section 205.4 of the **ISO rules**, Regulating Reserve Technical Requirements and Performance Standards, Section 205.5 of the **ISO rules**, Spinning Reserve Technical Requirements and Performance Standards or Section 205.6 of the **ISO rules**, Supplemental Reserve Technical Requirements and Performance Standards, as applicable.
- (5) A **pool participant** that submits a restatement must restate to zero (0) or to no less than five (5) MW for each **pool asset**.
- (6) Notwithstanding subsection 3(1) of this Section 205.3 and subsection 2 of Section 205.2 of the ISO rules, Issuing Dispatches and Directives for Operating Reserve, the ISO may, if a pool participant submits a restatement for a quantity higher than the original offer quantity, choose not to issue a dispatch for a quantity representing the incremental higher amount.

Pool Asset Substitutions

- A pool participant may substitute one (1) or more pool assets to provide operating reserve for another pool asset, if:
 - (a) the **ISO** pre-approves the **pool participant** to make such substitutions and enables the Electronic Trading System as required;

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Part 200 Markets Division 205 Ancillary Services Section 205.3 Restatements for Operating Reserve



- (b) such substitutions are submitted no later than one (1) hour before the start of the delivery hour;
- (c) the **pool participant** is substituting among **pool assets** that the **ISO** has qualified to provide the same type of **operating reserve** pursuant to subsection 4 of Section 205.4 of the **ISO rules**, Regulating Reserve Technical Requirements and Performance Standards, subsection 4 of Section 205.5 of the **ISO rules**, Spinning Reserve Technical Requirements and Performance Standards or subsection 4 of Section 205.6 of the **ISO rules**, Supplemental Reserve Technical Requirements and Performance Standards; and
- (d) such substitutions result in a minimum of five (5) MW of **operating reserve** for each **pool**

Revision History

Date	Description
2018-02-01	Revisions to subsection 4(c) to be technology agnostic; and Administrative revisions.
2014-12-23	Initial release



Applicability

- 1 Section 205.4 applies to:
 - (a) a pool participant; and
 - (b) the ISO.

Requirements

Application for Qualification to Provide Regulating Reserve

- 2(1) A pool asset must be qualified by the ISO in order to provide regulating reserve.
- (2) A pool participant seeking to have a pool asset qualified by the ISO to provide regulating reserve must provide the ISO with:
 - (a) a completed application form, available on the AESO website; and
 - (b) the data and records that the **ISO** specifies in the application form.

Eligibility to Provide Regulating Reserve

- **3(1)** A **pool participant** seeking to have its **pool asset** qualified by the **ISO** to provide **regulating reserve** must ensure that its **pool asset** has at least one (1) **regulating reserve resource** that is:
 - (a) at a minimum, capable of providing:
 - (i) 15 MW of regulating reserve;
 - (ii) the amount of **real power** applied for, at either the high limit or the low limit of the **regulating reserve** range, for a period of up to sixty (60) minutes;
 - (iii) without manual intervention, **real power** movement in the direction of the latest **automatic generation control** signal within no more than:
 - A. twenty-eight (28) seconds of receiving an automatic generation control signal; and
 - B. forty (40) seconds of receiving an automatic generation control signal reversal;
 - (b) equipped with a **governor** or **governor system** that:
 - (i) is responsive to both over frequency and under frequency events;
 - (ii) has a total deadband of equal to or less than 0.036 Hz;
 - (iii) has a droop setting equal to or greater than 3% but less than or equal to 5% based on the maximum operating range of the **regulating reserve resource**, as specified by the **ISO**;
 - (iv) has no time delays, ramp characteristics or other control settings that prevent the regulating reserve resource from providing an immediate, automatic and sustained response to frequency deviations;
 - (v) has a sample rate of at least 20 samples per second;
 - (vi) has a resolution of at least 0.004 Hz;



- (vii) is not acting as a **governor** or **governor system** for more than one (1) **regulating reserve resource**; and
- (viii) continues to be responsive to **automatic generation control** signals during frequency deviations between 58.9 Hz and 61 Hz.
- (2) The requirements set out in subsections 3(1)(b)(v) and (vi) do not apply to a **pool asset** that provides **regulating reserve** from a **generating unit** that is equipped with an analog **governor**, as of December 23, 2014, until such time as the **governor** is replaced.

Qualification of a Pool Asset to Provide Regulating Reserve

- **4(1)** The **ISO** may qualify a **pool asset** to provide **regulating reserve** if one (1) or more **regulating reserve resources** of the **pool asset** meet the eligibility criteria set out in subsection 3.
- (2) The ISO must, after qualifying a **pool asset** under subsection 4(1), determine the **real power** quantity in MW that each **regulating reserve resource** of the **pool asset** is capable of providing, with consideration given to the following:
 - (a) whether the **regulating reserve resource** is capable of a minimum **ramp rate** in MW per minute equal to 10% of the **real power** applied for under subsection 2(2);
 - (b) whether the **regulating reserve resource** participates in a **remedial action scheme**;
 - (c) the total **operating reserve** that could be lost during a single **contingency**;
 - (d) the maximum real power capability and minimum real power capability of each regulating reserve resource of the pool asset; and
 - (e) any other factors that the **ISO** considers relevant.
- (3) The ISO must advise a **pool participant** whether its **pool asset** is qualified to provide **regulating reserve** within sixty (60) **days** of the **ISO** receiving a completed application under subsection 2(2).

Performance Requirements when under Dispatch to Provide Regulating Reserve

- **5(1)** A **pool participant** must ensure that, following the receipt of a **dispatch** to provide **regulating reserve**, one (1) or more **regulating reserve resources** of the **pool asset** are positioned for the **regulating reserve** range indicated in the **dispatch**.
- (2) A pool participant must ensure that each regulating reserve resource being used to provide regulating reserve meets the requirements set out in subsection 5(1) beginning at:
 - (a) the time stated in the **dispatch**, for a **dispatch** with a time more than fifteen (15) minutes from the time the **pool participant** receives the **dispatch**; or
 - (b) the time stated in the **dispatch** or as soon as possible thereafter, but in any event, not more than fifteen (15) minutes after receiving the **dispatch**, for a **dispatch** with a time fifteen (15) minutes or less from the time the **pool participant** receives the **dispatch**.
- (3) A pool participant must ensure that, after positioning each regulating reserve resource being used to provide regulating reserve in accordance with subsection 5(1), the regulating reserve control status is sent to the ISO:
 - indicating that the regulating reserve resource is enabled to provide regulating reserve;
 and
 - (b) identifying the high and low limits of the **regulating reserve** range.



- (4) The ISO may issue an automatic generation control signal to a pool asset or a regulating reserve resource any time after the regulating reserve resource being used to provide regulating reserve has met the requirements set out in subsection 5(3).
- (5) A pool participant must ensure that the automatic generation control signal issued by the ISO in accordance with subsection 5(4) can move each regulating reserve resource being used to provide regulating reserve within the regulating reserve range.
- (6) A pool participant must ensure that each regulating reserve resource being used to provide regulating reserve responds to an automatic generation control signal change:
 - (a) with a minimum **ramp rate** in MW per minute of 10% of the **real power** quantity qualified for under subsection 4(2); and
 - (b) in accordance with time delays set out in subsection 3(1)(a)(iii).
- (7) A pool participant must ensure that the regulating reserve resources being used to provide regulating reserve maintain a output level equal to the latest automatic generation control signal within a total tolerance of plus or minus:
 - (a) 1 MW of the regulating reserve range for a regulating reserve range less than or equal to 20 MW; or
 - (b) 5% of the **regulating reserve** range for a **regulating reserve** range greater than 20 MW.
- (8) A pool participant will not be paid for regulating reserve unless the pool participant ensures that the regulating reserve resources being used to provide regulating reserve meet the requirements set out in subsections 5(1), 5(2), 5(3), 5(5), 5(6) and 5(7) for as long as the **dispatch** is in effect.

Frequency Response Requirements when under Dispatch to Provide Regulating Reserve

- **6(1)** A **pool participant** must ensure that, while its **pool asset** is under **dispatch** to provide **regulating reserve**, the **governor** or **governor system** of each **regulating reserve** resource providing **regulating reserve** is operating such that it is:
 - (a) in service at all times;
 - (b) operating without load limiters or other control systems including outer control loops that would prevent the **governor** or **governor system** from achieving the maximum frequency response; and
 - (c) the response of the **governor** or **governor** system and the **automatic generation control** signal of the **regulating reserve resource** is coordinated to provide both primary frequency control and response to the **automatic generation control** signal.
- (2) A pool participant must ensure that, while its pool asset is under dispatch to provide regulating reserve, the change in real power output of each regulating reserve resource being used to provide regulating reserve is:
 - (a) continuously proportional to the measured frequency;
 - (b) in accordance with the droop setting set out in subsection 3(1)(b)(iii); and
 - (c) limited to the maximum **real power** capability of the **regulating reserve resource** that is available at the time of the frequency event

for any change in frequency where the frequency goes outside the deadband set out in subsection 3(1)(b)(ii).



- (3) A pool participant must ensure that, while its pool asset is under dispatch to provide regulating reserve, each regulating reserve being used to provide regulating reserve sustains the change in real power set out in subsection 6(2) for any change in frequency where the frequency is outside of the deadband set out in subsection 3(1)(b)(ii).
- (4) A pool participant must ensure that, while its pool asset is under dispatch to provide regulating reserve, for any change in frequency where the frequency is outside the deadband set out in subsection 3(1)(b)(ii), other resources within the pool asset do not change their real power load level as a result of the change in real power of the regulating reserve resource, unless such a change does not negatively impact frequency response of the pool asset.
- (5) A pool participant must ensure that, for the applicable minimum time period set out in Appendix 1, each regulating reserve resource being used to provide regulating reserve will not trip as a result of under frequency or over frequency deviations while the pool asset is under dispatch to provide regulating reserve.

Maintaining Connection when under Dispatch to Provide Regulating Reserve

A pool participant must ensure that, while its pool asset is under dispatch to provide regulating reserve, the regulating reserve resource remains connected to the interconnected electric system and remains frequency responsive in accordance with the requirements set out in subsection 6.

Measuring Frequency Response when under Dispatch to Provide Regulating Reserve

- 8 For the purpose of subsection 6, frequency response performance is measured at:
 - (a) the stator winding terminals of a **generating unit**;
 - (b) the circuit breaker or disconnection device that is electrically closest to each load;
 - (c) the alternating current terminal closest to each inverter based technology;
 - (d) the collector bus for aggregated generating facilities; or
 - (e) a point designated by the ISO.

Other Facility Arrangements

9 The **ISO** may, for the purposes of evaluating frequency response performance, consider other facility arrangements if the combined change in **real power** demonstrates in aggregate that they meet the performance requirements set out in subsection 6 for a single **regulating reserve resource**.

Test Requirements

- 10 The ISO may request a pool participant to test a regulating reserve resource:
 - (a) prior to allowing the regulating reserve resource to provide regulating reserve;
 - (b) if the **ISO** provides evidence that the **regulating reserve resource** exhibits behaviour that is inconsistent with the requirements of this Section 205.4; or
 - (c) if the **ISO** otherwise determines that such testing is necessary.



Maintaining Eligibility to Provide Regulating Reserve

11(1) The **ISO** may issue a notice suspending the ability of a **pool participant** to provide **regulating reserve** if the **pool participant** does not comply with:

- (a) a testing request pursuant to subsection 10;
- (b) any other provision of this Section 205.4; or
- (c) other **ISO rules** that affect the provision of **regulating reserve**.
- (2) A **pool participant** that has received a suspension notice issued pursuant to subsection 11(1) may not submit an **offer** for **regulating reserve** until the **ISO** confirms that the **pool participant** is compliant with this Section 205.4 and all other **ISO rules** that affect the provision of **regulating reserve**.

Appendices

Appendix 1 - Frequency Ranges

Revision History

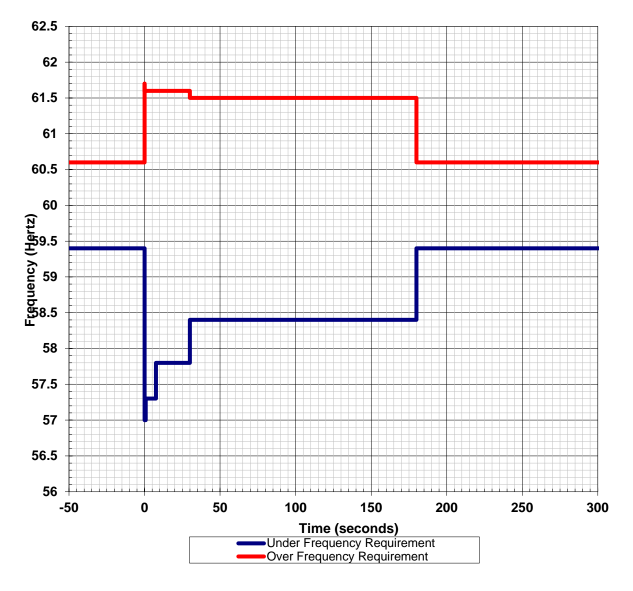
Date	Description
2018-02-01	Revised requirements to be technology agnostic, added new requirements to define clarify proper frequency response, removed prohibition against assets located outside the ISO's balancing authority providing regulating reserve.
2014-12-23	Initial Release

Part 200 Markets Division 205 Ancillary Services Section 205.4 Regulating Reserve Technical Requirements and Performance Standards



Appendix 1 Frequency Ranges

High Frequency Duration		Low Freque	ency Duration
Frequency (Hz)	Time (seconds)	Frequency (Hz)	Time (seconds)
≥ 61.7	Instantaneous trip	≤57.0	Instantaneous trip
≥61.6	30	≤57.3	0.75
≥60.6	180	≤ 57.8	7.5
<60.6	Continuous operation	≤ 58.4	30
		≤ 59.4	180
		> 59.4	Continuous operation



Part 200 Markets Division 205 Ancillary Services Section 205.5 Spinning Reserve Technical Requirements and Performance Standards

Applicability

- 1 Section 205.5 applies to:
 - (a) a pool participant; and
 - (b) the **ISO**.

Requirements

Application for Qualification to Provide Spinning Reserve

- **2(1)** A **pool asset** must be qualified by the **ISO** in order to provide **spinning reserve**.
- (2) A **pool participant** seeking to have a **pool asset** qualified by the **ISO** to provide **spinning reserve** provide the **ISO** with:
 - (a) a completed application form, available on the AESO website; and
 - (b) the data and records that the **ISO** specifies in the application form.

Eligibility to Provide Spinning Reserve

- **3(1)** A **pool participant** seeking to have its **pool asset** qualified by the **ISO** to provide **spinning reserve** must ensure that its **pool asset** has at least one (1) **spinning reserve resource** that is:
 - (a) at a minimum, capable of providing:
 - (i) 10 MW of **spinning reserve**; and
 - (ii) the amount of **real power** applied for under subsection 2(2) for a period of sixty (60) minutes.
 - (b) equipped with a **governor** or **governor system** that:
 - (i) is responsive to both over frequency and under frequency events;
 - (ii) has a total deadband of equal to or less than 0.036 Hz;
 - (iii) has a droop setting equal to or greater than 3% but less than or equal to 5% based on the maximum operating range of the **spinning reserve resource**, as specified by the **ISO**;
 - (iv) has no time delays, ramp characteristics or other control settings that prevent the spinning reserve resource from providing an immediate, automatic and sustained response to frequency deviations;
 - (v) has a sample rate of at least 20 samples per second;
 - (vi) has a resolution of at least 0.004 Hz; and
 - (vii) is not acting as a **governor** or **governor system** for more than one (1) **spinning** reserve resource.
- (2) The requirements set out in subsections 3(1)(b)(v) and (vi) do not apply to a **pool asset** that provides **spinning reserve** from a **generating unit** that is equipped with an analog **governor**, as of December 23, 2014, until such time as the **governor** is replaced.

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Part 200 Markets Division 205 Ancillary Services Section 205.5 Spinning Reserve Technical Requirements and Performance Standards

Qualification of a Pool Asset to Provide Spinning Reserve

- **4(1)** The **ISO** may qualify a **pool asset** to provide **spinning reserve** if one (1) or more **spinning reserve resources** of the **pool asset** meet the eligibility criteria set out in subsection 3.
- (2) The ISO must, after qualifying a **pool asset** under subsection 4(1), determine the **real power** quantity in MW that each **spinning reserve resource** of the **pool asset** is capable of providing, with consideration given to the following:
 - (a) whether the spinning reserve resource participates in a remedial action scheme;
 - (b) the total **operating reserve** that could be lost during a single **contingency**;
 - (c) the maximum real power capability and minimum real power capability of each spinning reserve resource of the pool asset; and
 - (d) any other factors that the ISO considers relevant.
- (3) The **ISO** must advise a **pool participant** whether its **pool asset** is qualified to provide **spinning reserve** within sixty (60) **days** of the **ISO** receiving a completed application under subsection 2(2).

Performance Requirements when under Dispatch to Provide Spinning Reserve

- **5(1)** A **pool participant** must ensure that, following the receipt of a **dispatch** to provide **spinning reserve**, one (1) or more **spinning reserve** resources of the **pool asset** are positioned to provide the **real power** set out in the **dispatch**, within a total tolerance of minus:
 - (a) 1 MW for a dispatch of less than or equal to 20 MW; or
 - (b) 5% of the **dispatch** quantity for a **dispatch** greater than 20 MW.
- (2) A pool participant must ensure that each spinning reserve resource being used to provide spinning reserve meets the requirements set out in subsection 5(1) beginning at:
 - (a) the time stated in the **dispatch**, for a **dispatch** with a time more than fifteen (15) minutes from the time the **pool participant** receives the **dispatch**; or
 - (b) the time stated in the **dispatch** or as soon as possible thereafter, but in any event, not more than fifteen (15) minutes after receiving the **dispatch**, for a **dispatch** with a time fifteen (15) minutes or less from the time the **pool participant** receives the **dispatch**.
- (3) A pool participant will not be paid for spinning reserve unless the pool participant ensures that the spinning reserve resources being used to provide spinning reserve meet the requirements set out in subsections 5(1) and 5(2).

Frequency Response Requirements when under Dispatch to Provide Spinning Reserve

- **6(1)** A **pool participant** must ensure that, while its **pool asset** is under **dispatch** to provide **spinning reserve**, the **governor** or **governor system** of each **spinning reserve** resource providing **spinning reserve** is operating such that it is:
 - (a) in service at all times; and
 - (b) operating without load limiters or other control systems including outer control loops that would prevent the **governor** or **governor system** from achieving the maximum frequency response.

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Part 200 Markets Division 205 Ancillary Services Section 205.5 Spinning Reserve Technical Requirements and Performance Standards

- (2) A pool participant must ensure that, while its pool asset is under dispatch to provide spinning reserve, the change in real power of each spinning reserve resource being used to provide spinning reserve is:
 - (a) continuously proportional to the measured frequency;
 - (b) in accordance with the droop setting set out in subsection 3(1)(b)(iii); and
 - (c) limited to the maximum **real power** capability of the **spinning reserve resource** that is available at the time of the frequency event

for any change in frequency where the frequency goes outside the deadband set out in subsection 3(1)(b)(ii).

- (3) A pool participant must ensure that, while its pool asset is under dispatch to provide spinning reserve, each spinning reserve resource being used to provide spinning reserve sustains the change in real power set out in subsection 6(2) for any change in frequency where the frequency is outside the deadband set out in subsection 3(1)(b)(ii).
- (4) A pool participant must ensure that, while its pool asset is under dispatch to provide spinning reserve, for any change in frequency where the frequency is outside the deadband set out in subsection 3(1)(b)(ii), other resources within the pool asset do not change their real power load level as a result of the change in real power of the spinning reserve resource, unless such a change does not negatively impact frequency response of the pool asset.
- (5) A **pool participant** must ensure that, for the applicable minimum time period set out in Appendix 1, each **spinning reserve resource** being used to provide **spinning reserve** will not trip as a result of under frequency or over frequency deviations while the **pool asset** is under **dispatch** to provide **spinning reserve**.

Maintaining Connection when under Dispatch to Provide Spinning Reserve

7 A pool participant must ensure that, while its pool asset is under dispatch to provide spinning reserve, the spinning reserve resource remains connected to the interconnected electric system and remains frequency responsive in accordance with the requirements set out in subsection 6.

Measuring Frequency Response when under Dispatch to Provide Spinning Reserve

- 8 For the purpose of subsection 6, frequency response performance is measured at:
 - (a) the stator winding terminals of the **generating unit**;
 - (b) the circuit breaker or disconnection device that is electrically closest to each load;
 - (c) the alternating current terminal closest to each inverter based technology;
 - (d) the collector bus for aggregated generating facilities; or
 - (e) a point designated by the ISO.

Other Facility Arrangements

9 The **ISO** may, for the purposes of evaluating frequency response performance, consider other facility arrangements if the combined change in **real power** demonstrates in aggregate that they meet the technical requirements set out in subsection 6 for a single **spinning reserve resource**.

Effective: 2018-02-01 Page 3 of 6 Public

Part 200 Markets Division 205 Ancillary Services Section 205.5 Spinning Reserve Technical Requirements and Performance Standards

Performance Requirements when Responding to a Directive to Provide Spinning Reserve

- **10(1)** A **pool participant** must, within ten (10) minutes following receipt of a **directive** to provide **spinning reserve**, ensure that its **pool asset** is providing a quantity of **real power** equal to the instantaneous amount of **real power** of the **pool asset** at the time of the **directive** and the amount of **real power** set out in the **directive**.
- (2) A **pool participant** must ensure that, from the first time its **pool asset** achieves the response set out in subsection 10(1) to the time fifteen (15) minutes following receipt of the **directive**, the **pool asset** is providing an average response equal to or greater than the amount of **real power** set out in the **directive**.
- (3) A **pool participant** must ensure that, for each consecutive ten (10) minute interval beginning fifteen (15) minutes following receipt of a **directive**, the average response from the **pool asset** equals the amount of **real power** set out in the **directive**, within a tolerance of plus or minus:
 - (a) 5 MW for a **pool asset** with a **maximum capability** of 200 MW or less; or
 - (b) 10 MW for a **pool asset** with a **maximum capability** of greater than 200 MW.
- (4) Where a **pool asset** does not have a **maximum capability**, the tolerances set out in subsection 10(3) will be measured against the maximum qualified facility capacity of the **pool asset** prescribed by the **ISO**.
- (5) A **pool participant** must ensure that its **pool asset** continues to meet the requirements set out in subsection 10(3) for as long as the **directive** to provide **spinning reserve** is in effect.
- (6) A pool participant must ensure that its pool asset is in the position set out in subsection 5(1) as soon as possible or, in any event, not more than fifteen (15) minutes after receiving cancellation of the directive for spinning reserve.

Measuring Response to a Directive

- 11 A **pool participant** must ensure that each **pool asset** complies with the requirements set out in subsection 10 as measured at:
 - (a) the stator winding terminals of each **generating unit**;
 - (b) the circuit breaker or disconnection device that is electrically closest to each load;
 - (c) the alternating current terminal closest to each inverter based technology;
 - (d) the collector bus for aggregated generating facilities; or
 - (e) a point designated by the ISO.

Test Requirements

- 12 The ISO may request a pool participant to test a spinning reserve resource:
 - (a) prior to allowing the spinning reserve resource to provide spinning reserve;
 - (b) if the **ISO** provides evidence that the **spinning reserve resource** exhibits behaviour that is inconsistent with the requirements of this Section 205.5; or
 - (c) if the **ISO** otherwise determines that such testing is necessary.

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Part 200 Markets Division 205 Ancillary Services Section 205.5 Spinning Reserve Technical Requirements and Performance Standards

Maintaining Eligibility to Provide Spinning Reserve

13(1) The **ISO** may issue a notice suspending the ability of a **pool participant** to provide **spinning reserve** if the **pool participant** does not comply with:

- (a) a testing request pursuant to subsection 12;
- (b) any other provision of this Section 205.5; or
- (c) other **ISO rules** that affect the provision of **spinning reserve**.
- (2) A **pool participant** that has received a suspension notice issued pursuant to subsection 13(1) may not submit an **offer** for **spinning reserve** until the **ISO** confirms that the **pool participant** is compliant with this Section 205.5 and all other **ISO rules** that affect the provision of **spinning reserve**.

Appendices

Appendix 1 - Frequency Ranges

Revision History

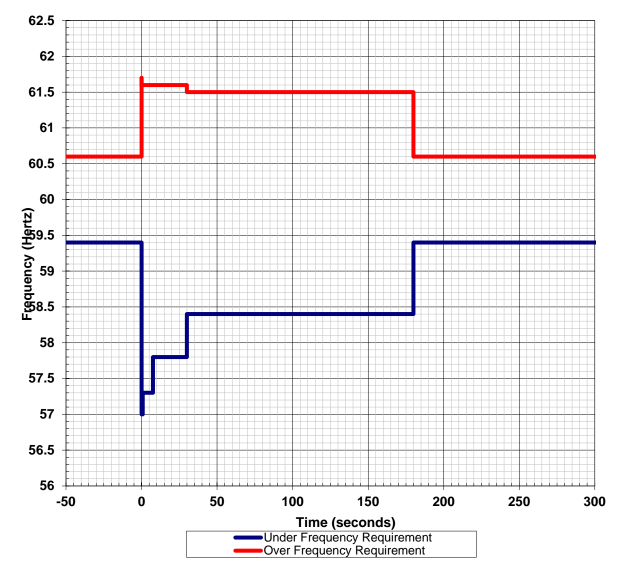
Date	Description
2018-02-01	Revised requirements to be technology agnostic, added new clarified requirements to define for proper frequency response.
2015-03-27	Replaced "effective date" within the initial release date in section 3(5); and replaced the word "Effective" in the Revision History to "Date".
2014-12-23	Initial release

Effective: 2018-02-01 Page 5 of 6 Public

Part 200 Markets Division 205 Ancillary Services Section 205.5 Spinning Reserve Technical Requirements and Performance Standards

Appendix 1 Frequency Ranges

High Frequency Duration		Low Freque	quency Duration	
Frequency (Hz)	Time (seconds)	Frequency (Hz)	Time (seconds)	
≥ 61.7	Instantaneous trip	≤57.0	Instantaneous trip	
≥61.6	30	≤57.3	0.75	
≥60.6	180	≤ 57.8	7.5	
<60.6	Continuous operation	≤ 58.4	30	
		≤ 59.4	180	
		> 59.4	Continuous operation	



Part 200 Markets Division 205 Ancillary Services Section 205.6 Supplemental Reserve Technical Requirements and Performance Standards



Applicability

- 1 Section 205.6 applies to:
 - (a) a pool participant; and
 - (b) the **ISO**.

Requirements

Application for Qualification to Provide Supplemental Reserve

- **2(1)** A **pool asset** must be qualified by the **ISO** in order to provide **supplemental reserve**.
- (2) A pool participant seeking to have a pool asset qualified by the ISO to provide supplemental reserve must provide the ISO with:
 - (a) a completed application form, available on the AESO website; and
 - (b) the data and records that the **ISO** specifies in the application form.

Eligibility to Provide Supplemental Reserve

- A pool participant seeking to have a pool asset qualified by the ISO to provide supplemental reserve must ensure that its pool asset has at least one (1) supplemental reserve resource that is at a minimum, capable of providing:
 - (a) 5 MW of supplemental reserve; and
 - (b) the amount of **real power** applied for under subsection 2(2) for a period of sixty (60) minutes.

Qualification of a Pool Asset to Provide Supplemental Reserve

- **4(1)** The **ISO** may qualify a **pool asset** to provide **supplemental reserve** if one (1) or more **supplemental reserve resources** of the **pool asset** meet the eligibility criteria set out in subsection 3.
- (2) The **ISO** must, after qualifying a **pool asset** under subsection 4(1), determine the **real power** quantity in MW that each **supplemental reserve resource** of the **pool asset** is capable of providing, with consideration given to the following:
 - (a) whether the supplemental reserve resource participates in a remedial action scheme;
 - (b) the total **operating reserve** that could be lost during a single **contingency**;
 - (c) the maximum **real power** capability and minimum **real power** capability of each **supplemental reserve resource** of the **pool asset**; and
 - (d) any other factor that the **ISO** considers relevant.
- (3) The ISO must advise a **pool participant** whether its **pool asset** is qualified to provide **supplemental reserve** within sixty (60) **days** of the ISO receiving a completed application under subsection 2(2).

Performance Requirements when under Dispatch to Provide Supplemental Reserve

5(1) A **pool participant** must ensure that, following the receipt of a **dispatch** to provide **supplemental reserve**, one (1) or more **supplemental reserve** resources of the **pool asset** are positioned to provide

Part 200 Markets Division 205 Ancillary Services Section 205.6 Supplemental Reserve Technical Requirements and Performance Standards



the real power set out in the dispatch, within a total tolerance of minus:

- (a) 1 MW for a **dispatch** of less than or equal to 20 MW; or
- (b) 5% of the **dispatch** quantity for a **dispatch** greater than 20 MW.
- (2) A pool participant must ensure that each supplemental reserve resource being used to provide supplemental reserve meets the requirements set out in subsection 5(1) beginning at:
 - (a) the time stated in the **dispatch**, for a **dispatch** with a time more than fifteen (15) minutes from the time the **pool participant** receives the **dispatch**; or
 - (b) the time stated in the **dispatch** or as soon as possible thereafter, but in any event, not more than fifteen (15) minutes after receiving the **dispatch**, for a **dispatch** with a time fifteen (15) minutes or less from the time the **pool participant** receives the **dispatch**.
- (3) A pool participant will not be paid for supplemental reserve unless the pool participant ensures that the supplemental reserve resources being used to provide supplemental reserve meet the requirements set out in subsections 5(1) and 5(2).

Performance Requirements when Responding to a Directive to Provide Supplemental Reserve

- **6(1)** A **pool participant** must, within ten (10) minutes following receipt of a **directive** to provide **supplemental reserve**, ensure that its **pool asset** is providing a quantity of **real power** equal to the instantaneous amount of **real power** of the **pool asset** at the time of the **directive** and the amount of **real power** set out in the **directive**.
- (2) A pool participant must ensure that, from the first time its pool asset achieves the response set out in subsection 6(1) to the time fifteen (15) minutes following receipt of the directive, the pool asset is providing an average response equal to or greater than the amount of real power set out in the directive.
- (3) A **pool participant** must ensure that, for each consecutive ten (10) minute interval beginning fifteen (15) minutes following the receipt of a **directive**, the average response from the **pool asset** equals the amount of **real power** set out in the **directive**, within a tolerance of plus or minus:
 - (a) 5 MW for a **pool asset** with a **maximum capability** of 200 MW or less; or
 - (b) 10 MW for a **pool asset** with a **maximum capability** of greater than 200 MW.
- (4) Where a **pool asset** does not have a **maximum capability**, the tolerances set out in subsection 6(3) will be measured against the maximum qualified facility capacity of the **pool asset** prescribed by the **ISO**.
- (5) A **pool participant** must ensure that its **pool asset** continues to meet the requirements set out in subsection 6(3) for as long as the **directive** to provide **supplemental reserve** is in effect.
- (6) A **pool participant** must ensure that its **pool asset** is in the position set out in subsection 5(1) as soon as possible or, in any event, not more than fifteen (15) minutes after receiving a cancellation of the **directive** for **supplemental reserve**.

Measuring Response to a Directive

- 7 A **pool participant** must ensure that each **pool asset** complies with the requirements set out in subsection 6 as measured at:
 - (a) the stator winding terminals of the **generating unit**;
 - (b) the circuit breaker or disconnection device that is electrically closest to each load:

Part 200 Markets Division 205 Ancillary Services Section 205.6 Supplemental Reserve Technical Requirements and Performance Standards



- (c) the alternating current terminal closest to each inverter based technology;
- (d) the collector bus for aggregated generating facilities; or
- (e) a point designated by the ISO.

Test Requirements

- 8 The ISO may request a pool participant to test a supplemental reserve resource:
 - (a) prior to allowing the supplemental reserve resource to provide supplemental reserve;
 - (b) if the **ISO** provides evidence that the **supplemental reserve resource** exhibits behaviour that is inconsistent with the requirements of this Section 205.6; or
 - (c) if the **ISO** otherwise determines that such testing is necessary.

Maintaining Eligibility to Provide Supplemental Reserve

- **9(1)** The **ISO** may issue a notice suspending the ability of a **pool participant** to provide **supplemental reserve** if the **pool participant** does not comply with:
 - (a) a testing request pursuant to subsection 8;
 - (b) any other provision of this Section 205.6; or
 - (c) other **ISO rules** that affect the provision of **supplemental reserve**.
- (2) A pool participant that has received a suspension notice pursuant to subsection 9(1) may not submit an offer for supplemental reserve until the ISO confirms the pool participant is compliant with this Section 205.6 and all other ISO rules that affect the provision of supplemental reserve.

Revision History

Date	Description
2018-02-01	Revised requirements to be technology agnostic.
2014-12-23	Initial release

ISO Rules Part 200 Markets Division 205 Ancillary Services Market Section 205.8 Transmission Must-Run



Applicability

- 1 Section 205.8 applies to:
 - (a) a pool participant with a contract with the ISO to provide transmission must-run; and
 - (b) the ISO,

when providing or procuring transmission must-run pursuant to a contract.

Requirements

Submission Method and Timing

- **2(1)** A **pool participant** may only submit a declaration of **transmission must-run** capability to the **power pool** in respect to a **pool asset** listed opposite their name in the **ISO** list of **pool assets**.
- (2) A **pool participant** submitting a declaration of **transmission must-run** capability must submit such declaration:
 - (a) subject to subsection 3(1), before 12:00 hours on the **day** before the **day** that the **offer** is effective; and
 - (b) no earlier than 00:00, seven (7) days prior to the day that the offer is effective.

Obligation to Submit a Declaration and Declaration Content

- **3(1)** A **pool participant** must, for each **settlement interval**, submit a declaration of the availability of **transmission must-run** from each of its active generating **source assets** under a contract for **transmission must run**.
- (2) A **pool participant** must include in each declaration of the availability of **transmission must-run** a quantity in MW.
- (3) A **pool participant** submitting a declaration of **transmission must-run** capability must ensure that the declaration does not exceed the maximum approved capacity value for the generating **source asset** in the **transmission must-run** contract.

Issuing Dispatches

- **4(1)** If the **ISO** determines that the delivery of **transmission must-run** is required to ensure the safe and reliable operation of the **interconnected electric system**, the **ISO** must issue a **dispatch** to a **pool participant** that can provide the required **transmission must-run**.
- (2) The ISO must notify the **pool participant** when the **transmission must-run** is no longer required by either issuing a more recent **dispatch** or cancelling the **dispatch**.

Declining a Dispatch

- **5(1)** Notwithstanding section 201.7 of the **ISO rules**, *Dispatches*, a **pool participant** may decline a **dispatch** for **transmission must-run** in accordance with their contract.
- (2) If a pool participant declines a dispatch, the pool participant must:

ISO Rules:

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ISO Rules Part 200 Markets Division 205 Ancillary Services Market Section 205.8 Transmission Must-Run



- (a) provide reasons; and
- (b) restate in a timely manner, the new capability of the generating **source asset** to provide **transmission must-run**.

Restating Declarations of Capability

- **6(1)** A **pool participant** may restate the declared availability of a generating **source asset** prior to receiving a **dispatch** for **transmission must-run**.
- (2) A pool participant must restate the declared capability of a source asset, in a timely manner, if there is a change in capability to supply the transmission must-run.

Delivery Requirements

7 If a pool participant accepts a dispatch for transmission must-run, the pool participant must provide the transmission must-run.

Revision History

Effective	Description
2013-01-08	Initial release



Part 300 System Reliability and Operations Division 301 General Section 301.2 ISO Directives

Applicability

- 1 Section 301.2 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

Directives the ISO Issues

- **2(1)** The **ISO** may issue a **directive** to a **market participant**, including a **directive** to:
 - (a) increase or decrease the **real power** or **reactive power** output, or both of them, from a facility;
 - (b) shut down or start up a facility; and
 - (c) switch **transmission system** elements, alter **planned outage** or maintenance schedules, or load shed.
- (2) The ISO may issue a directive verbally, electronically or in writing.

Requirement to Comply

- **3(1)** A **market participant** must comply with a **directive** it receives subject to any other **ISO rule** or **reliability standard** and the exceptions in subsections 3(2) and 3(3).
- (2) A market participant that is a legal owner of a generating unit or an aggregated generating facility, or an operator of a generating unit or an aggregated generating facility, must comply with a directive it receives subject to the following exceptions:
 - (a) it considers that a real and substantial risk of damage to its **generating unit** or **aggregated generating facility** could result if it complied with the **directive**;
 - (b) it considers that a real and substantial risk to the safety of its employees or the public could result if it complied with the **directive**; or
 - (c) it considers that a real and substantial risk of undue injury to the environment could result if it complied with the **directive**.
- (3) A market participant that is a legal owner of a transmission facility or an operator of a transmission facility must comply with a directive it receives, subject to subsection 39(4) of the Act.
 - (4) A market participant that is a pool participant must, if the instructions contained in a directive it receives require an operator to take action, immediately communicate the directive to the operator.

Report Inability to Comply or Communicate

- **4(1)** If a **market participant** is unable to comply with a **directive** or is unable to communicate it to the **operator**, as applicable, then it must, unless otherwise stipulated in the **directive**, verbally notify the **ISO** of the inability and provide reasons.
- (2) The market participant must provide notice as soon as practical but, unless otherwise stipulated in the directive, not later then five (5) minutes after determining it is unable to comply with a directive or is unable to communicate a directive to the operator, as applicable.

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Part 300 System Reliability and Operations Division 301 General Section 301.2 ISO Directives

Revision History

Effective	Description
2012-07-10	Initial release
2014-07-02	Bolded the word "planned" in subsection 2(1)(c).

Effective: 2014-07-02 Page 2 of 2

Part 300 System Reliability and Operations Division 302 Transmission Constraint Management Section 302.1 Real Time Transmission Constraint Management

Applicability

- 1 Section 302.1 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

Real Time Transmission Constraint Mitigation

- **2(1)** Subject to subsection 3, the **ISO** must comply with the following procedures in the following sequence to mitigate a **transmission constraint** in the present, real time:
 - (a) taking into account the **constraint effective factors**, determine the **pool assets** that would be effective in mitigating the **transmission constraint** and apply the appropriate procedure set out in this subsection 2(1) to those effective **pool assets**;
 - (b) ensure that any **pool assets** effective in mitigating the **transmission constraint** are not generating MW above their **maximum capability**, by cancelling any related **directives**;
 - (c) curtail by **directives**, any **downstream constraint side** service under **ISO tariff** rate schedules *Rate XOS 1 Hour* and *Rate XOS 1 Month* and any **upstream constraint side** service under **ISO tariff** rate schedule *Rate IOS*, that are effective in mitigating the **transmission constraint**:
 - (d) curtail by **directives**, any **loads** receiving service under **ISO tariff** rate schedules *Rate DOS* 7 *Minutes, Rate DOS 1 Hour* and *Rate DOS Term* at the **downstream constraint side** of the **transmission constraint**, that are effective in mitigating the **transmission constraint**;
 - (e) issue a **dispatch** to any **pool asset** that is under contract with the **ISO** to provide **transmission must-run** and that is effective in mitigating the **transmission constraint** at the **downstream constraint side**:
 - (f) issue a **directive** for **transmission-must run** to any **pool asset** that is not under contract with the **ISO** to provide **transmission must-run** and that is effective in mitigating the **transmission constraint** at the **downstream constraint side**;
 - (g) issue **directives** to curtail any **pool assets** that are effective in mitigating the **transmission constraint** at the **upstream constraint side** using the following additional procedures:
 - (i) the ISO must curtail using the energy market merit order with the highest priced in merit offer from the pool asset effective in mitigating the transmission constraint being curtailed first, followed by the pool asset with the next highest priced in merit offer, if necessary, during the remainder of the then current settlement interval and the next two (2) settlement intervals;
 - (ii) if there is a need to curtail two (2) or more such **pool assets** having equally priced **offers**, then the **ISO** must issue **directives** to the **pool assets** to curtail using a pro-rata methodology;
 - (iii) if the **transmission constraint** persists on a continuous basis for longer than the remainder of the then current **settlement interval** and the next two (2) **settlement intervals**, then the **ISO** must reallocate the required curtailment, using a pro-rata

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methodology, to all **pool assets** having in merit **offers** that are effective in mitigating the **transmission constraint**; and

- (h) curtail by **directives** any **loads** receiving service under **ISO tariff** rate schedule *Rate DTS* at the **downstream constraint side** of the **transmission constraint**, if so required by the **reliability** criteria, using the following procedures:
 - the ISO must allocate the load curtailment using the energy market merit order with the lowest priced effective bid being curtailed first, followed by the next lowest priced effective bid, if necessary;
 - (ii) if there is a need to curtail **loads** with equal price **bids**, or there are no **bids** remaining, then the **ISO** must curtail using a pro-rata methodology.
- (2) The **ISO** must comply with the following procedures in order to restore the energy balance to the interconnected electric system:
 - (a) where the procedures set out in subsection 2(1)(e) or (f) are used, issue **dispatches** for **dispatch down service** in accordance with section 204.2 of the **ISO rules**, *Issuing Dispatches for Dispatch Down Service*;
 - (b) except where the procedures set out in subsection 2(1)(e) and (f) are used:
 - (i) in circumstances where the ISO has notice of a transmission constraint that is anticipated to be of a significant duration and magnitude, as determined by the ISO acting reasonably, issue a dispatch to any pool asset that is effective in restoring the energy balance to the interconnected electric system and that is under contract with the ISO to provide transmission must-run in accordance with section 205.8 of the ISO rules Transmission Must-Run and section 301.2 of the ISO rules ISO Directives, and issue dispatches for dispatch down service in accordance with section 204.2 of the ISO rules Issuing Dispatches for Dispatch Down Service;
 - (ii) in all other circumstances, or where necessary to supplement the volume **dispatched** for **transmission must-run** in subsection 2(2)(b)(i), issue **dispatches** for **transmission constraint rebalancing**, in accordance with the energy market **merit order**, and make payment to a **pool participant** with a **source asset** that has provided energy for **transmission constraint rebalancing** in accordance with subsection 7(1) of section 103.4 the **ISO rules**.
- (3) With regard to any of the procedures set out in subsection 2(1) that involve **pool asset** or **load** curtailment, if the **pool asset** or **load** is supplying both **ancillary services** and energy production, then the **ISO** must first curtail **ancillary services** before energy production.
- (4) When a **transmission constraint** has activated or is expected by the **ISO** to activate a **remedial** action scheme, then after the **ISO** has ensured that the **interconnected electric system** is operating in a safe and reliable mode, the **ISO** must recommence the procedural sequence set out in subsection 2(1) to manage the **transmission constraint**.

Additional Real Time Constraint Management Procedures

- 3 As the circumstances may warrant, the **ISO** may take into account the following alternative or complementary procedures to mitigate any present, real time **transmission constraint**:
 - (a) if the result of following the procedures set out in subsection 2(1)(g)(i) will be to curtail any pool asset below its minimum stable generation level but the ISO expects the transmission constraint to last only a short duration, then the ISO by directive may curtail

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Part 300 System Reliability and Operations Division 302 Transmission Constraint Management Section 302.1 Real Time Transmission Constraint Management

the pool asset to above or at the minimum stable generation level of that pool asset;

- (b) in circumstances where abnormal operating or market conditions exist, the ISO acting reasonably may, in implementing mitigation measures to address a transmission constraint, take procedural steps not listed in subsection 2(1) if those steps are substantially consistent with good electric industry operating practice and the duties of the ISO under the Act to direct the safe, reliable and economic operation of the interconnected electric system;
- (c) the abnormal conditions referred to in subsection 3(b) include circumstances of unusual natural risks to the **interconnected electric system**, and issues raised by a unique real time system configuration or **reliability** concerns stemming from voltage or **reactive power** effects;
- (d) in mitigating a transmission constraint, the ISO must follow the procedural sequence set out in subsection 2(1) and any more specific and complementary ISO rules applicable for a given regional area of the interconnected electric system, unless real time operating conditions change such that following the specified sequence would put the ISO in contravention of any reliability standard requirement by failing to achieve compliance within the operating limits or required response time specified in that reliability standard;
- (e) if the **ISO** alters the procedural sequence as set out in subsection 2(1), or takes alternate mitigating actions because of the circumstances referred to in subsection 3(b) or 3(d) above, then once the **ISO** is assured that the **interconnected electric system** is operating in a safe and reliable mode, the **ISO** must recommence the procedural sequence set out in subsection 2(1).

Reporting

- **4(1)** The **ISO** must use reasonable efforts to publish, as near to real time as possible, information on the location of **transmission constraints** and costs of resolving these constraints.
- (2) The ISO must monitor and publicly report on the costs incurred as a result of mitigating transmission constraints on an annual basis.

Revision History

Effective	Description
2012-03-26	Initial release
2013-01-08	Previously defined terms have been un-defined and the words have been unbolded.
	Reference to section 6.3.6.3 <i>Determining Dispatch Down Service Dispatch Quantity</i> has been replaced with section 204.2 <i>Issuing Dispatches for Dispatch Down Service</i> .
2015-11-26	Revisions to subsections 2(1) and 2(2). Amendment to numbering references in subsection 3(a). Addition of subsection 4 "Reporting".

Effective: 2015-11-26 Page 3 of 3

Part 300 System Reliability and Operations Division 303 Interties



Section 303.1 Load Shed Service

Applicability

- 1 Section 303.1 applies to:
 - (a) a market participant that contracts with the ISO to provide load shed service; and
 - (b) the ISO.

Requirements

Providing Data

The market participant must provide the ISO with any information related to the provision of load shed service that the ISO requires in order to properly administer the service and must do so in real time via systems the ISO designates.

Determining Amount to Arm

- **3(1)** The **ISO** must use current **Alberta internal load** levels and the net import schedule of the combined British Columbia and Montana transfer paths to determine the amount of **load shed service** that the **ISO** must arm.
- (2) When arming the required amount of service, the **ISO** must prioritize the arming of available **load** shed service so as to minimize expected cost.
- (3) The **ISO** must set the **load shed service** arming level at the beginning of the scheduling hour but may modify it if the requirement changes during the scheduling hour by more than fifteen (15) MW.

Restoring Service

- 4 After the operation of **load shed service**, while maintaining the **reliability** of the **interconnected electric system**, the **ISO** must restore the following in the following order:
 - (a) contingency reserves; then
 - (b) load shed service.

Arming and Disarming Service

- 5(1) The ISO will issue dispatches to arm and disarm load shed service.
- (2) The market participant must arm and disarm services in accordance with any dispatches the ISO issues unless the market participant identifies a circumstance that, in the ISO's opinion, amounts to an event of force majeure that would prevent the market participant from complying with a dispatch.

Determining the Alberta Internal Load Range

If the estimated **Alberta internal load** falls right on, or very close to, the boundary of one of the ranges the **ISO** identifies, the **ISO** will use the lower **Alberta internal load** range to determine the amount of **load shed service** to arm during the hour that the **Alberta internal load** is expected to be at, or near, the boundary.

ISO Rules Page 1 of 2 Public Information

Effective: 2013-07-01

Part 300 System Reliability and Operations Division 303 Interties Section 303.1 Load Shed Service



Curtailing Import during the Scheduling Hour

7 If there is insufficient **load shed service** due to the unavailability of this service, the **ISO** must adjust the import transfer level to the level corresponding to the required amount.

Restoring Service

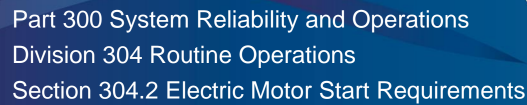
The **market participant** must not restore **load shed service** that has been tripped until the earlier of one (1) hour after tripping or the **ISO** authorizing such restoration.

No Double-Counting

The market participant must not use the MWs it uses to provide load shed service under this section of the ISO rules to also simultaneously provide ancillary services under any other section of the ISO rules or under any contract.

Revision History

Effective	Description
2011-04-01	Initial release
2013-07-01	Amendments made to accommodate the energization of MATL





Applicability

- 1 Section 304.2 applies to:
 - (a) the **operator** of an industrial complex that is:
 - in the Empress Area with an electric motor of a size twenty five thousand (25 000) horsepower or larger;
 - (ii) the Shell Limestone industrial complex; or
 - (iii) the Edson Gas Storage industrial complex;
 - (b) the operator of the transmission facility that operates bulk transmission line 854L from the 39S Bickerdike substation to the 397S Benbow substation;
 - (c) the operator of the transmission facility that operates 348S Marlboro substation; and
 - (d) the ISO.

Requirements

ISO Approval Prior to Starting an Electric Motor

- **2(1)** The **operator** of an industrial complex must have the prior verbal approval of the **ISO** by means of direct access telephone to start an electric motor at the industrial complex, in accordance with the specific requirements set out in Appendix 1.
- (2) The **operator** of an industrial complex must report to the **ISO** by means of direct access telephone when an attempt to start the electric motor has been completed, whether successful or not.
- (3) The **ISO** must notify the **operator** of the **transmission facility** in the regional area of the industrial complex that there has been a request to start up the electric motor, and confirm that the **operator** of the **transmission facility** is not aware of any **reliability** reason to not start the electric motor.

Specific Area Requirements

- **3(1)** Subject to the specific requirements set out in Appendix 1, the **ISO** must grant approval to start the electric motor unless the **ISO** has **reliability** concerns, in addition to those set out in Appendix 1, that would prevent the electric motor start.
- (2) The **operator** of an industrial complex and the **operator** of the **transmission facility** must become familiar with the additional specific area requirements set out in Appendix 1.

Appendices

Appendix 1 - Specific Area Electric Motor Start Approval Requirements

Revision History

Effective	Description
2012-05-31	Initial release
2014-07-02	Amended subsections 4(1), 4(2) and 5(1) of Appendix 1 by unbolding the references to "outages" and adding the words "or derate" after the word "outages"

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Part 300 System Reliability and Operations Division 304 Routine Operations Section 304.2 Electric Motor Start Requirements



Appendix 1

Specific Area Electric Motor Start Approval Requirements

Empress Area Electric Motor Start

Conditions for Approval

- 1(1) If the **ISO** receives a request from the **operator** of an industrial complex in the Empress Area, other than the Sand Hills industrial complex, to start an electric motor of a size of twenty five thousand (25 000) horsepower or larger, then the **ISO** must grant approval to start the electric motor unless the **ISO** is aware of any other electric motor start of a size of twenty five thousand (25 000) horsepower or larger already in progress in the Empress Area.
- (2) If the **ISO** receives a request from the **operator** of an industrial complex that is the Sand Hills industrial complex to start the fifty four thousand (54 000) horsepower electric motor located at that industrial complex, then the **ISO** must grant approval to start the electric motor, but only if the **ISO** is confident that the following **reliability** conditions are met:
 - (a) the **bulk transmission lines** designated as 944L, 945L, 951L, 1001L and 1002L, and the 163S Amoco Empress 240/138 kV transformer must all be in service;
 - (b) the 840S McNeill converter station must not be **ramping** in response to a **dispatch**;
 - (c) both of the Sheerness **generating units** must be on-line, unless the **ISO** determines that **reliability** conditions will allow for starting the electric motor with one (1) of the **generating units** off-line;
 - (d) one (1) capacitor bank at the 163S Amoco Empress 240/138 kV transformer must be in service;and
 - (e) the **ISO** must not be aware of any other electric motor start already in progress in the Empress Area
- (3) The **ISO** must verbally inform any applicable **operator** of the **transmission facility** of the status of an approved electric motor start at the Sand Hills industrial complex.

Shell Limestone Electric Motor Start - Prior Notices

- **2(1)** If the **ISO** receives a request from the **operator** of an industrial complex that is the Shell Limestone industrial complex to start the eighteen thousand (18 000) horsepower electric motor located at that industrial complex, then the **operator** must provide the anticipated date and time of the start of the electric motor and make the verbal request to the **ISO** at least one (1) hour prior to that start.
- (2) In addition, the **operator** must provide all affected direct connect **market participants**, served from the 581S Amoco Ricinus substation and which the **ISO** indicates, with at least one (1) hour notice by telephone prior to the starting of the electric motor, indicating the expected time of start and that there may be a short dip in their utility voltage due to the electric motor start.

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Part 300 System Reliability and Operations Division 304 Routine Operations Section 304.2 Electric Motor Start Requirements



Shell Limestone - Conditions for Approval

- If the **operator** has completed all notice requirements under subsection 2(2), then the **ISO** must grant approval to start the Shell Limestone eighteen thousand (18 000) horsepower electric motor, but only if the **ISO** is confident that the following **reliability** conditions are met:
 - (a) starting of the electric motor with the variable frequency drive is not possible, and delay in starting the electric motor would lead to significant financial hardship or environmental damage;
 - (b) the **transmission system** voltages must be equal to or greater than nominal values at the 304S Shell Limestone substation and 378S Shell Caroline substation;
 - the capacitor banks at 263S Strachan substation and 256S Harmattan substation must be available if required;
 - (d) the Bighorn generating unit output must be greater than zero (0) MW; and
 - (e) the **bulk transmission lines** designated as 848L, 717L/870L/719L and 166L must be in service.

Edson Gas Storage Electric Motor Start - Request for Approval

- **4(1)** If the 348S Marlboro substation located in the Hinton/Edson Area experiences an outage or derate resulting in any of the five thousand (5 000) horsepower electric motor-driven compressors at the Edson Gas Storage industrial complex shutting down, then the **operator** of that industrial complex must request approval from the **ISO** before restarting any of the compressor electric motors.
- (2) If an outage or derate is in the nature of a permanent fault, then depending on the location of the permanent fault, the **operator** of the **transmission facility** must sectionalize the appropriate section of **bulk transmission line** 854L to allow radial supply to the 348S Marlboro substation from either the 39S Bickerdike substation or the 397S Benbow substation.

Edson Gas Storage - Conditions for Approval

- **5(1)** If the **ISO** receives a request from the **operator** of an industrial complex that is the Edson Gas Storage industrial complex to restart any of the five thousand (5 000) horsepower electric motor-driven compressors at that industrial complex after an outage or derate, then the **ISO** must grant approval to start the electric motor, subject to the **reliability** condition in 5(2).
- (2) If the **bulk transmission line** designated as 844L is supplied from only the Benbow 397S substation, then the **operator** of the 348S Marlboro substation must limit the load capacity to a maximum of two (2) electric motor starts with an anticipated voltage flicker level of three point eight (3.88) percent.

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Applicability

- **1(1)** Subject to subsections 1(2) and 1(3), section 304.3 applies to:
 - (a) the legal owner of a wind or solar aggregated generating facility connected to the interconnected electric system or an electric system within the service area of the City of Medicine Hat, including a wind or solar aggregated generating facility situated within an industrial complex that is directly connected to the interconnected electric system or to an electric system within the service area of the City of Medicine Hat and that has a gross real power capability equal to or greater than 5 MW;
 - (b) the operator of a wind or solar aggregated generating facility connected to the interconnected electric system or an electric system within the service area of the City of Medicine Hat, including a wind or solar aggregated generating facility situated within an industrial complex that is directly connected to the interconnected electric system or to an electric system within the service area of the City of Medicine Hat and that has a gross real power capability equal to or greater than 5 MW; and
 - (c) the ISO.
- (2) Except as otherwise specified herein, this section 304.3 does not apply to the following wind or solar **aggregated generating facilities**, as represented by their **pool asset** descriptions: Castle River #1 (CR1), Cowley Ridge (CRE3), Kettles Hill (KHW1), Suncor Magrath (SCR2), McBride Lake Windfarm (AKE1), Summerview 1 (IEW1), Bull Creek #1 (BUL1) and Bull Creek #2 (BUL2) (collectively referred to herein as the "exempt facilities").
- (3) The provisions of this section 304.3 do not apply to the **legal owner** of an **aggregated generating facility** that was energized and commissioned prior to April 7, 2017 in accordance with a previous technical requirement, technical standard, **ISO rule** or functional specification, but the **legal owner** of such an existing **aggregated generating facility** must remain compliant with the ramp up management requirements set out in that previous technical requirement, technical standard, **ISO rule** or functional specification.
- (4) Notwithstanding subsection 1(2) or 1(3), if any of the **aggregated generating facilities** described in subsections 1(2) or 1(3) undergoes one or more:
 - (a) facility additions after April 7, 2017 resulting in an increase in the cumulative **gross real power** capability of the **aggregated generating facility** by an amount equal to or greater than 5 MW; or
 - (b) equipment replacements after April 7, 2017 where the equipment replaced has a **gross real power** capability equal to or greater than 5 MW irrespective of whether the cumulative **gross real power** capability of the **aggregated generating facility** is increased;

then the entire **aggregated generating facility** will be subject to and must comply with the provisions of this section 304.3.

(5) Notwithstanding subsections 1(2), (3) and (4), the **ISO** may require the **legal owner** of a wind or solar **aggregated generating facility**, **transmission facility** to comply with any specific provision or all of the provisions of this section 304.3, if the **ISO** determines that such compliance is necessary for the safe and reliable operation of the **interconnected electric system**.



Requirements

Functional Specification

- **2(1)** The **ISO** may issue a written functional specification containing details, work requirements and specifications for the design, construction and operation of a wind or solar **aggregated generating facility** and associated **transmission facility** connection facilities.
- (2) The functional specification referred to in subsection 2(1) must be generally consistent with the provisions of this section 304.3, but may contain material variances approved of by the **ISO** based upon its discrete analysis of any one or more of the technical, economic, safety, operational and **reliability** requirements of the **interconnected electric system** related to the specific facility project.

Real Power and Ramp Rate Limitations

- **3(1)** The **legal owner** of a wind or solar **aggregated generation facility** must ensure that the facility has the control capability to limit the **real power** output at the **point of connection**, or the connection to the **electric distribution system**, in accordance with any limits or instructions contained in any **directive** and must ensure that the **real power** output does not exceed the tolerances described in this subsection 3.
- (2) The legal owner of a wind or solar aggregated generating facility must ensure that the real power control limit referred to in subsection 3(1) is adjustable from the minimum operating output to the gross real power capacity at an average resolution of 1 MW.
- (3) Subject to subsection 3(4), the **legal owner** of a wind or solar **aggregated generating facility** must, when a **real power** control limit is in effect in accordance with a **directive** and ambient conditions at the wind or solar **aggregated generation facility** result in increasing **real power** output, ensure that the **real power** control limit of the wind and solar **aggregated generating facility** is capable of keeping the one (1) minute average **real power** output from exceeding the **real power** control limit specified in the **directive**, within 2% of the **gross real power** capability.
- (4) The legal owner of a wind or solar aggregated generating facility must ensure that, if changing ambient conditions result in the real power control limit set out in the directive referred to in subsection 3(3) being instantaneously exceeded, the real power output of the wind or solar aggregated generating facility at the point of connection, or the connection to the electric distribution system, must not exceed the real power control limit by more than 5% of the gross real power capability.
- (5) The **legal owner** of a wind or solar **aggregated generating facility** must ensure that the facility is equipped with **ramp rate** limiting controls.
- (6) The legal owner of a wind or solar aggregated generating facility must ensure that the ramp rate limiting controls referred to in subsection 3(5) are capable of limiting the ramp up of the real power of the wind or solar aggregated generating facility, and that they are adjustable such that the ramp rate does not exceed, in MW per minute, a range equal to 5% of the gross real power capability to 20% of the gross real power capability.
- (7) The **legal owner** of a wind or solar **aggregated generating facility** must ensure that the default setting for the **ramp rate** limiting controls referred to in subsection 3(5) is set at 10% of the **gross real power** capability, unless otherwise approved by the **ISO** in writing.



- (8) The **legal owner** of a wind or solar **aggregated generating facility** must ensure that any difference between the **real power** at:
 - (a) the **point of connection** or the connection to the **electric distribution system** of the wind or solar **aggregated generating facility**, and
 - (b) any collector busses of the wind or solar aggregated generating facility,

is compensated for in the real power limiting and ramp rate limiting controls.

Use of the Energy Market Merit Order

The **ISO** must implement the energy market **merit order** provisions of the **ISO rules** for energy balance to manage the ramp up of the total **real power** output from all wind or solar **aggregated generating facilities**, including the exempt facilities.

Calculation of Alberta System Wind and Solar Aggregated Generating Facilities Power Limit

- **5(1)** The **ISO** must calculate, at a minimum monitoring interval of every twenty (20) minutes, an Alberta system wind and solar **aggregated generating facilities** power limit.
- (2) The ISO must issue, at the start of each monitoring interval, directives by means of Supervisory Control and Data Acquisition signals to the operator of each wind or solar aggregated generating facility, specifying its wind and solar aggregated generating facilities power limit pro rata share.

Calculation and implementation of Wind and Solar Aggregated Generating Facilities Power Limit Pro Rata Share

- **6(1)** The **ISO** must, if the wind and solar **aggregated generating facilities** power limit pro rata share for a wind or solar **aggregated generating facility** causes the wind or solar **aggregated generating facility** to exceed its **maximum capability**, reallocate the difference in MW on a pro rata basis to all other wind and solar **aggregated generating facilities**.
- (2) The operator of a wind or solar aggregated generating facility that receives:
 - (a) a pro rata share Supervisory Control and Data Acquisition **directive** signal under subsection 5(2); and
 - (b) a curtailment **directive** for any other reason;

must comply with the subsection 6(2)(b) curtailment directive.

(3) The ISO must, where the operator of a wind or solar aggregated generating facility receives both of the directives described in subsection 6(2), reallocate any difference in MW between the pro rata share directive and the curtailment directive to all other wind and solar aggregated generating facilities.

Methodology Used to Calculate the Alberta System Wind and Solar Aggregated Generating Facilities Power Limit and Pro Rata Share

- **7(1)** The **ISO** must post the methodology used to calculate the Alberta system wind and solar **aggregated generating facilities** power limit and methodology used to calculate the pro rata share of the Alberta system wind and solar **aggregated generating facilities** power limit to the AESO website.
- (2) The ISO must, to amend the methodology used to calculate the Alberta system wind and solar aggregated generating facilities power limit or methodology used to calculate the pro rata share of the Alberta system wind and solar aggregated generating facilities power limit posted to the AESO website



in accordance with subsection 7(1):

- (a) notify **market participants** no less than thirty (30) **days** in advance of the amended methodology coming into effect; and
- (b) post the amended methodology to the AESO website on the date the amended methodology comes into effect.

Revision History

Date	Description
2018-09-01	Revised the applicability section to include solar aggregated generating facilities and to apply to an aggregated generating facility that has a gross real power capability equal to or greater than 5 MW; added real power and ramp rate limitations requirements; revised the requirement to issue a power limit pro rata share from when a predetermined criterion is met to at the start of each monitoring interval; removed the methodologies used to calculate the Alberta system wind power limit and pro rata share; added subsection 7; revised subsection 4 to allow the energy market merit order provisions of the ISO rules and pro rata share to occur concurrently; and administrative amendments.
2015-04-01	Rule references have been updated in subsection 5(1)(a)
2015-04-01	The words "or dispatch" were added in subsection 5(1)(b).
2013-01-08	Previously defined terms have been un-defined and the words have been un-bolded.
2011-12-01	Initial release.

Part 300 System Reliability and Operations Division 304 Routine Operations Section 304.4 Maintaining Network Voltage



Applicability

- 1 Section 304.4 applies to:
 - (a) an operator of a generating unit;
 - (b) an operator of an aggregated generating facility; and
 - (c) an operator of a transmission facility that is operating a controllable reactive power resource.

Requirements

No Adjustments without a Directive or Instruction

- 2 The operator of a generating unit, operator of an aggregated generating facility and operator of a transmission facility must not adjust:
 - (a) the set point of the automatic voltage regulator or voltage regulating system;
 - (b) the on-load tap changer that is manually operated; or
 - (c) the set point or status of the controllable reactive power resource,

unless in response to a **directive** or instruction to do so, or unless first advising the **ISO** of the reason for the adjustment and obtaining approval from the **ISO** to make the adjustment.

Other Exceptions

- **3(1)** Notwithstanding subsection 2, the **operator** of a **generating unit**, the **operator** of an **aggregated generating facility** and the **operator** of a **transmission facility** may:
 - (a) while connecting to the transmission system, adjust either:
 - (i) the set point of the automatic voltage regulator or voltage regulating system; or
 - (ii) the on-load tap changer,
 - to match the transmission system level voltage; or
 - (b) make any of the adjustments set out in subsection 2(a), (b) or (c) if the adjustment is required to respond to a real and substantial risk:
 - (i) of damage to its **transmission facility**;
 - (ii) to the safety of its employees; or
 - (iii) of undue injury to the environment;

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Part 300 System Reliability and Operations Division 304 Routine Operations Section 304.4 Maintaining Network Voltage



(2) Any operator of a generating unit, operator of an aggregated generating facility or operator of a transmission facility that makes an adjustment pursuant to subsection 3(1)(b) must notify the ISO of the adjustment as soon as reasonably practicable but not later than one (1) hour after determining the need for the adjustment.

Revision History

Effective	Description
2013-10-01	Initial release

Effective: 2013-10-01 Page 2 of 2

Part 300 System Reliability and Operations Division 304 Routine Operations Section 304.5 Provision for Operation of a Transmission Facility within Ratings



Applicability

- 1 Section 304.5 applies to:
 - (a) the legal owner of a transmission facility; and
 - (b) the operator of a transmission facility.

Requirements

Provision for Operation of Transmission Facility within Ratings

- 2 The **legal owner** of a **transmission facility** must provide for the operation of its **transmission facility** within **normal ratings** under pre-**contingency** conditions.
- 3 The **legal owner** of a **transmission facility** must provide for the operation of its **transmission facility** within **emergency ratings** under post-**contingency** conditions.
- The **operator** of a **transmission facility** must, during post-**contingency** conditions, coordinate with the **ISO** to return its **transmission facility** to within **normal ratings**.

Revision History

Date	Description
2016-08-15	Initial release

Part 300 System Reliability and Operations Division 304 Routine Operations Section 304.6 Unplanned Transmission Facility Limit Changes



Applicability

- Section 304.6 applies to:
 - (a) the operator of a transmission facility.

Requirements

Unplanned Transmission Facility Limit Changes

- **2(1)** The **operator** of a **transmission facility** must verbally notify the **ISO** as soon as possible, but within twenty-four (24) hours, of unplanned limit changes to its **transmission facility**, indicating the new limit, the equipment affected by the limit change, the cause of the limit change and the estimated period of time the limit change will be in effect.
- (2) The **operator** of a **transmission facility** must, within twenty-one (21) days of the verbal notification in subsection 2(1), or within a shorter or longer period of time if deemed necessary by the **ISO** in its sole discretion:
 - (a) provide the **ISO**, in writing, with its plan to restore the **transmission facility** to its previous limit; or
 - (b) notify the **ISO** that the **transmission facility** will not be restored to its previous limit.

Revision History

Date	Description
2016-07-26	Initial release

Effective: 2016-07-26 Page 1 Public Information

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Applicability

- 1 Section 304.7 applies to:
 - (a) the operator of a transmission facility;
 - (b) the operator of a generating unit that:
 - is not part of an aggregated generating facility;
 - (ii) has a maximum authorized real power rating greater than 4.5 MW; and
 - (iii) is directly connected to the transmission system;
 - (c) the operator of an aggregated generating facility that:
 - (i) is directly connected to the transmission system; and
 - (ii) has a maximum authorized real power rating greater than 4.5 MW;

(collectively referred to as the "Responsible Entities")

and

(d) the ISO.

Requirements

Events Reportable by the Operator of a Transmission Facility

- 2 The **operator** of a **transmission facility** must submit a report to the **ISO** for each of the events identified in Appendix 1:
 - (a) in writing, in the form specified by the **ISO**; and
 - (b) as soon as practicable and no later than five (5) business days of the operator of a transmission facility becoming aware of the event.
- 3 The **operator** of a **transmission facility** must notify ASSIST, the RCMP and, where applicable, the local police, for each of the events identified in Appendix 1 as being reportable to these entities, as soon as practicable.

Events Reportable by the Operator of a Generating Unit or Aggregated Generating Facility

- The operator of a generating unit or the operator of an aggregated generating facility must submit a report to the ISO for each of the events identified in Appendix 2:
 - (a) in writing, in the form specified by the **ISO**; and
 - (b) as soon as practicable and no later than five (5) **business days** of the **operator** of a **generating unit** or the **operator** of an **aggregated generating facility** becoming aware of the event.

Events Reportable by a Responsible Entity

- **5** A Responsible Entity must submit a report to the **ISO** for each of the events identified in Appendix 3:
 - (a) in writing, in the form specified by the **ISO**; and

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- (b) as soon as practicable and no later than five (5) **business days** of the Responsible Entity becoming aware of the event.
- A Responsible Entity must notify ASSIST, the RCMP and, where applicable, the local police, for each of the events identified in Appendix 3, as soon as practicable.
- Notwithstanding any other provision of this section of the **ISO** rules, a Responsible Entity is not required to report a theft to the **ISO**, ASSIST, the RCMP and, where applicable, the local police in accordance with the provisions of this section 304.7, unless the Responsible Entity reasonably determines that the theft degrades normal operation of a **transmission facility**, **generating unit**, or **aggregated generating facility** that is part of or directly connected to the **bulk electric system**.

Events Reportable to NERC

The **ISO** must forward a report received from a Responsible Entity in accordance with subsection 2 or 5 to the **NERC** within five (5) **business days** of receiving such a report, but only for those events identified in Appendix 4.

Revision History

Date	Description
2016-08-30	Initial release

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Appendix 1: Events Reportable by the Operator of a Transmission Facility

Event		Entity to Submit Report to
(a)	Damage to or destruction of a transmission facility that results in an unexpected sustained outage of any combination of three (3) or more of the following:	ISO
	(i) transmission lines energized at greater than 25 kV; or	
	(ii) transformers with at least two (2) terminals energized at greater than 25 kV.	
(b)	Unexpected loss, contrary to design, of any combination of three (3) or more of the following:	ISO
	(i) transmission lines energized at greater than 25 kV; or	
	(ii) transformers with at least two (2) terminals energized at greater than 25 kV	
	caused by a common disturbance (excluding successful automatic reclosing).	
(c)	A physical threat to a control centre for the bulk electric system , excluding a weather or natural disaster related threat, which has the potential to degrade the normal operation of the control centre .	ISO , ASSIST, RCMP and, where applicable, local police
(d)	A suspicious device or activity at a control centre for the bulk electric system .	ISO , ASSIST, RCMP and, where applicable, local police
(e)	Automatic firm load shedding (via an automatic undervoltage or underfrequency load shedding scheme, or a remedial action scheme) that occurs as part of the ISO 's under voltage load shed program or underfrequency load shedding program.	ISO
(f)	The failure or misoperation of a remedial action scheme or protection system on the transmission system that impacts the transmission system , except where a misoperation incident report is provided in accordance with PRC-004-WECC-AB, <i>Protection System and Remedial Action Scheme Misoperation</i> .	ISO
(g)	A loss of monitoring or control that significantly affects the ability of the operator of a transmission facility to make operating decisions for thirty (30) continuous minutes or more, including:	ISO
	(i) loss of the ability to remotely monitor or control system elements of the bulk electric system;	
	(ii) loss of communications from supervisory control and data acquisition remote terminal units;	

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Event	Entity to Submit Report to
(iii) unavailability of "inter control centre protocol" links reducing bulk electric system visibility; or	
(iv) loss of the ability to remotely monitor or control generating units providing regulating reserves .	
(h) A complete loss, for thirty (30) continuous minutes or more, of voice communication systems for a control centre of a transmission facility that are required for the purpose of communicating with the ISO and the operators of adjacent transmission facilities .	ISO
(i) An unplanned evacuation of a control centre of a transmission facility for thirty (30) continuous minutes or more.	ISO

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Appendix 2: Events Reportable by the Operator of a Generating Unit or an Aggregated Generating Facility

Ev	ent	Entity to Submit Report to
(a)	An unexpected outage impacting two (2) or more generating units or aggregated generating facilities with an aggregate gross generation exceeding 500 MW at the time of the outage, which is caused by a common disturbance and contrary to the design of the generating unit(s).	ISO
(b)	A loss of monitoring or control that significantly affects the ability of the operator of a generating unit or an aggregated generating facility to make operating decisions for thirty (30) continuous minutes or more, including:	ISO
	(i) loss of the ability to remotely monitor or control generating units connected to the bulk electric system ;	
	(ii) loss of communications from supervisory control and data acquisition remote terminal units;	
	(iii) unavailability of "inter control centre protocol" links reducing visibility of generating units connected to the bulk electric system ; or	
	(iv) loss of the ability to remotely monitor or control generating units providing regulating reserves.	
(c)	A complete loss, for thirty (30) continuous minutes or more, of voice communication systems for a control centre of a generating unit or an aggregated generating facility that are required for the purpose of communicating with the ISO and the operators of adjacent transmission facilities .	ISO
(d)	An unplanned evacuation of a control centre of a generating unit or an aggregated generating facility for thirty (30) continuous minutes or more.	ISO

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Appendix 3: Events Reportable by a Responsible Entity

Event		Entity to Submit Report to
(a)	Damage to or destruction of a transmission facility , generating unit , or aggregated generating facility that is part of or is directly connected to the bulk electric system that results from human action, which is known or suspected to be intentional.	ISO, ASSIST, RCMP and, where applicable, local police
(b)	A physical threat to a transmission facility , generating unit , or aggregated generating facility that is part of or directly connected to the bulk electric system , excluding weather or natural disaster related threats, which has the potential to degrade the normal operation of the transmission facility , generating unit , or aggregated generating facility .	ISO, ASSIST, RCMP and, where applicable, local police
(c)	A suspicious device or activity at a transmission facility , generating unit , or aggregated generating facility that is part of or directly connected to the bulk electric system .	ISO, ASSIST, RCMP and, where applicable, local police

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Appendix 4: Events Reportable by the ISO

Ev	ent	Entity to Forward Report to
(a)	Damage to or destruction of a transmission facility that results in an unexpected sustained outage of any combination of three (3) or more of the following:	NERC
	(i) transmission lines energized at greater than 25 kV; or	
	(ii) transformers with at least two (2) terminals energized at greater than 25 kV.	
(b)	Unexpected loss, contrary to design, of any combination of three (3) or more of the following:	NERC
	(i) transmission lines energized at greater than 25 kV; or	
	(ii) transformers with at least two (2) terminals energized at greater than 25 kV	
	caused by a common disturbance (excluding successful automatic reclosing).	
(c)	Damage to or destruction of a transmission facility , generating unit , or aggregated generating facility that is part of or is directly connected to the bulk electric system that results from actual or suspected intentional human action.	NERC
(d)	A physical threat to a control centre for the bulk electric system , excluding a weather or natural disaster related threat, which has the potential to degrade the normal operation of the control centre .	NERC
(e)	A physical threat to a transmission facility , generating unit , or aggregated generating facility that is part of or directly connected to the bulk electric system , excluding weather or natural disaster related threats, which has the potential to degrade the normal operation of the transmission facility , generating unit , or aggregated generating facility .	NERC
(f)	A suspicious device or activity at a control centre for the bulk electric system .	NERC
(g)	A suspicious device or activity at a transmission facility , generating unit , or aggregated generating facility that is part of or directly connected to the bulk electric system .	NERC
(h)	Automatic firm load shedding of greater than or equal to 100 MW (via an automatic undervoltage or underfrequency load shedding scheme, or a remedial action scheme) that occurs as part of the ISO 's under voltage load shed program or underfrequency load shedding program.	NERC

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Ev	ent	Entity to Forward Report to
(i)	A loss of monitoring or control that significantly affects the ability of the operator of a transmission facility to make operating decisions for thirty (30) continuous minutes or more, including:	NERC
	(i) loss of the ability to remotely monitor or control system elements of the bulk electric system ;	
	(ii) loss of communications from supervisory control and data acquisition remote terminal units;	
	(iii) unavailability of "inter control centre protocol" links reducing bulk electric system visibility; or	
	(iv) loss of the ability to remotely monitor and control generating units providing regulating reserves .	
(j)	A complete loss, for thirty (30) continuous minutes or more, of voice communication systems for a control centre of a transmission facility that are required for the purpose of communicating with the ISO and the operators of adjacent transmission facilities .	NERC
(k)	An unplanned evacuation of a control centre of a transmission facility for thirty (30) continuous minutes or more.	NERC



Applicability

- 1 Section 304.8 applies to:
 - (a) the operator of a transmission facility;
 - (b) the operator of an electric distribution system;
 - (c) the **operator** of a facility that provides **ancillary services**;
 - (d) the **operator** of a **generating unit** that:
 - is not part of an aggregated generating facility;
 - (ii) has a maximum authorized real power rating greater than 4.5 MW; and
 - (iii) is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat, including a **generating unit** situated within an industrial complex that is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat;
 - (e) the operator of an aggregated generating facility that:
 - (i) has a maximum authorized real power rating greater than 4.5 MW; and
 - (ii) is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat, including an **aggregated generating facility** situated within an industrial complex that is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat;
 - (f) the **legal owner** of a **transmission facility**;
 - (g) the legal owner of an electric distribution system;
 - (h) the **legal owner** of a facility that provides **ancillary services**;
 - (i) the **legal owner** of a **generating unit** that:
 - (i) is not part of an aggregated generating facility; and
 - (ii) is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat, including a **generating unit** situated within an industrial complex that is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat;
 - (j) the legal owner of an aggregated generating facility that is directly connected to the transmission system or to transmission facilities within the City of Medicine Hat, including an aggregated generating facility situated within an industrial complex that is directly connected to the transmission system or to transmission facilities within the City of Medicine Hat;

(collectively referred to as the "Responsible Entities")

and

(k) the ISO.

Requirements

Requirements to Perform Event Analysis

2(1) The **ISO** may conduct an event analysis of an event listed in Appendix 1.

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- (2) The ISO may conduct an event analysis for an event that is not listed in Appendix 1 where:
 - (a) the **ISO** determines that an analysis is necessary to evaluate the impact of an event on the reliable operation of the **interconnected electric system**; or
 - (b) an event analysis report is requested by the **NERC** or the **WECC**.
- (3) The **ISO** may categorize the event using the highest applicable category in Appendix 1 where Category 1 is the lowest and Category 5 is the highest.

Event Analysis Requests

3 The **ISO** may request a brief report or an event analysis report or both from a Responsible Entity while conducting an event analysis.

Responsible Entity Reporting

- **4(1)** A Responsible Entity must provide the **ISO** with a report requested in accordance with subsection 3:
 - (a) in a manner specified by the ISO;
 - (b) within ten (10) **business days** if the **ISO** requests a brief report; and
 - (c) within thirty (30) business days if the ISO requests an event analysis report.
- (2) Notwithstanding subsection 4(1), a Responsible Entity may request, in writing, including all relevant supporting documentation, that the **ISO** provide an extension to the time frames indicated in subsections 4(1)(b) and 4(1)(c):
 - (a) to allow for system restoration; or
 - (b) to allow the Responsible Entity to obtain accurate and complete information regarding the event.
- (3) The **ISO** must respond, in writing, to an extension request made in accordance with subsection 4(2) within three (3) **business days** of receiving the request.

Review

- **5(1)** Upon reviewing a brief report or event analysis report provided in accordance with subsection 4, the **ISO** may request that the Responsible Entity provide additional information as required to complete the event analysis within a specified time frame.
- (2) A Responsible Entity must, upon receiving a request from the **ISO** under subsection 5(1) and within the time frame specified in the request:
 - (a) provide the **ISO** with the requested information; or
 - (b) notify the ISO, in writing, of the reasons for which the requested information is not available or the specified time frame cannot be met.

ISO Reporting

6(1) The **ISO** may, after reviewing the reports provided in accordance with subsection 4 and subsection 5, decide to author additional reports.

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Event Analysis Recommendations

- **7(1)** The **ISO** may, after completing a report under subsection 6, identify:
 - (a) the Responsible Entity required to implement each recommendation in the report; and
 - (b) an implementation date for each recommendation in the report.
- (2) The ISO may:
 - (a) provide a copy of a report issued under subsection 6 to each Responsible Entity identified under subsection 7(1); and
 - (b) advise each Responsible Entity identified under subsection 7(1), in writing, of the implementation date for each recommendation applicable to that Responsible Entity.
- (3) Subject to subsection 7(2), the **ISO** and each Responsible Entity identified under subsection 7(1) must treat a report provided under subsection 7(2)(a) as confidential.
- (4) Each Responsible Entity identified under subsection 7(1) must implement each applicable recommendation by resolving the outstanding issues associated with each recommendation on or before the implementation date.
- (5) Each Responsible Entity identified in subsection 7(1) must provide the ISO with:
 - (a) notification that the recommendation has been implemented in accordance with subsection 7(4) within five (5) **business days** following such implementation, or
 - (b) a revised implementation date at least five (5) **business days** before the implementation date identified by the **ISO** in subsection 7(2)(b), if the recommendation cannot be implemented in accordance with subsection 7(4).

Lessons Learned

- 8(1) The ISO may complete a Lessons Learned document which includes the following information:
 - (a) high level details of the event;
 - (b) corrective actions for possible future events; and
 - (c) a list of lessons learned from the event.
- (2) A Lessons Learned document must not contain any of the following information:
 - (a) names of market participants;
 - (b) names of facilities;
 - (c) the date on which the event occurred; and
 - (d) to the extent practicable, any other information that would otherwise permit the identification of a market participant or facilities.
- (3) The ISO may publish the Lessons Learned document on the AESO website.

Requirement to Report to the NERC and the WECC

9 The **ISO** may forward the reports and documents described in this section 304.8 to the **NERC** and the **WECC**.



Appendices

Appendix 1 – Event Categories

Revision History

Date	Description
2018-04-30	Initial release



Appendix 1

Event Categories

Category 1: An event that results in one or more of the following:

- (a) An unexpected sustained outage caused by a common disturbance and contrary to design of any combination of three (3) or more **transmission facilities** or **generating units** with an aggregate generation of 500 MW to 1,999 MW at the time of the outage.
- (b) Failure or misoperation of a **remedial action scheme**.
- (c) A system wide voltage reduction of 3% or more that lasts more than fifteen (15) continuous minutes due to an emergency on the **interconnected electric system**.
- (d) Unintended separation within the **interconnected electric system** that results in an island of 100 MW to 999 MW. Excludes **transmission system** radial connections, and **electric distribution system** level islanding.
- (e) The loss of monitoring or control that significantly affects a Responsible Entity's ability to make operating decisions for thirty (30) continuous minutes or more, including:
 - (i) loss of **operator** ability to remotely monitor or control elements of the **bulk electric system** or **generating units** connected to the **bulk electric system**;
 - (ii) loss of communications from supervisory and data acquisition remote terminal units for a substation rated 69 kV and above;
 - (iii) unavailability of inter **control centre** protocol links reducing **bulk electric system** visibility
 - (iv) loss of the ability to remotely monitor and control **generating units** providing **regulating reserves**; or
 - (v) state estimator or contingency analysis failing to solve at a **control centre** for:
 - (A) the ISO; or
 - (B) the operator of a transmission facility.

Category 2: An event that results in one or more of the following:

- (a) Complete loss, for thirty (30) minutes or more, of all voice communication systems for a **control centre** including a **control centre** for:
 - (i) the **ISO**;
 - (ii) the **operator** of a **transmission facility** (that controls **transmission facilities** at two (2) or more locations); or
 - (iii) the **operator** of a **generating unit** (that controls **generating units** at two (2) or more locations).
- (b) Operating voltage excursions at the **point of connection** equal to or greater than 10% lasting more than fifteen (15) continuous minutes.
- (c) Unintended separation within the **interconnected electric system** that results in an island of 1,000 MW to 4,999 MW.
- (d) Unintended loss of 300 MW or more of firm load for more than fifteen (15) minutes.



(e) Interconnection reliability operating limit Tv violation.

Category 3: An event that results in one or more of the following:

- (a) Unintended loss of load or generation within the interconnected electric system of 2,000 MW to 5,000 MW.
- (b) Unintended separation within the **interconnected electric system** that results in an island of 5,000 to 10,000 MW. Excludes the loss of **interconnections**.

Category 4: An event that results in one or more of the following:

- (a) Unintended loss of load or generation within the interconnected electric system of 5,001 MW to 9,999 MW.
- (b) Unintended separation within the **interconnected electric system** that results in an island of more than 10,000 MW. Excludes the loss of **interconnections**.

Category 5: An event that results in one or more of the following:

- (a) Unintended loss of load within the interconnected electric system of 10,000 MW or more.
- (b) Unintended loss of generation within the interconnected electric system of 10,000 MW or more.

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Applicability

- 1 Section 304.9 applies to:
 - (a) the legal owner of a wind or solar aggregated generating facility connected to the interconnected electric system or an electric system within the service area of the City of Medicine Hat, including a wind or solar aggregated generating facility situated within an industrial complex that is directly connected to the interconnected electric system or to an electric system within the service area of the City of Medicine Hat and that has a gross real power capability equal to or greater than 5 MW; and
 - (b) the ISO.

Requirements

Functional Specification

- **2(1)** The **ISO** may issue a written functional specification containing details, work requirements and specifications for the design, construction and operation of an **aggregated generating facility** and associated **transmission facility** connection facilities.
- (2) The functional specification referred to in subsection 2(1) must be generally consistent with the provisions of this section 304.9, but may contain material variances approved of by the **ISO** based upon its discrete analysis of any one or more of the technical, economic, safety, operational and **reliability** requirements of the **interconnected electric system** related to the specific facility project.

Successor to Prior Requirements and Compliance Timeframe

- **3(1)** The provisions of this section 304.9 succeed all previous forecasting requirements for **aggregated generating facilities**, whether in an **ISO rule** or other document, and those requirements will no longer be in force and effect as of **[effective date of the rule]**.
- (2) The legal owner of an aggregated generating facility connected in accordance with any previous forecasting requirements must bring its aggregated generating facility into compliance with this section 304.9 by no later than twelve (12) months after [effective date the rule] unless otherwise agreed to in writing by the ISO, and until such time as the aggregated generating facility is brought into compliance with this section 304.9, the legal owner of the aggregated generating facility shall operate its aggregated generating facility in compliance with the previously effective forecasting requirements in accordance with which it was being operated prior to [effective date of the rule].

Meteorological Data Collection Equipment and Availability Requirements

- **4(1)** The **legal owner** of a wind or solar **aggregated generating facility** must ensure that the facility is equipped with meteorological data collection equipment and related devices that are installed and maintained in accordance with the provisions of subsections 4 and 5.
- (2) The **legal owner** of a wind **aggregated generating facility** must ensure that it is equipped with two (2) sets of instruments for each meteorological parameter in accordance with the requirements in Table 1.
- (3) The **legal owner** of a solar **aggregated generating facility** must ensure that the facility is equipped with meteorological data collection equipment and related devices in accordance with the following:
 - (a) one (1) set of instruments for each meteorological parameter in accordance with the requirements in Table 1 per 49 square kilometers of surface area within the facility;

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- (b) each set of instruments, if required by subsection 4(3)(a), must be less than 8 kilometers apart; and
- (c) measurements must be taken at not less than 2 meters and not greater than 10 meters above ground.
- (4) The **legal owner** of a wind or solar **aggregated generating facility** must ensure that the meteorological data collection equipment and related devices described in subsections 4(2) and 4(3) take measurements of instantaneous values at interval of 15 **seconds** or less.
- (5) The **legal owner** of a wind or solar **aggregated generating facility** must measure, collect and submit to the **ISO** the meteorological data in Table 1.
- (6) The **legal owner** of a wind or solar **aggregated generating facility** must determine, at 30 minute intervals, and submit to the **ISO**, the **gross real power capability** with a precision to the nearest 2.0 MW.
- (7) The **legal owner** of a wind or solar **aggregated generating facility** must determine and submit to the **ISO**, the following data:
 - (a) any real power limits in megawatts (MW), with a precision for instantaneous measurements to the nearest 0.1 MW; and
 - (b) actual net to grid real power production in megawatts (MW), with a precision for instantaneous measurements to the nearest 0.1 MW.

Data Transfer Technical Specification

- **5(1)** The **legal owner** of a wind or solar **aggregated generating facility** must submit to the **ISO** the data specified in subsection 4(5) using one **minute** average data.
- (2) The legal owner of a wind or solar aggregated generating facility must submit to the ISO the data specified in subsection 4 in the method and format the ISO specifies.
- (3) The **legal owner** of a wind or solar **aggregated generating facility** must ensure that its meteorological data collection equipment and related devices including its data transfer equipment is designed and maintained with an availability of 98.0% in accordance with Table 1 and a mean time to repair of forty-eight (48) hours or less.
- (4) The **legal owner** of a wind or solar **aggregated generating facilities** must keep seven (7) **days** of back up data for any data that has been submitted in accordance with this subsection 5 and must provide it to the **ISO** upon request within thirty (30) **days**.

Notification of Unavailability, Suspected Failure or Data Error

- **6(1)** The **legal owner** of a wind or solar **aggregated generating facility** must, if any component in the meteorological data collection equipment and related devices including data transfer equipment becomes unavailable due to an unplanned event, is suspected to have failed, or to be providing erroneous data, notify the **ISO** as soon as practicable, in writing, after identifying the unavailability, suspected failure or data error.
- (2) The **legal owner** of a wind or solar **aggregated generating facility** must provide the **ISO** as soon as practicable, in writing:
 - (a) a description of the cause of any unavailability, suspected failure or data error reported pursuant to subsection 6(1);

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- (b) in the event of an equipment failure, a plan acceptable to the **ISO** to repair the failed equipment, including testing; and
- (c) in the event of an equipment failure, the expected date when the equipment will be repaired and the required measurements will be restored.
- (3) The **legal owner** of a wind or solar **aggregated generating facility** must, if an equipment failure described in subsection 6(2) is not repaired and required measurements are not restored by the expected date, notify the **ISO** as soon as practicable, in writing, of the revised date and the reason the component in the equipment was not repaired by the expected date.
- (4) The **legal owner** of a wind or solar **aggregated generating facility** must notify the **ISO** as soon as practicable in writing after an equipment failure described in subsection 6(2) is repaired and the required measurements are restored.

Exceptions

- 7 Notwithstanding subsections 4 and 5, the **legal owner** of a wind or solar **aggregated generating facility** is not required to comply with the requirements of this section 304.9 relating to meteorological data collection equipment and related devices including data transfer equipment when:
 - (a) such equipment is being repaired or replaced in accordance with a plan acceptable to the ISO under subsection 6; and
 - (b) the **legal owner** is using reasonable efforts to complete such repair or replacement in accordance with that plan.

Pre-Commissioning Facility Data and Records Requirements

- **8(1)** The **legal owner** of a wind **aggregated generating facility** must provide to the **ISO** the pre-**commissioning** data and records referred to in this subsection 8 in a method and format the **ISO** specifies.
- (2) The legal owner of a solar aggregated generating facility must provide to the ISO, in a method and format the ISO specifies, either:
 - (a) the pre-commissioning data and records referred to in this subsection 8; or
 - (b) an industry standard model that is approved by the ISO.
- (3) Subject to the provisions of this subsection 8, the **legal owner** of a wind or solar **aggregated generating facility** must retain and provide within sixty (60) **days** of the **ISO**'s written request the following averaged meteorological data and records at ten (10) minute intervals or less, covering the two (2) calendar years prior to the **commissioning** of the wind or solar **aggregated generating facility**:
 - (a) details on the height of the measurements;
 - (b) wind speed;
 - (c) wind direction;
 - (d) temperature;
 - (e) barometric pressure; and
 - (f) for solar **aggregated generating facilities** only, global horizontal irradiance.

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- (4) The **legal owner** of a wind **aggregated generating facility** must, in response to a request by the **ISO** under subsection 8(3), provide the following facility data:
 - (a) meteorological tower data collection height in meters (m), with a precision for instantaneous measurements to the nearest 1 m;
 - (b) turbine model name;
 - (c) turbine model capacity in megawatts (MW), with a precision to the nearest 0.1 MW;
 - (d) turbine wind speed cut-in in meters per second (m/s), with a precision to the nearest 0.1 m/s;
 - (e) turbine wind speed cut-out in meters per second (m/s), with a precision to the nearest 0.1 m/s;
 - (f) turbine temperature cut-out lower in degrees Celsius (°C), with a precision for instantaneous measurements to the nearest 1 °C and an indicator is required to confirm that the numbers are ambient temperature within the rotor or air temperature;
 - (g) turbine temperature cut-out upper in degrees Celsius (°C), with a precision for instantaneous measurements to the nearest 1 °C and an indicator is required to confirm that the numbers are ambient temperature within the rotor or air temperature;
 - (h) site latitude and longitude in degrees; and
 - (i) turbine power curves.
- (5) The **legal owner** of a solar **aggregated generating facility** must in response to a request by the **ISO** under subsection 8(3), provide the following solar array data and records, including:
 - (a) site latitude and longitude in degrees;
 - (b) direct current (DC) real power rating;
 - (c) alternating current (AC) real power rating;
 - (d) inverter manufacturer and model;
 - (e) mounting height from ground in meters (m);
 - (f) tilt angle or range of tilt angles to horizontal plane in degrees;
 - (g) azimuth angle in degrees;
 - (h) alternating current (AC) real power capacity per solar array in megawatts (MW);
 - (i) mounting type, tracking (fixed, single or dual axis); and
 - (j) module type (crystalline, thin-film etc.).

Revision History

Date	Description
2018-09-01	Initial release.

Table 1
Wind and Solar Aggregated Generating Facility Meteorological Data Requirements

Wind Aggregated Generating Facility Meteorological Data Requirements						
Measurement	Units	Precision	Range	Accuracy	Height of Instrument	
Туре					Set-1	Set-2
Wind Speed	Meters/Second (m/s)	0.1 m/s	0 to 50	±1m/s	At Hub Height	At 35 Meters
Wind Direction	Degrees from True North	1 degree	0 to 360	±5°	At Hub Height	At 35 Meters
Barometric Pressure	HectoPascals (HPa)	1 hPa	800 to 1000	±1.0 hPa at -20 to 50°C; and ±1.5 hPa at below -20°C	At Convenient location	At Convenient location
Ambient Temperature	Degree Celsius (°C)	0.1° C	-50 to +50	±0.2°C	At Hub Height	At 35 Meters
Dewpoint	Degrees Celsius (°C)	0.1° C	-50 to +50	±0.2°C	At Convenient location	At Convenient location
Relative Humidity	Percentage (%)	1.00%	0 to 100 %	±2%	At Convenient location	At Convenient location
Ice-up Parameter Measured with an Icing Sensor	Scale 0.0 to1.0	0.1	0 to 1	n/a	At Convenient location	At Convenient location
Precipitation	Millimeters/minute (mm/min)	0.1	0 to11	2% up to 0.417 mm/mon 3% over 0.417 mm/min	At Convenient location	At Convenient location
Sc	olar Aggregated Ger	nerating Fac	ility Mete	orological Data	a Requirements	
Measurement Type	Units	Precision	Range	Accuracy	Height of I Set-1 per 49 km ²	nstrument Set-2 for each subsequent 49 km ²
Wind Speed	Meters/Second (m/s)	0.1 m/s	0 to 50	±1m/s	Between 2-10 meters	Between 2-10 meters
Wind Direction	Degrees from True North	1 degree	0 to 360	±5°	Between 2-10 meters	Between 2-10 meters
Barometric Pressure	HectoPascals (HPa)	1 hPa	800 to 1000	±1.0 hPa at -20 to 50°C; and ±1.5 hPa at below -20°C	Between 2-10 meters	Between 2-10 meters
Ambient Temperature	Degree Celsius (°C)	0.1° C	-50 to +50	±0.2°C	Between 2-10 meters	Between 2-10 meters

Dewpoint	Degrees Celsius (°C)	0.1° C	-50 to +50	±0.2°C	Between 2-10 meters	Between 2-10 meters
Relative Humidity	Percentage (%)	1.00%	0 to 100 %	±2%	Between 2-10 meters	Between 2-10 meters
Precipitation	Millimeters/minute (mm/min)	0.1	0 to11	2% up to 0.417 mm/mon 3% over 0.417 mm/min	Between 2-10 meters	Between 2-10 meters
Back panel Temperature	Degree Celsius (°C)	0.1° C	-50 to +50	±0.15°C at -27 to +50°C; and ±0.2°C at below -27°C	Between 2-10 meters	Between 2-10 meters
Global Horizontal Irradiance	Watts/Square Meter (W/m²)	0.1	0 to 4000	±3%	Between 2-10 meters	Between 2-10 meters
Diffused Horizontal Irradiance	Watts/Square Meter (W/m²)	0.1	0 to 4000	±3%	Between 2-10 meters	Between 2-10 meters
Direct Normal Irradiance ¹	Watts/Square Meter (W/m ²)	0.1	0 to 2000	±3%	Between 2-10 meters	Between 2-10 meters

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¹ The requirement to provide this parameter will be determined by the AESO based on solar technology used in the project.

ISO Rules Part 300 System Reliability and Operations Division 305 Contingency and Emergency Section 305.1 Energy Emergency Alerts



Applicability

- 1 Section 305.1 applies to:
 - (a) a market participant; and
 - (b) the **ISO**.

Requirements

Issuing Energy Emergency Alerts

- 2 The ISO must, during a supply shortfall event, declare:
 - (a) an Energy Emergency Alert 1, if the **ISO** has issued **dispatches** for all **operating blocks** in the energy market **merit order**, **operating reserve** requirements are being met and the **ISO** is concerned about sustaining its **operating reserve**.
 - (b) an Energy Emergency Alert 2, if the ISO foresees, or has implemented procedures up to, but not including, the curtailment of firm load, such that operating reserve are committed to maintain balance of supply and demand ensuring that the regulating reserve margin is maintained; and
 - (c) an Energy Emergency Alert 3, if the ISO foresees or has implemented curtailment of firm load.
- 3 The ISO must, when a supply shortfall event ends, declare an Energy Emergency Alert 0.

Communications

- **4(1)** The **ISO** must communicate to **market participants** the declaration, modification or termination of an Energy Emergency Alert.
- (2) A market participant must communicate an Energy Emergency Alert within their organizations as appropriate.
- (3) A market participant must verbally notify the ISO of any work that increases the risk of tripping a generating unit, an aggregated generating facility or an intertie, or of constraining generation.

Revision History

Effective	Description
2012-10-31	Initial release
2014-01-01	Amended to remove reference to the WECC Reliability Coordinator, clarify Energy Emergency Alert 0 declarations and incidental amendments.

Effective: 2014-01-01 Page 1 of 1

Part 300 System Reliability and Operations Division 305 Contingency Emergency Section 305.2 Calgary Under Voltage Load Shed



Applicability

- 1 Section 305.2 applies to:
 - (a) the **operator** of a **transmission facility** that operates components of the Calgary **under voltage load shed** scheme; and
 - (b) the ISO.

Requirements

Compliance with ISO Requirements

2 The **operator** must comply with the **under voltage load shed** scheme and load restoration requirements the **ISO** specifies, including the voltage levels, quantity of load restoration, and the intervals between load restoration.

Removal from Service

- 3(1) If the operator of a transmission facility determines the under voltage load shed scheme is:
 - (a) operating abnormally; or
- (b) creating a risk to the operation or integrity of the **transmission system** in the City of Calgary; then after consultations with the **ISO** the **operator** of a **transmission facility** may remove the **under voltage load shed** scheme from service.
- (2) If the under voltage load shed scheme is removed from service for any reason, then the operator of a transmission facility must:
 - (a) immediately telephone the **ISO** and inform the **ISO** that the **under voltage load shed** scheme is out of service; and
 - (b) deliver to the **ISO** a written report detailing the circumstances under which the **under voltage load shed** scheme was removed from service.
- (3) The **operator** of a **transmission facility** must deliver the report no later than two (2) **business** days after the day the **under voltage load shed** scheme was removed from service.
- (4) The operator of a transmission facility must:
 - (a) restore to service the **under voltage load shed** scheme as soon as is reasonably practical once the problem has been identified and corrected; and
 - (b) telephone the **ISO** and inform the **ISO** that the **under voltage load shed** scheme has been fully restored and is in service.

Load Restoration

- 4 The operator of a transmission facility must, after an under voltage load shed scheme event:
 - (a) confirm the integrity of the **transmission system** in the City of Calgary through consultation with the **ISO** prior to the commencement of any load restoration;
 - (b) only restore load in accordance with the specifications of the ISO; and
 - (c) keep a written and detailed record of the event.



Good Operating Condition

5 Subject to subsection 3(1), the **operator** of a **transmission facility** must ensure the **under voltage load shed** scheme at all times is in service and good operating condition.

Revision History

Effective Description
2012-05-31 Initial Release

ISO Rules In Effect: 2012-05-31



Part 300 System Reliability and Operations Division 305 Contingency and Emergency Section 305.4 System Security

Applicability

- 1 Section 305.4 applies to:
 - (a) a market participant; and
 - (b) the ISO.

Requirements

ISO Responsibilities

- 2(1) The ISO must schedule to prevent a threat to system security.
- (2) The ISO may schedule out of the merit order to prevent a threat to system security.
- (3) The ISO must issue dispatches in a manner to prevent a threat to system security.
- (4) The ISO may issue dispatches out of the merit order to prevent a threat to system security or to return the interconnected electric system to a safe and reliable state.
- (5) The ISO must issue directives to prevent a threat to system security or to return the interconnected electric system to a safe and reliable state.
- (6) The ISO must, when there is a system emergency, use reasonable efforts to promptly advise:
 - (a) affected legal owners of a transmission facility; and
 - (b) all pool participants.

Market Participant Responsibilities

A market participant must use reasonable efforts to promptly advise the **ISO** upon becoming aware of any circumstance with respect to its facilities that could be expected to adversely affect **system** security or the **interconnected electric system**'s ability to deliver energy.

Revision History

Effective Description
2012-10-31 Initial Release

Part 300 System Reliability and Operations Division 306 Outages and Disturbances Section 306.3 Load Planned Outage Reporting



Applicability

- 1 This section 306.3 applies to:
 - (a) a market participant with load; and
 - (b) the ISO.

Requirements

Load Planned Outage Reporting

- **2(1)** Subject to subsection 2(2), a **market participant** who has a planned decrease in its capability to consume load at a facility of forty (40) MW or greater, must comply with the **planned outage** reporting requirements of this section 306.3.
- (2) Subsection 2(1) does not apply if the **market participant** has documented the decrease in a restated **available capability** for the facility, in accordance with section 203.3 of the **ISO rules**, *Restatements for Energy*.
- (3) The market participant referred to in subsection 2(1) must submit to the ISO the following planned outage information, in a form the ISO approves and publishes on the AESO website:
 - (a) the commencement date and time of the **planned outage**, but not where such date and time is historical;
 - (b) the end date and time of the planned outage; and
 - (c) the actual decrease, in MW, in the load capability.
- (4) The **market participant** must submit the information to the **ISO** as soon as reasonably practicable after the **market participant** is aware of the **planned outage** information.
- (5) Subsequent to the **ISO** receiving from **market participants** the submissions referred to in subsection 2(3), on each **business day** the **ISO** must aggregate all **planned outage** records for loads as submitted, and determine the aggregate daily **planned outages** in MW which the **ISO** will calculate as:

the sum of MWh of all submitted **planned outages** by time period;

divided by

the number of hours in the time period.

- (6) Once the **ISO** has determined the aggregate daily **planned outages** under subsection 2(5), the **ISO** also must prepare a daily **planned outage** report and publish it each **business day** on the AESO website, which report must include:
 - (a) the time and date the report was prepared; and
 - (b) the daily average **planned outage** amount in MW, rounded to the nearest MW, for each **business day** of the then current **month** and the next three (3) successive **months**.

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Part 300 System Reliability and Operations Division 306 Outages and Disturbances Section 306.3 Load Planned Outage Reporting



- (7) Subject to subsection 2(8), the **ISO** must keep confidential all **planned outage** information for loads submitted to it under this section 306.3, except as otherwise required to be made public under the provisions of section 103.1 of the **ISO rules**, *Confidentiality*.
- (8) The ISO must publish on the AESO website the aggregate daily planned outage report in a manner that, in accordance with section 103.1 of the ISO rules, *Confidentiality*, seeks to preserve the confidential nature of any planned outage information as submitted by any one market participant, and precludes the identification of any one market participant, or other directly affected pool participant.

Revision History

Effective	Description
2011-09-30	Initial Release
2013-01-08	Removed reference to section 3.5 Offers and Bids, and replaced with section 203.3 Restatements for Energy.
2014-07-02	Renumbered from section 208.1 of the ISO rules to section 306.3 of the ISO rules; unbolded all references to "load" and "loads"; and replaced references to "outage" with "planned outage".

Effective: 2014-07-02 Page 2 of 2

Applicability

- 1 Section 306.4 applies to:
 - (a) the legal owner of a transmission facility:
 - (b) the legal owner of generating unit connected to a transmission facility;
 - (c) the legal owner of an aggregated generating facility;
 - (d) the legal owner of an electric distribution facility;
 - (e) the legal owner of an intertie;
 - (f) the legal owner of load directly connected to the transmission system; and
 - (g) the ISO;

when managing the reporting and coordination of **planned outages**, including live line work and recloser block situations, for **transmission facilities**.

Requirements

General

2 The **legal owner** of a **transmission facility** must, prior to the occurrence of a **planned outage**, submit to the **ISO** a **planned outage** request for approval by submitting the information specified in this section 306.4 and according to the timelines set out below.

Planned Outage Schedule and Requests

- **3(1)** The **legal owner** of a **transmission facility** must submit to the **ISO**, by the first **day** of every **month**, a schedule of significant **planned outages** that are planned to occur within the next twenty-four (24) **months**.
- (2) The **legal owner** of a **transmission facility** must submit to the **ISO** a significant **planned outage** request as soon as possible, and not less than thirty (30) **days** before the start of the **operating week** in which the significant **planned outage** is intended to occur.
- (3) The **legal owner** of a **transmission facility** must, in its schedule of significant **planned outages** and in its significant **planned outage** requests, include a **planned outage** that meets any one (1) or more of the following criteria:
 - (a) it affects a transmission facility operating at two hundred and forty (240) kV or greater;
 - (b) it affects an intertie;
 - (c) it affects a system element connecting facilities owned by two (2) or more different legal owners of transmission facilities:
 - (d) it affects a system element that connects a generating unit or an aggregated generating facility to the interconnected electric system;
 - (e) it requires the **ISO** to issue a **dispatch** or **directive** for generation in order to facilitate the **planned outage**;
 - (f) it affects a cutplane limit;

- (g) it limits or reduces the operability of a synchronous condenser, static VAr compensator, static compensator or other similar dynamic device; or
- (h) it affects high voltage direct current facilities.
- (4) The legal owner of a transmission facility must submit to the ISO a non-significant planned outage request no later than 12:00 noon on Tuesday in the week before the operating week in which the non-significant planned outage is intended to occur.
- (5) The **legal owner** of a **transmission facility** must, on the Tuesday before each **operating week** and prior to 12:00 noon, resubmit to the **ISO** all **planned outage** requests that the **legal owner** intends to conduct in the following **operating week**.

Changes to Requests and Cancellations

- **4(1)** The **legal owner** of a **transmission facility** must submit to the **ISO** any changes to a previously submitted **planned outage** request, including cancellations, as soon as possible, and no later than 10:00 am on the **business day** before the first **day** impacted by the intended change to the previously submitted **planned outage** request.
- (2) The **legal owner** of a **transmission facility** must, if it is unable to comply with subsection 4(1), submit to the **ISO** a cancellation of a **planned outage** request as soon as possible after the deadline set out in subsection 4(1), and provide a reason as to why it was unable to submit the cancellation by that deadline.

Outage Pre-Work and Information

- **5(1)** The **legal owner** of a **transmission facility** must, prior to submitting to the ISO any **planned outage** request or a change to a previously submitted **planned outage** request:
 - (a) coordinate the planned outage with other affected legal owners;
 - (b) perform a **contingency** assessment of the **planned outage**, considering conditions throughout the duration of the **planned outage**, and develop plans to mitigate any concerns identified; and
 - (c) determine the planned outage does not conflict with any other planned outage.
- (2) The legal owner of a transmission facility must, as part of any planned outage request, provide planned outage information to the ISO in the form the ISO specifies, including the following:
 - (a) the **transmission facility** being taken out of service;
 - (b) dates and times, indicating the start of switching to isolate a facility and the end of switching to return the facility to service;
 - (c) nature of work and any related **system elements** that will be affected;
 - (d) details of the **contingency** assessment and any mitigation plans;
 - (e) confirmation of coordination with all affected legal owners;
 - (f) isolation points energized at greater than 25 kV; and
 - (g) time to restore the transmission facility in an emergency.

ISO Assessments

- **6(1)** The **ISO** must, no later than the start of the **operating week** in which the **planned outage** is to occur. assess:
 - (a) in the case of a significant planned outage:
 - (i) a **planned outage** request submitted prior to ninety (90) **days** before the start of the **operating week** in which the **planned outage** is to occur; and
 - (ii) a change to a **planned outage** request, previously submitted pursuant to subsection 6(1)(a)(i), that is submitted prior to thirty (30) days before the start of the **operating week** in which the change is to occur; and
 - (b) in the case of a non-significant **planned outage**, a **planned outage** request, and any change to such request, that is submitted prior to 12:00 noon on Tuesday in the week before the **operating week** in which the **planned outage** or the change, as applicable, is to occur.
- (2) The ISO may assess a change to a **planned outage** request that is submitted in accordance with subsection 4, but that is submitted later than the timelines specified in subsection 6(1).
- (3) The ISO must, if it assesses a **planned outage** request or any change to such request, do so by taking into account:
 - (a) the reliability of the interconnected electric system;
 - (b) potential impacts to market participants;
 - (c) coordination of the **planned outage** with other affected **legal owners**; and
 - (d) coordination of the planned outage with other anticipated conditions on the interconnected electric system.

ISO Approvals

- **7(1)** The **ISO** must approve a **planned outage** request or any changes to such request, excluding cancellations, if the **ISO**:
 - (a) assesses the planned outage request, or any change to such request, as set out in subsection 6; and
 - (b) determines that the **planned outage** can be conducted without adversely affecting the **reliability** of the system or the fair, efficient and openly competitive operation of the market.
- (2) The **ISO** must, if it approves a **planned outage** request or any change to such request, communicate such approval via an approved outage report posted on the AESO website.
- (3) The ISO must approve a planned outage request and any change to such request in order for the planned outage to proceed.
- (4) The ISO may, based on real time reliability requirements of the interconnected electric system and necessary ISO operational flexibility, cancel any planned outage it has already approved under subsection 7(1) by providing written or verbal notice to the legal owner of the transmission facility.

Real-Time ISO Approval

- **8(1)** The **legal owner** of a **transmission facility** must, in relation to any **planned outage**, obtain real-time approval from the **ISO** prior to switching transmission equipment out of service.
- (2) The **legal owner** of a **transmission facility** must, in relation to any **planned outage**, obtain real-time approval from the **ISO** prior to energization of equipment after completion of an outage.

Coordination

The legal owner of a generating unit, the legal owner of an aggregated generating facility, the legal owner of an electric distribution system and the legal owner of load must, on a reasonable efforts basis, coordinate with the affected legal owners regarding any planned outages.

Provision of Outage Information by the ISO

- **10(1)** The **ISO** must publish on the AESO website a list of significant **planned outages** that are to occur in the period beginning in the **operating week** after the upcoming **operating week** and ending twenty-four (24) **months** later.
- (2) The **ISO** must publish on the AESO website a list of all **planned outages** it has approved to occur during the remaining **days** of the current **operating week** and all **days** of the following **operating week**, and must use reasonable efforts to do so by 18:00 (6:00 pm) each Wednesday.
- (3) The **ISO** must document details of its assessments of the approved **planned outages** noted on the list referred to in subsection 10(2) in a report commonly known as the coordination plan.
- (4) The **ISO** must not include details of generation **dispatches**, generation **directives** or generation outage schedules in the coordination plan.
- (5) The ISO must email the coordination plan to each legal owner of a transmission facility and must use reasonable efforts to do so by 18:00 (6:00 pm) each Thursday.

Revision History

Date	Description
2016-08-30	Inclusion of the defined term system element.
2014-07-02	Initial release



Applicability

- 1 Section 306.5 applies to:
 - (a) a **pool participant** with a generating **source asset** with a **maximum capability** of five (5) MW or higher:
 - (b) a legal owner of a source asset described in subsection 1(a); and
 - (c) the ISO.

Requirements

General

- **2(1)** A **pool participant** must, for any outage that results or will result in a change in **available capability** of five (5) MW or greater, comply with the notification requirements set forth in subsections 3, 4 or 5, as applicable.
- (2) A pool participant must provide to the ISO, in writing and in conjunction with its first planned outage notification, a list of contact persons who must be involved in the planning of outages and be in a position of authority to resolve with the ISO any issues or concerns regarding outages.
- (3) A **pool participant** must submit information required to be provided to the **ISO** pursuant to this section 306.5 via the Energy Trading System.

Planned Outage Notification Requirements

- 3(1) A pool participant must, in respect of any planned outage, submit to the ISO:
 - (a) the dates, times, durations and impact to MW capability for the planned outage;
 - (b) the specific nature of the planned outage work to be done; and
 - (c) a designation of the planned outage as "Derate-Planned" or "Outage-Planned".
- (2) A **pool participant** must, by the first (1st) **day** of every **month** after the date of **energization**, submit the information set out in subsection 3(1) to the **ISO** related to **planned outages** that, as of the time of the submission, are planned to occur at any time within the next twenty-four (24) **months**.
- (3) A pool participant must, with respect to:
 - (a) any revisions to the information submitted to the ISO under subsection 3(1); or
 - (a) a **planned outage** that is not included in the submission set out in subsection 3(2);

submit such information or planned outage as soon as reasonably practical.

(4) A **pool participant** must, if information submitted under subsection 3(3) is submitted later than three (3) **months** prior to the **day** the **planned outage** is to start, include a statement in its submission

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setting out the reasons that the information varies from the original subsection 3(1) submission or was not included in the submission set out in subsection 3(2).

Unplanned Outage Notification Requirements

- 4(1) A pool participant must, in respect of a delayed forced outage, submit to the ISO:
 - (a) the dates, times, durations and impact to MW capability for the delayed forced outage;
 - (b) the specific nature of the delayed forced outage work to be done; and
 - (c) a designation of the **delayed forced outage** as "Derate-Forced" or "Outage-Forced".
- (2) A pool participant must also, in respect of a delayed forced outage for which the pool participant has less than twenty-four (24) hours between the time of discovering the circumstances requiring the delayed forced outage and the time of commencing the delayed forced outage, through contacting the ISO by telephone, on a telephone number that the ISO designates, which must contain a voice recording system.

Forced Outage Notification Requirements

- 5 A **pool participant** must, as soon as reasonably practicable, submit **automatic forced outage** information as follows:
 - (a) through contacting the ISO by telephone, on a telephone number that the ISO designates, which must contain a voice recording system; and
 - (b) submit a designation of the automatic forced outage as "Derate-Forced" or "Outage-Forced".

Authority to Issue an Outage Cancellation Directive

- **6(1)** The **ISO** may, if after:
 - (a) completing the assessments and procedures set out in subsections 7(2) through 7(6) the **ISO** determines that there remains:
 - (i) an immediate need on a short term basis for services provided by certain **source assets** to maintain the necessary level of **reliability** or **adequacy**, as the case may be; and
 - (ii) a high probability that the situation will not be alleviated in a voluntary manner:
 - (A) by any **pool participants** amending or revising outage plans; or
 - (B) through the ordinary course operation of the market; and
 - (b) taking into account the factors set out in subsection 7(7) below,

issue a directive to cancel any one (1) or more of a planned outage or a delayed forced outage.

(2) The **ISO** must not issue a **directive** canceling an outage without the authorization of the Chief Executive Officer of the **ISO** or his designee.

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Outage Cancellation Procedure

- **7(1)** The **ISO** must, prior to issuing a **directive** canceling an outage, comply with the procedures set out in subsection **7(2)** through **7(8)** in sequence.
- (2) The **ISO** must consider and analyze the results of the **adequacy** assessments undertaken in accordance with subsection 2 of section 202.6 of the **ISO** rules, *Adequacy of Supply*, and perform a further assessment of the status of all **source assets** based on all **planned outage** plans **pool participants** submit under subsection 3.
- (3) The ISO must:
 - (a) after completing the assessments and taking into account the total amount of all generating source assets which are planned for outages; and
- (b) if the **ISO** anticipates a high probability of a supply **adequacy** shortfall or **reliability** concern notify **market participants** on the AESO website of its determination.
- (4) The **ISO** must continue to conduct further situational analysis to seek to alleviate the potential supply **adequacy** shortfall or **reliability** concern and avoid the cancellation of any outages.
- (5) The **ISO** must post the determination referred to in subsection 7(3) above for a minimum period of one (1) calendar week, and in anticipation that certain **pool participants** may have flexibility to voluntarily amend plans for outages to assist in the alleviation of the supply **adequacy** shortfall or **reliability** situation.
- (6) The **ISO** must, if the **ISO** posting referred to in subsection 7(5) and any resulting voluntary actions do not result in a reduction in the total amount of generating **source asset** capacity planned for outages such that the forecast supply **adequacy** shortfall or **reliability** remains unresolved, contact the individual **pool participants** to request that they further review outage plans.
- (7) The **ISO** must consider all of the following factors in its determination as to whether or not to issue a **directive** canceling an outage as contemplated in this subsection 7:
 - (a) the economic and operational consequences for the **legal owner** of the **source asset** and for any designated **pool participant**, if a different **person**;
 - (b) the operational and functional impact on the **source asset** if the outage is cancelled;
 - (c) the effectiveness of canceling the outage in alleviating the supply adequacy shortfall or reliability concern;
 - (d) the historical frequency that a given **source asset** has been the subject of outage cancellations relative to other **source assets**;
 - (e) the length of time of, and reasons for, any outage the **pool participant** has previously submitted to the **ISO** under the reporting requirements set out in this section 505.6;
 - (f) the extent to which the outage will begin or end during the period of the forecast supply adequacy shortfall or reliability concern;
 - (g) any requirements or material implications under or related to any applicable municipal,

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- provincial or federal legislation or regulations if the **ISO** proceeds to issue a **directive** to cancel an outage; and
- (h) the practicality and effectiveness of market-based solutions to alleviate the supply **adequacy** shortfall or **reliability** concern, including a consideration of load curtailment options.
- (8) The **ISO** must not issue a **directive** canceling an outage more than ninety (90) **days** in advance of the first **day** of the period which has been determined to be the commencement of the **reliability** or **adequacy** shortfall.

Outage Planned Costs and Work Submission

- **8(1)** A **pool participant** who has received a **directive** for the cancellation of an outage must use all reasonable efforts to submit to the **ISO** in advance of the period when the outage would have occurred:
 - (a) a detailed description and estimation of the work, which was to have been carried out during the outage, including an itemization of the specific plant, machinery and equipment which are the subject of the work during the that period; and
 - (b) an estimate of any known or anticipated **incremental generation costs** that may be the basis for a claim for compensation under these **ISO rules**.
- (2) The submissions set out in subsection 8(1) do not limit compensation claims for other reasonable demonstrable costs.

Time Constrained Outage Cancellation

The **ISO** may, notwithstanding subsection 7, dispense with any or all of the procedures set out in that subsection 7 and proceed to issue a **directive** to cancel an outage, if in the **ISO**'s opinion, it is evident that immediate **reliability** or **adequacy** circumstances do not allow sufficient time to permit the **ISO** to comply with such procedures.

Outage Cancellation Report

- The **ISO** must, if it issues a **directive** under subsection 6 to cancel an outage, prepare a report and post it on the AESO website, which report must contain:
 - (a) an explanation of the circumstances, background and chronological events that caused and are related to the issuance of the **directive** cancelling the outage;
 - (b) the particulars of the outage that was cancelled, including date of cancellation, duration and MW affected:
 - (c) any material market impacts known to the ISO;
 - (d) whether the cancellation was a time and procedurally constrained one under subsection 9, and if so, the reasons for a decision to depart from any prescribed procedures set out in subsection 7; and
 - (e) any other matters that, in the **ISO**'s opinion, are necessary in order to provide a full and complete explanation to **market participants** of the decision.

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Payment Eligibility for Incremental Generation Costs and Claim Limitations

- **11(1)** Subject to this subsection 11, subsection 5.1 of section 103.4 of the **ISO rules**, *Power Pool Financial Settlement* and the definition of **incremental generation costs**, a **pool participant** or **legal owner** of a generating **source asset**, or both of them if different **persons**, that has complied with a **directive** to cancel an outage issued pursuant to subsection 6, is eligible to receive payment for **incremental generation costs** from the **ISO**.
- (2) A pool participant or a legal owner who is a claimant under this subsection 11 must, within forty (40) days after the end of the settlement period related to the period during which the directive was effective, provide the ISO with a written statement which contains:
 - (a) the detailed information of the claim and calculation of **incremental generation costs** as incurred and caused by the cancellation, to the extent those details and calculations are known or estimable as of the date of delivery of the statement to the **ISO**; or
 - (b) if any detailed information or calculations are not known or estimable as of the date of delivery of the statement, an estimate of the date by which any of the outstanding information or calculations required under subsection 11(2)(a) will be finally determined and delivered to the **ISO**.
- (3) A **pool participant** or a **legal owner** who is a claimant under this subsection 11 must provide the **ISO** with a supplementary written statement setting out all outstanding information or calculations as soon as reasonably practicable after the delivery of the original statement, but in any event no later than one (1) year after the end of the **settlement period** related to the period during which the cancellation **directive** was effective.
- (4) A **pool participant** or a **legal owner** who is a claimant under this subsection 11 must provide to the **ISO**:
 - (a) any and all of its own and third party supporting data, records, invoices, formulas, calculations, third party contract claims and related terms and conditions;
 - (b) any other information or materials used to calculate or determine the amounts claimed in the statement or any supplementary statement; and
 - (c) any other detail and information the ISO may reasonably request

in order to verify the incremental generation costs, claims, calculations and particulars.

- (5) The **ISO** must approve the compensation and settlement in respect of any **incremental generation costs** on or before the fortieth (40th) **day** following the **day** of the receipt by the **ISO** of the last of the initial statement, supplementary statement or deficiency materials.
- **(6)** The **ISO** must reject the portion of a claim for **incremental generation costs** related to any of the following:
 - (a) costs or claims related to a cancellation for which the claimant is eligible for compensation pursuant to the provisions of a **transmission must-run** contract with the **ISO**:
 - (b) costs or claims associated with or related to the claimant's market or hedging portfolio, other than those allowed under subsection (iv)(d)(B) of the definition of **incremental generation**

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costs which limits such costs and claims to the source asset which is the subject of the directive;

- (c) lost opportunity costs, or other form of loss of profits, revenue, earnings or revenue not specifically provided for in the definition of **incremental generation costs**;
- (d) raw material, fuel, processing, production, manufacturing or industrial costs of any nature which are not directly related to the **source asset**'s participation in the energy market;
- (e) fixed costs; or
- (f) costs or claims that the claimant could otherwise have mitigated through all reasonable efforts.

Cost Recovery

12 The ISO must treat the incremental generation costs paid to a claimant for an approved claim under subsection 11(6) as an ancillary services cost.

Timely Information from Legal Owner

A legal owner of a source asset must, if it is not the pool participant for that source asset, provide such timely and complete information to the pool participant for such source asset to enable the pool participant to comply with its obligations under subsections 3, 4 and 5.

Revision History

Date	Description
2014-07-02	Initial release
2015-04-01	The words "excluding a wind facility" were deleted from subsection 1(a).

Effective: 2015-04-01 Page 6 of 6

Part 300 System Reliability and Operations Division 306 Outages and Disturbances Section 306.7 Mothball Outage Reporting



Applicability

- 1 Section 306.7 applies to:
 - (a) a **pool participant** with a generating **source asset** with a **maximum capability** of five (5) MW or higher;
 - (b) the legal owner of a source asset described in subsection 1(a); and
 - (c) the ISO.

Requirements

General

- A pool participant must, for any mothball outage that results or will result in a change in available capability of five (5) MW or greater:
 - (a) comply with the notification requirements in subsection 3; and
 - (b) comply with the attestation requirements in subsection 4.

Mothball Outage Notification Requirements

- 3(1) A pool participant must, in respect of any mothball outage, submit to the ISO:
 - (a) the dates, times, durations and impact to MW capability for the mothball outage;
 - (b) a designation of the mothball outage as "Derate-Planned" or "Outage-Planned";
 - (c) the minimum time, which must be no more than six (6) months, that is required for the generating source asset to return to full capability if issued a directive by the ISO in accordance with subsection 3; and
 - (d) a list of contact **persons** who are in a position of authority to resolve with the **ISO** any issues or concerns regarding the **mothball outage**.
- (2) A pool participant must, by the first day of every month after the date of energization, submit the information set out in subsection 3(1) to the ISO related to mothball outages that, as of the time of the submission, are planned to occur at any time within the next twenty-four (24) months.
- (3) A pool participant must, with respect to:
 - (a) any revisions to the information submitted to the ISO under subsection 3(1); or
 - (b) a **mothball outage** that is not included in the submission set out in subsection 3(2);

submit such information or **mothball outage** as soon as practicable but no later than three (3) **months** prior to the **day** the revision takes effect or the **mothball outage** is to start, unless otherwise agreed to by the **ISO** in writing.

(4) A pool participant must submit information required to be provided to the **ISO** pursuant to this subsection 3 through the Energy Trading System, except that the information required to be provided in accordance with subsection 3(1)(c) and (d) is to be provided directly to the **ISO**, in writing.

Attestation

4(1) A **pool participant** must, if a notification is provided to the **ISO** pursuant to subsections 3(1), or 3(3)(a) where such notification results in an extension to the duration or increase in MW of the **mothball**

Part 300 System Reliability and Operations Division 306 Outages and Disturbances Section 306.7 Mothball Outage Reporting



outage originally submitted pursuant to subsection 3(1), provide an attestation to the **ISO** from a corporate officer of the **pool participant** of the **source asset** that:

- (a) based on its reasonable assessment of forecast market prices and market conditions at the time the attestation is provided, such forecast market prices and market conditions are insufficient to recover avoidable costs for the source asset for the duration of the mothball outage; and
- (b) the mothball outage will be cancelled if, based on its reasonable assessment of forecast market prices and market conditions, such forecast market prices and market conditions become sufficient to recover avoidable costs for the source asset for the remaining duration of the mothball outage.
- 4(2) A pool participant must provide an attestation in accordance with subsection 4(1):
 - (a) on the **day** that a notification is provided to the **ISO** pursuant to subsections 3(1) or 3(3)(a), if such notification is received after May 28, 2018; and
 - (b) when the notification pursuant to subsections 3(1) or 3(3)(a) is provided to the **ISO** more than three (3) **months** prior to the **day** the **mothball outage** is planned to start, on the last **business day** that is three (3) **months** prior to the **day** the **mothball outage** is planned to start.
- 4(3) A **pool participant** must, if it is not the **legal owner** of the **source asset**, provide to the **ISO** on the **day** that the **pool participant** submits an attestation in accordance with subsection 4(2), an attestation from the **legal owner** of a **source asset** that the avoidable costs provided to the **pool participant** in accordance with subsection 8(a) are accurate.

Cancellation of Mothball Outage

- **5(1)** A **pool participant** must provide the **ISO** with a minimum of three (3) **months**' written notice prior to cancelling a **mothball outage**.
- (2) A **pool participant** must cancel a **mothball outage** no later than twenty-four (24) months after the date of commencement of the **mothball outage**, unless otherwise agreed to by the **ISO**, in writing.
- (3) A pool participant must take one of the following actions upon cancelling a mothball outage:
 - (a) return the generating source asset to service; or
 - (b) terminate the supply transmission service contract for the generating source asset.
- (4) A pool participant must not:
 - (a) schedule a planned outage immediately after a mothball outage; or
 - (b) schedule a mothball outage less than three (3) months after a previous mothball outage.

Authority to Issue an Outage Cancellation Directive

- **6(1)** The **ISO** may, if after:
 - (a) completing the procedures set out in subsections 7(2) through 7(5) the **ISO** determines that there remains:
 - (i) an immediate need on a short term basis for services provided by certain **source assets** to maintain the necessary level of **reliability** or **adequacy**, as the case may be; and

Part 300 System Reliability and Operations Division 306 Outages and Disturbances Section 306.7 Mothball Outage Reporting



- (ii) a high probability that the situation will not be alleviated in a voluntary manner:
 - (A) by any pool participants amending or revising outage plans; or
 - (B) through the ordinary course operation of the market; and
- (b) taking into account the factors described in subsection 7(4) below,

issue a directive to cancel a mothball outage.

(2) The **ISO** must not issue a **directive** canceling a **mothball outage** without the authorization of the Chief Executive Officer of the **ISO** or his designee.

Mothball Outage Cancellation Procedure

- **7(1)** The **ISO** must, in order to assist in determining whether to issue a **directive** canceling a **mothball outage**, assess the adequacy of supply as described in subsection 2 of section 202.6 of the **ISO Rules**, *Adequacy of Supply*.
- (2) The **ISO** must, prior to issuing a **directive** canceling a **mothball outage**, comply with the outage cancellation procedures described in subsection 7 of section 306.5 of the **ISO rules**, *Generation Outage Reporting and Coordination*.
- (3) In performing the assessments described in section 306.5, the **ISO** must take into account all **mothball outage** plans submitted to the **ISO** under subsection 3 of this section 306.7.
- (4) In addition to the factors set out in subsection 7(7) of subsection 306.5, the **ISO** must consider the length of time of any outage the **pool participant** has previously submitted to the **ISO** under the reporting requirements set out in this subsection 306.7 in its determination as to whether or not to issue a directive cancelling a **mothball outage**.
- (5) Notwithstanding subsection 7(8) of section 306.5, the **ISO** may issue a **directive** cancelling a **mothball outage** at any time by providing notice equivalent to or greater than the minimum time that is required for the generating **source asset** to return to service provided under subsection 3(1)(c).

Timely Information from Legal Owner

- A legal owner of a source asset must, if it is not the pool participant for that source asset:
 - (a) provide such timely and complete information to the **pool participant** for such **source asset** to enable the **pool participant** to comply with its obligations under subsection 3, 4 and 5; and
 - (b) provide an attestation to the **pool participant** from a corporate officer of the **legal owner** of such **source asset** to enable the **pool participant** to comply with its obligations under subsection 4(3).

Revision History

Date	Description	
	Addition of subsection 4	
2018-05-28	Amendment to subsection 8	
	Administrative amendments	
2016-06-07	Initial release.	

Effective: 2018-05-28 Page 3 Public

ISO Rules Part 500 Facilities **Division 501 General** Section 501.2 Security of Critical Facilities



Applicability

- Section 501.2 applies to:
 - (a) a legal owner of a critical facility, being an electric industry facility named in the critical infrastructure list established under the Alberta Counter-Terrorism Crisis Management Plan;
 - (b) the **ISO**.

Requirements

Establishing Security Measures for a Critical Facility

A legal owner must establish security measures, being threat response plans relating to a threat of terrorist activity or terrorist activity against its critical facility, in accordance with the recommended practices outlined in the Alberta Counter-Terrorism Crisis Management Plan in order to enable the legal owner to respond to the various levels of threat of terrorist activity that may be declared under such plan.

Implementing Security Measures

A legal owner must, if the ISO informs the legal owner that its critical facility has been threatened and of the level of the threat, implement security measures established under subsection 2 related to the level of threat that has been declared.

Failure to Implement Security Measures

- The **ISO** may, if it is of the view that a **legal owner** has failed to implement security measures in accordance with subsection 3:
 - (a) issue a directive to the legal owner to implement security measures in accordance with the recommended practices outlined in the Alberta Counter-Terrorism Crisis Management Plan related to the level of threat that has been declared, or
 - (b) take whatever action is necessary to implement security measures in accordance with the recommended practices outlined in the Alberta Counter-Terrorism Crisis Management Plan related to the level of threat that has been declared and recover, from the legal owner as a financial obligation owed to the ISO, the costs that may be incurred in implementing those security measures.

Audit

The ISO may audit the security measures of a legal owner in respect of a critical facility and the capacity of the **legal owner** to implement those security measures.

Corporate Emergency Response Plans

- **6(1)** A **legal owner** must, in respect of its critical facility:
 - (a) prepare a corporate emergency response plan in accordance with Directive 071, Emergency

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Effective: 2013-01-01

Part 500 Facilities Division 501 General Section 501.2 Security of Critical Facilities



Preparedness and Response Requirements for the Petroleum Industry, as published by the Energy Resources Conservation Board:

- (b) update the corporate emergency response plan as required by *Directive 071, Emergency Preparedness and Response Requirements for the Petroleum Industry*; and
- (c) implement the corporate emergency response plan in an emergency.
- (2) The ISO may, in accordance with *Directive 071, Emergency Preparedness and Response Requirements for the Petroleum Industry*, audit a **legal owner**'s corporate emergency response plan and the **legal owner**'s capacity to implement the plan.

Threat of Terrorist Activity

- **7(1)** The **ISO** must, if it has been informed of the existence of a threat of terrorist activity against a critical facility:
 - (a) inform the legal owner of the threat of terrorist activity and the level of threat, and
 - (b) request the **legal owner** to provide information about the manner in which the **legal owner** will address the threat.
- (2) The ISO may, if the threat of terrorist activity is high or imminent against a critical facility, and the ISO is of the view after consultation with the **legal owner** that the **legal owner** is unwilling or unable to take measures to address the threat:
 - (a) issue a **directive** to the **legal owner** to shut down the critical facility and set out the terms under which the **directive** may cease, or
 - (b) take the necessary action to shut down the critical facility and recover, from the **legal owner** as a **financial obligation** owed to the **ISO**, the costs the **ISO** incurs to take such action.

Revision History

Effective Description
2013-01-01 Initial Release

ISO Rules Effective: 2013-01-01

Part 500 Facilities Division 501 General Section 501.3 Abbreviated Needs Approval Process



Applicability

- 1 Section 501.3 applies to:
 - (a) the **ISO**.

Requirements

Eligibility Assessment

- The **ISO** must use the following eligibility criteria to determine whether the need for a **transmission facility** project can be approved by the **ISO** under the abbreviated needs approval process provided for under Section 4 of the *Transmission Deficiency Regulation*:
 - (a) for a transmission facility project that responds to a request for system access service:
 - (i) if the request for **system access service** is to connect generation, the total increase of **maximum capability** as a result of the request is less than 45 MW;
 - (ii) if the request for **system access service** is to connect load, the load has contracted for an increase of less than 45 MW of Rate DTS in accordance with the **ISO tariff**;
 - (iii) the **transmission facility** project can be provided through substation additions, enhancements, rebuilds and reconfigurations, all within an existing substation fenced area, and through line reconfigurations within 300 metres of the substation;
 - (iv) the costs of the transmission facility project that are classified as system-related in accordance with the ISO tariff are estimated to be less than \$5,000,000 in the service proposal; and
 - (v) the studies used by the **ISO** to assess the **transmission facility** project have been conducted in accordance with **reliability standards**; or
 - (b) for a **transmission facility** project that does not respond to a request for **system access service**, the costs classified as system-related in accordance with the **ISO tariff** are estimated to be less than \$5,000,000 in the **service proposal**.

Conditions for Approval

- **3(1)** The **ISO** must, prior to approving the need for a **transmission facility** project under the abbreviated needs approval process:
 - (a) comply with the participant involvement program requirements for **needs identification documents** in **Commission** Rule 007, *Applications for Power Plants, Substations, Transmission Lines, Industrial System Designations and Hydro Developments*; and
 - (b) provide at least fourteen (14) **days** notice, by way of a posting to the AESO website, of the **ISO**'s intention to consider a **transmission facility** project for approval under the abbreviated needs approval process.
- (2) The **ISO** must not approve the need for a **transmission facility** project under the abbreviated needs approval process if a stakeholder, identified by the **ISO** in accordance with the participant involvement program requirements for **needs identification documents** in **Commission** Rule 007, *Applications for Power Plants, Substations, Transmission Lines, Industrial System Designations and Hydro Developments*, has concerns or objections with the need for a **transmission facility** that, as determined by the **ISO**, have not been resolved.

Part 500 Facilities Division 501 General Section 501.3 Abbreviated Needs Approval Process



- (3) The ISO must, when considering whether to approve the need for a transmission facility project under the abbreviated needs approval process, in accordance with the requirements for needs identification documents in Commission Rule 007, Applications for Power Plants, Substations, Transmission Lines, Industrial System Designations and Hydro Development:
 - (a) assess the current transmission system capability and the record of the last five-year recorded summer and winter peak substation loads applicable to the development area;
 - (b) perform a comparison of the options considered to connect or serve the **transmission facility** project, including, as applicable, connection configurations, capital costs, system impacts, environmental and land-use effects, and other considerations; and
 - (c) obtain an implementation schedule for the **ISO**'s preferred option to connect or serve the **transmission facility** project.

Approval

- **4(1)** The **ISO** may, subject to subsection 3, approve the need for a **transmission facility** project that meets the eligibility criteria described in subsection 2 under the abbreviated needs approval process.
- (2) The ISO must, where it approves the need for a transmission facility project that responds to a request for system access service under the abbreviated needs approval process:
 - (a) provide an approval letter to the **market participant** that has requested **system access service**, certifying that the **ISO** has approved the **transmission facility** project; and
 - (b) provide the **legal owner** of a **transmission facility** who is eligible to apply for construction or operation of a **transmission facility** in the applicable geographic area, as determined under section 24(1) of the *Transmission Regulation*, with a copy of the approval letter described in subsection 5(2)(a).
- (3) The ISO must, where it approves the need for a transmission facility project that does not respond to a request for system access service under the abbreviated needs approval process, provide the legal owner of a transmission facility who is eligible to apply for the construction or operation of a transmission facility in the applicable geographic area, as determined under section 24(1) of the *Transmission Regulation*, with an approval letter, certifying that the ISO has approved the transmission facility project.

Revision History

Date	Description	
	Amendments to subsection 2	
2018-08-31	Addition of subsection 3	
	Administrative amendments	
2015-07-31	Initial release.	



Applicability

- 1 Section 501.10 applies to:
 - (a) the ISO; and
 - (b) a market participant who has requested or is receiving system access service under:
 - (i) Rate STS of the **ISO tariff**, Supply Transmission Service;
 - (ii) Rate XOS of the **ISO tariff**, Export Opportunity Service;
 - (iii) Rate IOS of the ISO tariff, Import Opportunity Service; or
 - (iv) Rate DOS of the ISO tariff, Demand Opportunity Service.

Requirements

Establish and Maintain Loss Factors

- **2(1)** The **ISO** must establish and maintain a final **loss factor** for each calendar year, subject to subsection 2(4) below, for each **system access service** that a **market participant** is receiving under a rate of the **ISO tariff** included in subsection 1(b) above.
- (2) The ISO must determine the anticipated losses on the transmission system and the average loss factor for the transmission system for each calendar year, subject to subsection 2(4) below.
- (3) The ISO must establish a final loss factor for a new system access service that a market participant has requested under a rate of the ISO tariff included in subsection 1(b) above, as part of a loss factor study completed in accordance with subsection 4(3) of Section 4 of the ISO tariff, System Access Service Requests.
- (4) The ISO may adjust 1 or more final loss factors during a calendar year when a change has occurred to a generating, load, transmission, or other facility that is part of or is connected to the interconnected electric system and if as a result:
 - (a) the final **loss factor** for a **system access service** increases or decreases by 0.25 or more percentage points, then the **ISO** may adjust the final **loss factor** for that **system access service**: or
 - (b) the average loss factor for the transmission system increases or decreases by 0.25 or more percentage points, then the ISO may adjust the final loss factors for all system access services that market participants are receiving under rates of the ISO tariff included in subsection 1(b) above.

Make Loss Factors Publicly Available

- **3(1)** The **ISO** must make final **loss factors**, including the dates when each **loss factor** becomes effective and ceases to be effective, publicly available on the AESO website:
 - (a) using reasonable best efforts, no later than the first **business day** of October prior to the calendar year in which the **loss factors** will apply; or
 - (b) if the **ISO** is unable to make final **loss factors** available by the first **business day** of October, no later than the first **business day** of December prior to the calendar year in which the **loss factors** will apply.
- (2) The **ISO** must, when publishing final **loss factors** in accordance with subsection 3(1) above, also make publicly available on the AESO website the following information used to establish the **loss factors**:



- (a) the hourly **merit order** data described in subsection 6(1) below, being the hourly **metered energy** and **operating blocks** for **source assets** and the **available transfer capability** that is not scheduled for imports over **interties**;
- (b) a sample of the hourly load data described in subsection 6(2) below, being a sample of the hourly **metered energy** for **sink assets** that includes 4 hours randomly selected from each of the following:
 - (i) hours in which **system load** is in its highest quartile in each **month**;
 - (ii) hours in which **system load** is in its lowest quartile in each **month**; and
 - (iii) all other hours in each month;

and

- (c) the process for requesting access to the 12 system topologies described in subsection 7 below;
- (d) the Procedure to Determine Transmission System Losses for Loss Factor Calculations referred to in subsection 8(1) below;
- (e) the software and scripts used to calculate hourly raw loss factors in accordance with subsection 8 below;
- (f) a workbook showing the calculations from hourly raw **loss factors** to final **loss factors** in accordance with subsections 8(8), 9, 10, 11 and 12 below; and
- (g) the anticipated losses on the **transmission system** and the average **loss factor** for the **transmission system** determined in subsection 2(2) above.
- (3) The **ISO** must, when the final **loss factors** or other information changes in conjunction with an adjustment to a final **loss factor** in accordance with subsection 2(4) above, publish updated versions of the final **loss factors** made available in accordance with subsection 3(1) above and make publicly available updated versions of the other information described in subsection 3(2) above.

Recovery of Cost of Transmission System Losses

- **4(1)** The **ISO** must reasonably recover the cost of losses on the **transmission system** by using the final **loss factor** for each **system access service** that a **market participant** receives under a rate of the **ISO tariff** included in subsection 1(b) above, as specified in the applicable rate of the **ISO tariff**.
- (2) The ISO must reasonably recover the cost of losses on the transmission system, excluding interties, by using the final loss factors applied under Rate STS, Rate IOS and Rate DOS of the ISO tariff.
- (3) The ISO must reasonably recover the cost of losses on an **intertie** that is not a merchant **intertie** by using the final **loss factors** applied under Rate XOS and Rate IOS of the **ISO tariff** over that **intertie**.
- (4) The **ISO** must adjust final **loss factors** to ensure that the actual cost of losses is reasonably recovered on an annual basis through the use of Rider E of the **ISO tariff**, *Losses Calibration Factor Rider*.

Location at Which Loss Factors Are Determined

- 5(1) The ISO must establish a final loss factor for each location that is:
 - (a) a **point of supply** for **system access service** provided under Rate STS;
 - (b) a point where an **intertie** connects to the remainder of the **interconnected electric system** for **system access service** provided under Rate XOS or Rate IOS over that **intertie**; or
 - (c) a **point of delivery** for **system access service** provided under Rate DOS.



- (2) A market participant must, subject to subsection 5(4) below, ensure that all **generating units** and **aggregated generating facilities** connected to the **transmission system** through a single location under subsection 5(1)(a) above:
 - (a) are owned or controlled, managed, and operated by the same entity;
 - (b) are part of a single economic enterprise or undertaking and not independent, standalone businesses; and
 - (c) have energy submitted in the energy market as part of the price-quantity **offers** for a single **source asset**, where that **source asset** does not include any other **generating unit** or **aggregated generating facility**.
- (3) A market participant must, when ensuring it meets the requirements of subsection 5(2) above, consider that:
 - (a) all **generating units** that are part of a single industrial system that has been designated as such by the **Commission** satisfy the single owner and single enterprise requirements of subsections 5(2)(a) and 5(2)(b) above;
 - (b) all generating units and aggregated generating facilities that are connected to part of an electric distribution system that receives system access service under subsection 5(1)(a) above satisfy the single owner, single enterprise, and single source asset requirements of subsection 5(2) above, including any of those generating units and aggregated generating facilities that have energy submitted in the energy market as a separate source asset;
 - all generating units and aggregated generating facilities that are connected to the electric distribution system or transmission facilities owned by the City of Medicine Hat satisfy the single owner, single enterprise, and single source asset requirements of subsection 5(2) above, including any of those generating units and aggregated generating facilities that have energy submitted in the energy market as a separate source asset;
 - (d) all **generating units** that are subject to **power purchase arrangements** and are held by a single **power purchase arrangement** buyer satisfy the single owner and single enterprise requirements of subsection 5(2)(a) and 5(2)(b) above;
 - (e) a single **generating unit** that is subject to a **power purchase arrangement** and is held by more than one **power purchase arrangement** buyer satisfies the single owner and single enterprise requirements of subsection 5(2)(a) and 5(2)(b) above; and
 - (f) **generating units** that are subject to **power purchase arrangements** and are held by different **power purchase arrangement** buyers do not satisfy the single owner or single enterprise requirements of subsection 5(2)(a) and 5(2)(b) above, including any of those **generating units** that are subject to common **offer** control.
- **(4)** A **market participant** may, notwithstanding subsection 5(2) above, continue the connection of **generating units** to the **transmission system** in the following configurations that existed on December 31, 2016:
 - (a) for the connection of multiple hydro generating units owned by TransAlta Corporation on the Bow River system upstream of Calgary, Alberta, at 11 locations that are points of supply for system access service provided under Rate STS and have energy submitted in the energy market in aggregate as a single source asset;
 - (b) for the connection of multiple generating units that are part of the Suncor Energy Inc. industrial system in the area of Fort McMurray, Alberta, at a single location that is a point of supply for system access service provided under Rate STS and have energy submitted in the energy market as 3 source assets;



- (c) for the connection of multiple **generating units** that are part of the Imperial Oil Resources Limited industrial system in the area of Cold Lake, Alberta, at a single location that is a **point of supply** for **system access service** provided under Rate STS and have energy submitted in the energy market as 2**source assets**; and
- (d) for the connection of multiple **generating units** that are part of the Shell Canada Limited Scotford industrial system in the area of Fort Saskatchewan, Alberta, at a single location that is a **point of supply** for **system access service** provided under Rate STS and have energy submitted in the energy market as 2 **source assets**.
- (5) A market participant may request, no more than once each calendar year, a change to the configuration of generating units or aggregated generating facilities:
 - (a) for:
 - (i) the aggregation of **generating units** and **aggregated generating facilities** that are currently connected to the **transmission system** through multiple locations; or
 - (ii) the disaggregation of **generating units** and **aggregated generating facilities** that are currently connected to the **transmission system** through a single location;
 - (b) while ensuring that the single owner, single enterprise, and single **source asset** requirements of subsections 5(2)(a), 5(2)(b), and 5(2)(c) above will continue to be satisfied; and
 - (c) by contacting the ISO no later than March 31 prior to the calendar year in which the loss factors will apply.
- (6) The ISO must respond to a request under subsection 5(5) within 60 calendar days by:
 - (a) approving the request in writing and proceeding to work with the **market participant** to implement, on a best efforts basis, prior to the calendar year in which the **loss factors** will apply, any changes to **metering equipment**, **transmission facilities**, **system access service** agreements, or **source assets** required for the aggregation or disaggregation; or
 - (b) denying the request in writing, with reasons, which may include constraints on resources of the **ISO** or the **legal owner** of a **transmission facility** to implement changes to **metering equipment** or **transmission facilities** required for the aggregation or disaggregation.
- (7) The **market participant** must pay the following costs if incurred to implement an aggregation or disaggregation:
 - (a) any costs incurred by a **legal owner** of a **transmission facility** related to changes to **metering equipment** or **transmission facilities**;
 - (b) any costs required to comply with applicable provisions of the *AESO Measurement System Standard* or applicable **ISO rules**, for any measurement point associated with the aggregation or disaggregation;
 - (c) any costs required by applicable provisions of the **ISO tariff**, including provisions of Sections 9 and 10 of the **ISO tariff**, *Changes to System Access Service After Energization* and *Generating Unit Owner's Contribution*; and
 - (d) any costs required to maintain compliance with any other applicable provisions of the **ISO** rules, reliability standards, or **ISO** tariff.



Data Used to Calculate Loss Factors

- **6(1)** The **ISO** must calculate **loss factors** using hourly historical metered volume and **merit order** data for all **source assets** connected to the **transmission system** that are included in the system topologies created in subsection 7 below, for the calendar year for which **loss factors** are being determined, by:
 - (a) using hourly historical data for the calendar year 2 years prior to the calendar year for which loss factors are being determined;
 - (b) including, in the following order, the following volumes for each source asset, including for the 11 locations at which hydro generating units on the Bow River system are connected to the transmission system:
 - (i) all **metered energy** for **source assets** that do not submit price-quantity **offers** in the energy market;
 - (ii) all dispatched **operating blocks** for **source assets** that submit price-quantity **offers** in the energy market, in **merit order** first by price and then by size;
 - (iii) all undispatched operating blocks offered in the energy market for source assets that submit price-quantity offers in the energy market, in merit order first by price and then by size;
 - (iv) all volumes for **source assets** that the **ISO** accepts for **dispatch** for **contingency reserve**, in **merit order** first by price and then by size; and
 - (v) all available transfer capability which is not scheduled for imports over interties;
 - (c) incorporating any change to **maximum capability** or **contract capacity** associated with a connection project, behind the fence project or contract capacity change project for a **source asset** included in the historical data by increasing or decreasing the **source asset**'s historical volumes in subsection 6(b) above in proportion to the change in maximum capability or **contract capacity**, as appropriate;
 - (d) incorporating any return to service for a source asset that was subject to a mothball outage, a planned outage or a similar extended outage for one entire month or longer during the historical year, by the ISO reasonably adjusting the historical volumes of the source asset for the months affected by the mothball outage, planned outage or similar extended outage in the historical year, following an opportunity for the legal owner of the source asset to review and comment on the basis for the adjusted volumes;
 - (e) incorporating any new source asset not included in the historical data but which has an expected in-service date by the end of the calendar year for which loss factors are being determined, by assigning such new source asset an hourly data profile after its expected in-service date reflecting the hourly data profile that is, for the same period:
 - (i) the average of all **source assets** of the same technology owned by the same **market participant** in the historical data;
 - (ii) if no **source asset** of the same technology is owned by the same **market participant** in the historical data, the average of all **source assets** of the same technology owned by any **market participant** in the historical data; and
 - (iii) if no **source asset** of the same technology is owned by any **market participant** in the historical data, determined by the **ISO** after the **legal owner** of the new **source asset** has been provided an opportunity to review and comment on the basis for the hourly data profile.

and



- (f) excluding any **source asset** during a **month** when, for the entirety of that **month** of the calendar year for which **loss factors** are being determined:
 - (i) the **market participant** has notified the **ISO** that the **source asset** is planned to be subject to a **mothball outage**, a **planned outage** or a similar extended outage; or
 - (ii) the system access service for the source asset is planned to have been terminated.
- (2) The **ISO** must calculate **loss factors** using hourly historical **metered energy** data for all **sink assets** connected to the **transmission system** that are included in the system topologies created in subsection 7 below, for the calendar year for which **loss factors** are being determined, by:
 - using hourly historical data for the calendar year 2 years prior to the calendar year for which loss factors are being determined;
 - (b) including all metered energy for each sink asset;
 - (c) incorporating any change to **contract capacity** associated with a connection project, behind the fence project or a **contract capacity** change project for a **sink asset** included in the historical data by increasing or decreasing the **sink asset**'s **metered energy** in subsection 6(b) above in proportion to the change in **contract capacity**;
 - (d) incorporating any new sink asset not included in the historical data but which has an expected in-service date by the end of the calendar year for which loss factors are being determined, by assigning such new sink asset an hourly data profile reflecting the average hourly data profile of all sink assets included in the historical data after the expected inservice date of the new sink asset;
 - (e) excluding any sink asset during a month when, for the entirety of that month of the calendar year for which loss factors are being determined, the system access service for the sink asset is planned to have been terminated; and
 - (f) prorating all hourly **metered energy** for **sink assets** included in subsection 6(2)(b) above such that the total of the **metered energy** from the prorated **sink assets** plus the **metered energy** from the unprorated new **sink assets** included in subsection 6(2)(c) above is equal to the forecast **system load** annual volume for the calendar year for which **loss factors** are being determined.

System Topologies Used to Calculate Loss Factors

- **7(1)** The **ISO** must create 12 system topologies that represent the **transmission system** in each of the 12 **months** of the calendar year for which **loss factors** are being determined.
- (2) The **ISO** must, subject to subsections 7(3) and 7(4) below, include in each system topology all **transmission facilities** that the **ISO** reasonably expects to be in service before or on the last **day** of the **month** for which the system topology is created, based on the project queue most recently published by the **ISO** when the 12 system topologies are created.
- (3) The **ISO** must, subject to subsection 7(4) below, include in a system topology the **transmission facilities** that meet the in-service date criterion in subsection 7(2) above only when:
 - (a) for existing transmission facilities, the transmission facilities:
 - are in service under normal operation when the system topologies are created; and
 - (ii) are not included in a plan approved by the **Commission** for decommissioning before the first **day** of the **month** for which the system topology is created;
 - (b) for proposed system **transmission facilities**, being **transmission facilities** that the **ISO** determines will benefit many **market participants**, the **Commission** has issued a permit and licence for the **transmission facilities** before the system topologies are created;



- (c) for a proposed connection project or **market participant** choice project that requires construction of a new substation or transmission line:
 - (i) the **Commission** has issued a permit and licence for the **transmission facilities** before the system topologies are created; and
 - (ii) if required by the **ISO tariff**, the **market participant** has paid a **generating unit** owner's contribution before the system topologies are created;
 - (d) for a proposed connection project that only requires construction at an existing substation:
 - (i) the **legal owner** of the **transmission facilities** has filed a facility application with the **Commission** before the system topologies are created; and
 - (ii) if required by the **ISO tariff**, the **market participant** has paid a **generating unit** owner's contribution before the system topologies are created;
- (e) for a proposed behind-the-fence project that does not require construction of transmission facilities:
 - (i) the **ISO** has, after completion of the functional specification stage of the connection process, issued an acknowledgement letter before the system topologies are created;
 - (ii) if required by the **ISO tariff**, the **market participant** has paid a **generating unit** owner's contribution before the system topologies are created; and
 - (iii) if required by the *Hydro and Electric Energy Act*, the **market participant** has filed a power plant application with the **Commission** before the system topologies are created;

and

- (f) for a proposed contract capacity change project that does not require construction of transmission facilities, the market participant has, after the ISO completes any required studies and calculations, acknowledged the ISO's construction contribution decision before the system topologies are created.
- (4) Notwithstanding subsections 7(2) and 7(3) above, the **ISO** may exclude or include a **transmission facility**, **source asset** or **sink asset** in a system topology if the **ISO** reasonably expects that the in-service date of the **transmission facility**, **source asset** or **sink asset** will differ from that provided in the project queue on which the system topologies are based.

Calculation of Hourly Loss Factors

- **8(1)** The **ISO** must calculate hourly raw **loss factors** for each location included in subsection 5(1) above for **system access service** provided under Rate STS, Rate IOS or Rate DOS for the calendar year for which **loss factors** are being determined, using:
 - (a) an incremental **loss factor** methodology with **merit order** redispatch as described in this subsection 8 and which calculates, for a **pool asset** in an hour:
 - (i) first, **transmission system** losses using the historical volume for that **pool asset**, in subsection 8(4) below;
 - (ii) second, **transmission system** losses after removing the **pool asset**'s volume and replacing it by redispatching other assets, using the historical **merit order** for the hour, in subsection 8(5) below; and
 - (iii) third, the hourly raw **loss factor** as the difference between **transmission system** losses calculated in subsections 8(1)(a)(i) and 8(1)(a)(ii) above, divided by the **pool asset**'s historical volume in the hour, in subsection 8(6) below;

and



- (b) the *Procedure to Determine Transmission System Losses for Loss Factor Calculations*, as published by the **ISO** on the AESO website and as amended from time to time by the **ISO** on notice to **market participants**.
- (2) The ISO must, when calculating a raw loss factor for an hour under this subsection 8, use:
 - (a) the historical metered volume and **merit order** data for all **source assets** for that hour as described in subsection 6(1) above;
 - (b) the historical **metered energy** data for all **sink assets** for that hour as described in subsection 6(2) above; and
 - (c) the system topology for the **month** in which that hour occurs as described in subsection 7 above.
- (3) The ISO must, when calculating **transmission system** losses under this subsection 8, exclude any losses that occur on:
 - (a) a transmission facility that is owned and operated by a market participant as part of its
 connection to the transmission system for system access service, including a
 transmission facility that is within an industrial system that has been designated as such by
 the Commission; or
 - (b) an intertie.
- (4) The ISO must, unless it is not possible, calculate **transmission system** losses for an initial state for each hour of the calendar year for which **loss factors** are being determined, based on:
 - (a) the volumes for **metered energy** and dispatched **operating blocks** included in subsections 6(1)(b)(i), 6(1)(b)(ii), and 6(2)(b) above, as applicable, for that hour; and
 - (b) balancing total supply to total load plus **transmission system** losses in that hour by:
 - increasing the volume for undispatched **operating blocks**, **contingency reserve** and **available transfer capability** which is not scheduled from 1 or more **source assets**, in the order described in subsection 6(1)(b) above;
 - (ii) where net demand from the **transmission system** exists at a location where volume from a **source asset** would be increased in subsection 8(4)(b)(i) above and that **source asset** submits offers in the energy market on a net supply basis:
 - (A) first decreasing the **metered energy** to load at that location as necessary to balance the system, but by no more than required to reduce net demand to 0; and
 - (B) then increasing the volume from the source asset as necessary to balance the system;

or

- (iii) decreasing the volume for **metered energy** and dispatched **operating blocks** in the order described in subsection 6(1)(b) above.
- (5) The **ISO** must, unless it is not possible, calculate **transmission system** losses for a redispatched state for each hour of the calendar year for which **loss factors** are being determined:
 - (a) for each location for system access service provided under Rate STS or Rate IOS, based on:
 - (i) reducing the volume for **metered energy** or dispatched **operating blocks** for the location such that net supply to the **transmission system** is 0 while the facilities of the **market participant** remain connected for the applicable **system access service**;



- (ii) increasing the volume for undispatched **operating blocks**, **contingency reserve** and **available transfer capability** which is not scheduled from 1 or more **source assets**, in the order described in subsection 6(1)(b) above, such that total supply balances the total load plus **transmission system** losses with the net supply to the **transmission system** set to 0 for the applicable **system access service**; and
- (iii) where net demand from the **transmission system** exists at a location where volume from a **source asset** would be increased in subsection 8(5)(a)(ii) above and that **source asset** submits offers in the energy market on a net supply basis:
 - (A) first decreasing the **metered energy** to load at that location as necessary to balance the system, but by no more than required to reduce net demand to 0; and
 - (B) then increasing the volume from the source asset as necessary to balance the system;

and

- (b) for each location for system access service provided under Rate DOS, based on:
 - reducing the volume for metered energy for the location such that net demand from the transmission system reflects the Rate DTS contract capacity for the applicable system access service;
 - (ii) decreasing the volume for metered energy and dispatched operating blocks from one or more source assets, in the order described in subsection 6(1)(b) above, such that total supply balances the total load plus transmission system losses with the net demand from the transmission system reflecting the Rate DTS contract capacity for the applicable system access service; and
 - (iii) where **metered energy** to load was decreased in subsection 8(4)(b)(ii) above at a location where volume from a **source asset** would be decreased in subsection 8(5)(b)(ii) above:
 - (A) first decreasing the volume from the **source asset** as necessary to balance the system, but by no more than required to reduce net supply to zero (0); and
 - (B) then increasing the **metered energy** to load at that location as necessary to balance the system, but by no more than required to increase net demand to its original value.
- **(6)** The **ISO** must, unless it is not possible, calculate the raw **loss factor**, in percent, for each location for **system access service** provided under Rate STS, Rate IOS or Rate DOS, for each hour of the calendar year for which **loss factors** are being determined, by dividing:
 - (a) the difference between:
 - the transmission system losses for the initial state calculated in subsection 8(4) above;
 and
 - (ii) the **transmission system** losses for the redispatched state calculated in subsection 8(5) above;

by:

- (b) the amount by which the volume for **metered energy** or dispatched **operating blocks** for the location was reduced or increased in the redispatched state in subsection 8(5) above.
- (7) The **ISO** must exclude an hour from the calculations in subsections 8(8) through 11 below to determine final **loss factors** for all locations if, for any location in that hour, it is not possible to calculate



transmission system losses for either the initial state in subsection 8(4) above or the redispatched state in subsection 8(5) above for any reason, including:

- (a) missing or otherwise unavailable historical data for every **source asset** or every **sink asset** connected to the **transmission system** during that hour; or
- (b) insufficient **source assets** to balance the **transmission system** in either the initial state in subsection 8(4) above or the redispatched state in subsection 8(5) above.
- (8) The ISO must exclude an hour from the remaining calculations to determine a final loss factor for a single location if, for that location in that hour:
 - (a) for system access service provided under Rate STS or Rate IOS, the volume for metered energy or dispatched operating blocks for the location results in a net supply to the transmission system of less than 1.00 MW; or
 - (b) for **system access service** provided under Rate DOS, the volume for **metered energy** for the location results in a net demand to the **transmission system** of less than 1.00 MW.
- (9) The **ISO** must, for each hour of the calendar year for which **loss factors** are being determined and which has not been excluded under subsection 8(7) above, add to or subtract from the hourly raw **loss factor** for each location a single hourly shift factor, in percent, such that the hourly shifted **loss factors** recover the **transmission system** losses calculated for the initial state in that hour in subsection 8(4) above, excluding any losses that occur on an **intertie**.

Calculation of Annual Loss Factors

- **9(1)** The **ISO** must, subject to subsection 9(2) below, calculate an annual average **loss factor**, in percent, for each location included in subsection 5(1) above for **system access service** provided under Rate STS, Rate IOS or Rate DOS for the calendar year for which **loss factors** are being determined as the average of the shifted hourly **loss factors** calculated in subsection 8(9) above, weighted by the amount by which the volume for **metered energy** or dispatched **operating blocks** for the location was reduced or increased in each hour in the redispatched state in subsection 8(5) above.
- (2) The ISO must, where all hours of the calendar year for which loss factors are being determined for a location have been excluded under subsections 8(7) and 8(8) above, use the following as the annual average loss factor for that location:
 - (a) the annual average **loss factor** calculated for the location for the year prior to the calendar year for which **loss factors** are being determined; or
 - (b) if no annual average **loss factor** was calculated for the location for the prior year, the average annual **loss factor** for the **transmission system** determined in subsection 2(2) above for the calendar year for which **loss factors** are being determined.
- (3) The ISO must add to or subtract from the annual average loss factor for each location a single annual shift factor, in percent, such that the annual shifted loss factors recover the total transmission system losses forecast for the calendar year for which loss factors are being determined, excluding any losses that occur on an intertie.
- (4) The ISO must use the annual shifted loss factor calculated in subsection 9(3) above as the uncompressed annual loss factor, in percent, for each location for system access service provided under Rate STS or Rate DOS for the calendar year for which loss factors are being determined.

Loss Factors for Interties

10(1) The **ISO** must calculate an uncompressed annual **loss factor**, in percent, for each location for **system access service** provided under Rate XOS over an **intertie** that is not a merchant **intertie**, that represents the average level of losses incurred in exporting electric energy over that **intertie**.



- (2) The ISO must calculate an uncompressed annual loss factor, in percent, for each location for system access service provided under Rate IOS for an intertie that is not a merchant intertie for the calendar year for which loss factors are being determined, that is the sum of:
 - (a) the annual shifted **loss factor** calculated under subsection 9(3) above for **system access service** provided under Rate IOS over that **intertie**; and
 - (b) an additional **loss factor** that represents the average level of losses incurred in importing electric energy over that **intertie**.
- (3) The ISO must use the annual shifted loss factor calculated in subsection 9(3) above as the uncompressed annual loss factor, in percent, for each location for system access service provided under Rate IOS over a merchant intertie for the calendar year for which loss factors are being determined.
- (4) The **ISO** must calculate **loss factors** under subsections 10(1) and 10(2)(b) above based on historical data for the calendar year 2 years prior to the calendar year for which **loss factors** are being determined, for net flow over each **intertie** that is not a merchant **intertie**.

Compressed Loss Factors

- **11(1)** The **ISO** must use the uncompressed annual **loss factors** calculated under subsections 9(4) and 10 above for all locations included in subsection 5(1) above, if no uncompressed annual **loss factor** is a charge that exceeds 12.00% or a credit that exceeds 12.00%.
- (2) The ISO must, if any uncompressed annual loss factor calculated under subsections 9(3) or 10 above is a charge that exceeds 12.00% or a credit that exceeds 12.00%, compress the loss factors by:
 - (a) estimating the single compression shift factor, in percent, that would need to be added to or subtracted from each uncompressed annual loss factor to address any loss recovery imbalance that would result from clipping each uncompressed annual loss factor that is:
 - (i) a charge that exceeds 12.00% to a charge equal to 12.00%; and
 - (ii) a credit that exceeds 12.00% to a credit equal to 12.00%;
 - (b) adding to or subtracting from each uncompressed annual **loss factor** the single compression shift factor estimated in subsection 11(2)(a) above and clipping each resulting compressed annual **loss factor** that is:
 - (i) a charge that exceeds 12.00% to a charge equal to 12.00%; and
 - (ii) a credit that exceeds 12.00% to a credit equal to 12.00%;

and

(c) if the loss recovery imbalance in subsection 11(2)(a) is not fully addressed by the compressed and clipped **loss factors** resulting from subsection 11(2)(b) above, adjusting the single compression shift factor used in subsection 11(2)(b) above, through multiple iterations if necessary, until the compression shift factor addresses any remaining loss recovery imbalance.

Final Loss Factors

12 The ISO must establish the loss factor calculated under subsection 11(1) or 11(2) above as the final loss factor, in percent, for each location included in subsection 5(1) above for system access service provided under Rate STS, Rate XOS, Rate IOS or Rate DOS for the calendar year for which loss factors are being determined.



Revision History

Effective	Description
2019-09-17	Revised the requirement for the AESO to make loss factors publicly available in subsection 3(1). Revised subsection 6 to clarify that source assets and sink assets are included on the same basis as subsection 7; revised subsection 6 to include increases or decreases to volumes for existing source assets and sink assets and the return to service of a source asset following a mothball outage, planned outage or similar extended outage; removal of subsections 7(5) and 8(8)(c); revised subsections 8(4) and (5) to allow net demand at a self-supply site to be reduced before net supply is dispatched.
2017-12-07	Revised subsection 7.
2017-01-01	Revised to reflect directions, findings and guidance in Commission Decision 790-D03-2015.
2013-10-25	Updated to reflect new ISO tariff rate schedule Rate XOM which is related to the MATL energization and other incidental amendments.
2012-10-10	Initial release.

Applicability

- **1(1)** Section 502.1 applies to:
 - (a) the legal owner of an aggregated generating facility directly connected to the transmission system or to a transmission facility within the service area of the City of Medicine Hat, including an aggregated generating facility situated within an industrial complex that is directly connected to the transmission system or to a transmission facility within the service area of the City of Medicine Hat, except as described in subsection 1(2);
 - (b) the legal owner of a transmission facility; and
 - (c) the ISO.
- (2) Subject to subsection 1(3), the provisions of this section 502.1 do not apply to the **legal owner** of an **aggregated generating facility** that was energized and commissioned prior to April 7, 2017 in accordance with a previous technical requirement, technical standard, **ISO rule** or functional specification, but the **legal owner** of such an existing **aggregated generating facility** must remain compliant with all the standards and requirements set out in that previous technical requirement, technical standard, **ISO rule** or functional specification, and must also meet the applicable requirements set out in section 304.9 of the ISO rules, *Wind and Solar Aggregated Generating Facility Forecasting* and section 502.16 of the ISO rules, *Aggregated Generating Facilities Operating Requirements*.
- (3) Where an **aggregated generating facility** directly connected to the **transmission system** or a **transmission facility** within the service area of the City of Medicine Hat described in subsection 1(2) undergoes one or more:
 - (a) facility additions after April 7, 2017 resulting in an increase in the cumulative gross real power capability of the aggregated generating facility by an amount equal to or greater than 5 MW; or
 - (b) equipment replacements after April 7, 2017 where the equipment replaced has a **gross real power** capability equal to or greater than 5 MW irrespective of whether the cumulative **gross real power** capability of the **aggregated generating facility** is increased,

this section 502.1 applies in respect of the facility addition(s) or equipment replacement(s) as if the addition(s) or replacement(s) is a new **aggregated generating facility**;

(4) Notwithstanding subsection 1(2) and (3), the **ISO** may require the **legal owner** of an **aggregated generating facility** or a **transmission facility** to comply with any specific provision or all of the provisions of this section 502.1, if the **ISO** determines that such compliance is necessary for the safe and reliable operation of the **interconnected electric system**.

Requirements

Functional Specification

- **2(1)** The **ISO** may issue a written functional specification containing details, work requirements and specifications for the design, construction and operation of an **aggregated generating facility** and associated **transmission facility** connection facilities.
- (2) The functional specification referred to in subsection 2(1) must be generally consistent with the provisions of this section 502.1, but may contain material variances approved of by the **ISO** based upon its discrete analysis of any one or more of the technical, economic, safety, operational and **reliability** requirements of the **interconnected electric system** related to the specific facility project.

Maximum Authorized Real Power

- **3(1)** The **legal owner** of an **aggregated generating facility** must, upon receiving a request from the **ISO**, determine the **maximum authorized real power** for the **aggregated generating facility** and provide this value to the **ISO**.
- (2) The legal owner of an aggregated generating facility must consider the aggregated generating facility capability and limitations under optimal conditions when determining the maximum authorized real power for the aggregated generating facility.

Reactive Power Requirements

- **4(1)** For the purposes of determining the dynamic **reactive power** requirements of this section 502.1, the **legal owner** of an **aggregated generating facility** must determine the root mean square phase-to-phase voltage value at the **collector bus** of the **aggregated generating facility**, to be used as the 1.00 per unit voltage value.
- (2) An aggregated generating facility and any external dynamic reactive power resources approved under subsection 4(6) must have the capability to operate by both:
 - (a) manual control of the set point of the **voltage regulating system** of the **aggregated generating facility**; and
 - (b) automated action of the voltage regulating system of the aggregated generating facility.
- (3) Subject to subsection 4(5), the dynamic **reactive power** capability of the **aggregated generating facility** must be in compliance with the following minimum requirements:
 - (a) 0.90 power factor, supplying dynamic reactive power; and
 - (b) 0.95 **power factor**, absorbing dynamic **reactive power**;

based on the maximum authorized real power of the aggregated generating facility over the entire real power operating range, down to the applicable minimum gross real power.

- (4) Subject to subsection 4(5), an **aggregated generating facility** must not have limiters set to reduce the dynamic **reactive power** capability set out in subsection 4(3).
- (5) The legal owner of an aggregated generating facility that has the capability to meet the dynamic reactive power requirements of this subsection 4 but that has stability concerns must submit in writing to the ISO:
 - (a) a request for a variance allowing for the reduction in the dynamic **reactive power** capability requirement set out in subsection 4(3)(b) due to **aggregated generating facility** stability concerns; and
 - (b) a detailed study in support of the request, which is specific to the **aggregated generating facility** at its location and completed by a qualified professional engineer, demonstrating that the dynamic **reactive power** capability set out in subsection 4(3)(b) should be reduced by a limiter because that dynamic **reactive power** capability will cause the **aggregated generating facility** to become unstable.
- (6) The **legal owner** of an **aggregated generating facility** without the capability to meet the dynamic **reactive power** capability set out in subsection 4(3) must submit to the **ISO** in writing a request for a variance allowing for the use of an external dynamic **reactive power** resource to compensate for the lack of capability, such that the combined capability of the **aggregated generating facility** and the external dynamic **reactive power** resource meets the requirements of subsection 4(3).

Voltage Ride-Through Requirements

- **5(1)** For the purposes of determining the voltage ride-through requirements of this section 502.1, the **legal owner** of an **aggregated generating facility** must determine the root mean square phase-to-phase voltage value at the high voltage side of the **transmission system** step-up transformer of the **aggregated generating facility**, to be used as the 1.00 per unit voltage value.
- (2) The legal owner of an aggregated generating facility must ensure the aggregated generating facility is designed to meet all of the following voltage ride-through requirements:
 - (a) continuous operation greater than or equal to 0.90 and less than or equal to 1.10 per unit of the voltage value determined under subsection 5(1);
 - (b) not tripping or going off-line, as a result of a voltage dip or a post-transient voltage deviation resulting from a **disturbance** on **transmission facilities**, on any phase or combination of phases at or beyond the **point of connection**, in accordance with the timing requirements of Appendix 1; and
 - (c) the amount of time that the voltage of the **aggregated generating facility** remains at 0.0 per unit must be at least the **normal clearing** time for a three (3) phase fault at the specific location where the **aggregated generating facility** is connected to the **transmission system** or to a **transmission facility** within the service area of the City of Medicine Hat.
- (3) Notwithstanding any other provision of this subsection 5, an **aggregated generating facility** is not required to ride-through a fault on **transmission facilities** that:
 - (a) causes a forced outage of a radial transmission line connecting the **aggregated generating facility** to the **transmission system** or a **transmission facility** within the service area of the City of Medicine Hat:
 - (b) occurs on the **aggregated generating facility** side of the **point of connection**, including the low voltage network and the substation; or
 - (c) results in the activation of a transfer trip or anti-islanding protection scheme at the aggregated generating facility which causes the aggregated generating facility to be disconnected from the transmission system or a transmission facility within the service area of the City of Medicine Hat.

Voltage Regulation

- **6(1)** An **aggregated generating facility** must be able to regulate voltage at the **voltage regulation system** or **automatic voltage regulator** point of control, under both non-disturbance and disturbance conditions.
- (2) An aggregated generating facility must be designed so that the point of control for the voltage regulation system or automatic voltage regulator is not at the high voltage side of the transmission facility step-up transformer.
- (3) The aggregated generating facility must have at least one (1) continuously variable, continuously acting, closed loop, centralized control voltage regulating system or automatic voltage regulator that measures voltage compared to a set point, and will control reactive devices including generating units, dynamic reactive power resources, capacitor and reactor banks.
- (4) The **voltage regulating system** or **automatic voltage regulator** set point must be adjustable by the **operator** of the **aggregated generating facility** to a percentage between 95% and 105% of nominal voltage at the point of control for the **voltage regulating system** or **automatic voltage regulator**.

- (5) The **voltage regulating system** or **automatic voltage regulator** must operate in a voltage set point control mode to the exclusion of any other modes.
- **(6)** The **voltage regulating system** or **automatic voltage regulator** must measure voltage that represents the overall voltage response of the **aggregated generating facility**.
- (7) The voltage regulating system or automatic voltage regulator must be capable of:
 - (a) adjustable gain, or reactive droop compensation adjustable from 0% to 10%; and
 - (b) reactive current compensation to compensate for any step-up transformers connected to the **transmission system** or a **transmission facility** within the service area of the City of Medicine Hat.
- (8) The combined settings of the **voltage regulating system** or **automatic voltage regulator** must be able to achieve a steady state voltage regulation of +/- 0.5% of the voltage controlled by the **voltage regulating system** or **automatic voltage regulator**.
- (9) The ISO must specify in the functional specification for the aggregated generating facility whether the reactive current compensation in the voltage regulating system or automatic voltage regulator must be implemented.
- (10) The voltage regulating system or automatic voltage regulator must be calibrated such that a change in reactive power will achieve 95% of its final value, no sooner than zero point one (0.1) seconds and no later than one (1) second following a step change in voltage.
- (11) When the **voltage regulation system** or **automatic voltage regulator** requires the switching of a shunt reactive device, the switching operation must be delayed by ten (10) seconds.

Frequency and Speed Governing Requirements

- **7(1)** An **aggregated generating facility** must have a continuously acting **governor system**, which must be designed:
 - (a) to be continuously in service, free to respond to frequency changes and controlling the response to frequency changes while the aggregated generating facility is connected to the transmission system or a transmission facility within the service area of the City of Medicine Hat and is producing any real power as measured at the collector bus;
 - (b) with a droop setting equal to or greater than 3% but less than or equal to 5%;
 - (c) with a deadband, intentional plus unintentional, not exceeding plus or minus 0.036 Hz;
 - (d) not to have an intentional time delay added to the control system;
 - (e) with the capability of manual setpoint adjustments within a range of 59.4 Hz and 60.6 Hz;
 - (f) to continuously monitor the frequency of the electric system or the speed of a synchronous **generating unit** at a sample rate of at least twenty (20) samples per second; and
 - (g) with a resolution of at least 0.004 Hz.
- (2) The **governor system** must override any power limits in effect at the time of the frequency excursion but only while the frequency remains outside of the deadband.
- (3) An aggregated generating facility must be designed not to trip for under-frequency and over-frequency deviations for the minimum time frames as set out in Appendix 2.

(4) Notwithstanding subsection 7(3), an **aggregated generating facility** that trips off in a shorter period than the minimum time set forth in Appendix 2 must have binding and firm arrangements to automatically and simultaneously trip off an amount of load in MW on the **interconnected electric system** equal to the anticipated generation loss in MW, at comparable frequency levels.

WECC Stability Control Requirements for an Aggregated Generating Facility Consisting of Directly Coupled Asynchronous Generating Units or Decoupled Generating Units

If any WECC standards or policies specify the use of a power system stabilizer or similar functionality for an aggregated generating facility consisting of directly coupled asynchronous generating units or decoupled generating units, then based on those standards or policies the ISO may, by written notice to the legal owner, require an aggregated generating facility consisting of directly coupled asynchronous generating units or decoupled generating units to use such a power system stabilizer.

WECC Stability Control Requirements for an Aggregated Generating Facility Consisting of Directly Coupled Synchronous Generating Units

- **9(1)** The **legal owner** of an **aggregated generating facility** consisting of directly coupled synchronous **generating units** and with a **maximum authorized real power** greater than 67.5 MW must install power system stabilizers.
- (2) Notwithstanding subsection 9(1), a power system stabilizer is not required to be installed on an aggregated generating facility consisting of directly coupled synchronous generating units if the closed loop phase lag between the aggregated generating facility voltage at the collector bus and the automatic voltage regulator reference input is greater than 135 degrees.
- (3) Any pumped storage **aggregated generating facility** consisting of directly coupled synchronous **generating units** must be equipped with a power system stabilizer and be capable of operating in the pump mode while connected to the **transmission system** or a **transmission facility** in the service area of the City of Medicine Hat, and if the power system stabilizer does not produce negative damping, then the power system stabilizer must be designed to be in service in the pump mode.
- (4) A power system stabilizer must:
 - (a) be designed to be in continuous operation while the aggregated generating facility consisting of directly coupled synchronous generating units is on-line, except for when the aggregated generating facility consisting of directly coupled synchronous generating units is producing less real power than its design limit for effective power system stabilizer operation;
 - (b) be reviewed and retuned if any **automatic voltage regulator** response parameters for the **aggregated generating facility** consisting of directly coupled synchronous **generating units** are modified:
 - (c) be either:
 - (i) a dual input integral of accelerating real power type; or
 - (ii) a single input speed or frequency type;
 - (d) provide a compensated frequency response of the excitation system and the aggregated generating facility consisting of directly coupled synchronous generating units such that, through the frequency range from 0.1 Hz to 1.0 Hz, the phase shift will not exceed plus or minus 30 degrees;

- (e) be capable of output limits between plus or minus 5% of the operating voltage value submitted under subsection 4(1);
- (f) have the gain set to provide a gain margin of no less than 6 dB and no more than 10 dB; and
- (g) have the washout time constant set as low as possible while maintaining the compensated phase criteria.
- (5) A power system stabilizer of the **real power** type is prohibited for an **aggregated generating facility** consisting of directly coupled synchronous **generating units**.
- (6) The use of a single power system stabilizer for an **aggregated generating facility** consisting of directly coupled synchronous **generating units** must be approved by the **ISO** and detailed in the functional specification for the **aggregated generating facility**.

Transmission Facility Step-Up Transformer

- **10(1)** The voltage ratio, tap changer type, range and step size specifications for the transmission step-up transformer of an **aggregated generating facility** must be such that the **maximum authorized real power** and **reactive power** requirements specified in subsections 3 and 4 are fully available throughout the operating voltage range documented in the functional specification for the **aggregated generating facility**.
- (2) The connection of a **generating unit** step-up transformer, **transmission facility** step-up transformer or any combination of the two (2) transformers for an **aggregated generating facility** must be designed to provide:
 - (a) a favorable circuit to block the transmission of harmonic currents; and
 - isolation of transmission facilities and generating unit side ground fault current contributions.
- (3) An **aggregated generating facility** must utilize an effectively grounded wye connection on the high side of the **transmission facility** step up transformer.

Fault Interrupting Devices

- **11(1)** An **aggregated generating facility** must be designed to:
 - (a) account for the fault contributions from both the **transmission facilities** and the **aggregated generating facility**; and
 - (b) have fault interrupting and momentary withstand ratings that are adequate to meet the maximum expected fault levels, with a margin for future anticipated fault levels as approved by the **ISO** in the functional specification for the **aggregated generating facility**.
- (2) An aggregated generating facility must not use high voltage fuses at 60 kV or higher.

Aggregated Generating Facility Disconnection

- **12(1)** An **aggregated generating facility** must have systems, controls and related procedures to electrically disconnect the **aggregated generating facility** from the **transmission system** or a **transmission facility** within the service area of the City of Medicine Hat either at:
 - (a) the point of connection;
 - (b) the collector bus feeder breakers; or

(c) both;

as documented in the functional specification, after consultation between the **legal owner** of the **aggregated generating facility** and the **legal owner** of the applicable **transmission facility**.

(2) An aggregated generating facility connecting to a transmission facility must provide the functionality and remote control capabilities to enable the operator of the transmission facility to open or trip any connecting breaker either at the point of connection or any collector bus feeder breakers, as applicable.

Isolating Devices

- **13(1)** An **aggregated generating facility** must be designed with manually operable isolation switches at all points of isolation, as documented in the functional specification, after consultation between the **legal owner** of the **aggregated generating facility** and the **legal owner** of the applicable **transmission facility**.
- (2) The isolation switches must permit visual verification of electrical isolation and have the capability of being locked open with multiple locks.

Aggregated Generating Facility Power Quality

- **14(1)** An **aggregated generating facility** must be designed to meet the following power quality requirements at the **point of connection**:
 - (a) the voltage must:
 - (i) be in compliance with the specifications set out in the version of the International Electrotechnical Commission 61000-3-7, Electromagnetic compatibility (EMC) – Part 3-7: Limits - Assessment of emission limits for the connection of fluctuating installations to MV, HV and EHV power systems that is in effect as of the date the ISO first approves the functional specification for the aggregated generating facility connection project; and
 - (ii) be in compliance with the short and long term flicker limits as set out in the following Table 1:

Table 1
Short and Long Term Flicker Limits

	Planning Levels
Pst	0.8
Plt	0.6

where:

P_{st} is the magnitude of the resulting short term flicker level for the considered aggregation of flicker sources (probabilistic value); and

Ph is the magnitude of the resulting long term flicker level for the considered aggregation of flicker sources (probabilistic value);

and

(iii) meet the:

- (A) 99% probability weekly value for Pst; and
- (B) 95% probability weekly value for Pit

based on a measurement period of one (1) calendar week of normal operation of the aggregated generating facility;

- (b) the aggregated generating facility must be in compliance with the specifications set out in the version of the IEEE Standard 519, Recommended Practices and Requirements for Harmonic Control in Electrical Power Systems – Section 11 that is in effect as of the date the ISO first approves the functional specification for the aggregated generating facility connection project; and
- (c) the aggregated generating facility must not introduce any resonance into the transmission facility, including self-excitation of induction machines, transformer ferroresonance, resonant effects of capacitor additions and the capacitance of the cables of the aggregated generating facility.

Grounding

15 An **aggregated generating facility** must be designed to operate within a **transmission system** that operates as an effectively grounded system.

Lightning and Other Surge Protection

- **16(1)** An **aggregated generating facility** must be equipped with surge protection for any associated substation equipment.
- **(2)** The surge protection referred to in this subsection 16(1) must operate under the following conditions:
 - (a) lightning, including the average ground flash density level for the **aggregated generating facility** location;
 - (b) switching surges;
 - (c) neutral shifts;
 - (d) electrical islands; and
 - (e) temporary over-voltages.
- (3) The surge protection referred to in subsection 16(1) must be compatible with the **transmission facility** connected to the **aggregated generating facility** to ensure coordination of insulation levels.

Aggregated Generating Facility Synchrophasor Measurement

- **17(1)** The **legal owner** of an **aggregated generating facility** must install a synchrophasor measurement system on the **aggregated generating facility** in accordance with this subsection 17.
- (2) Synchrophasor measurements must take place at the following points:
 - (a) all three (3) phase-to-ground voltages at each **collector bus** of the **aggregated generating facility**;
 - (b) all three (3) phase currents for each **transmission facility** step-up transformer on the low voltage side of the **aggregated generating facility**; and

- (c) all three (3) phase-to-ground voltages and currents at each **point of connection** of the **aggregated generating facility**.
- (3) The **legal owner** of an **aggregated generating facility** must design a synchrophasor measurement system that is capable of downloading and retaining a record of the measurements set out in subsection 17(2) for a period of not less than one (1) calendar year from the date of the initial recording unless the **ISO** indicates otherwise in the functional specification for the **aggregated generating facility**.

Appendices

Appendix 1 - Voltage Ride-Through Requirements for Aggregated Generating Facilities

Appendix 2 - Trip Settings of Off-Nominal Frequency Protective Relays

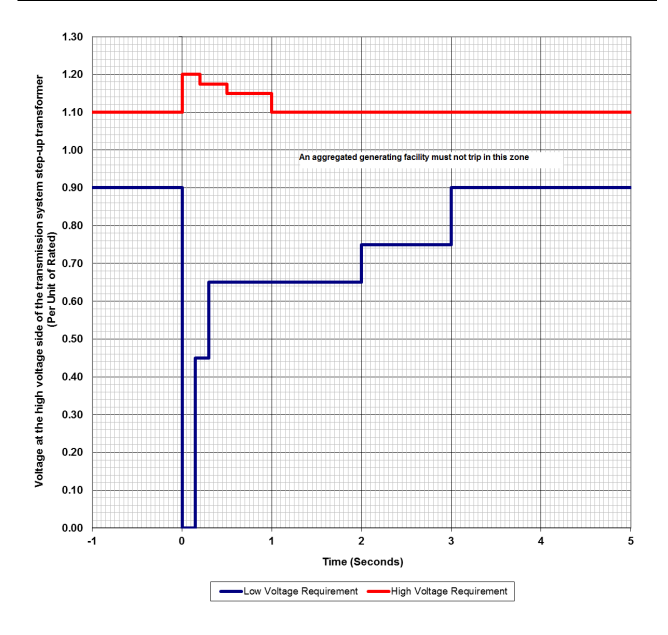
Revision History

Date	Description	
2018-09-01	Revised references to "wind aggregated generating facility" to "aggregated generating facility"; revised Applicability section; removed operating requirements, including testing post connection, modelling information, data and record requirements and operator availability; removed real power and ramp rate limitations and meteorological collection tower measurement devices and availability requirements; added frequency and speed governing and record retention period for synchrophasor measurement data requirements; revised reactive power, voltage ride through, voltage regulation, WECC stability control, disconnection, power quality and lightning surge protection requirements; clarified subsection 5(2)(a); revised Appendix 1 to apply to both wind and solar aggregated generating facilities and clarified voltage ride-through requirements for 1.10 per unit of the voltage value; removed Appendix 2, <i>Reactive Power Capability;</i> and revised Appendix 3, <i>Trip Settings of Off-Nominal Frequency Protective Relays</i> and moved to Appendix 2.	
2015-04-01	Subsections 25(4) and (5) were added to increase the accuracy of the wind power forecast by requiring the current and planned available capability.	
2015-03-27	Replaced "effective date" with the initial release date in sections 1(1)(b), 3 and 13; and replaced the word "Effective" in the Revision History to "Date".	
2014-07-02	In subsection 7(11) deleted reference to "aggregated generation facilities" and replaced it with "aggregated generating facilities"; in subsection 25(2)(a)(ii) deleted the period at the end and replaced it with a semicolon and the word "and"; in subsection 29(3) deleted the words "two (2) year" and replaced it with "two-year"; and deleted references to "forced outage" and replaced it with "automatic forced outage".	
2013-09-24	Updated to remove bolding on the term "power system stabilizer".	
2011-12-01	Initial Release.	

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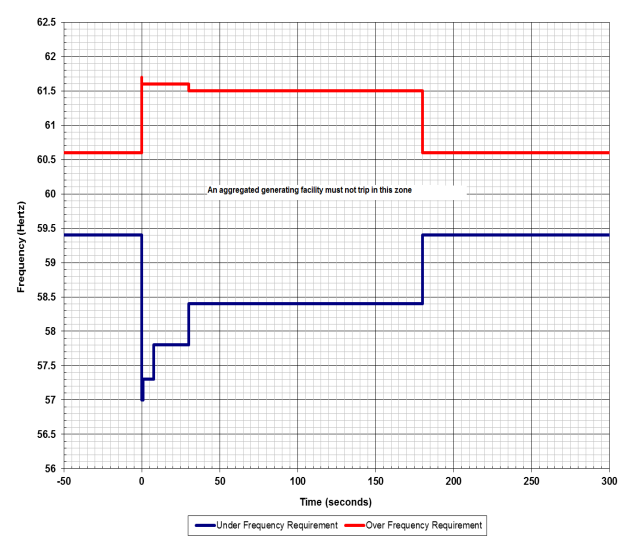
Appendix 1 - Voltage Ride-Through Requirements for Aggregated Generating Facilities

High Voltage Ride Through Duration		Low Voltage Ride Through Duration	
Voltage (per unit)	Time (seconds)	Voltage (per unit)	Time (seconds)
≥ 1.200	Instantaneous trip	< 0.45	0.15
≥ 1.175	0.20	< 0.65	0.30
≥ 1.15	0.50	< 0.75	2.00
> 1.10	1.00	< 0.90	3.00
≤ 1.10	Continuous operation	≥ 0.90	Continuous operation



Appendix 2 - Trip Settings of Off-Nominal Frequency Protective Relays

High Frequency Duration		Low Freque	ency Duration
Frequency (Hz)	Time (seconds)	Frequency (Hz)	Time (seconds)
≥ 61.7	Instantaneous trip	≤57.0	Instantaneous trip
≥61.6	30	≤57.3	0.75
≥60.6	180	≤ 57.8	7.5
<60.6	Continuous operation	≤ 58.4	30
		≤ 59.4	180
		> 59.4	Continuous operation



ISO Rules

Part 500, Facilities







Applicability

- 1 This section 502.2 applies to:
 - (a) the **legal owner** of any **bulk transmission line** with a voltage equal to or greater than one hundred (100) kV; and
 - (b) the ISO.

Requirements

New and Existing Bulk Transmission Lines

- **2(1)** On and after the effective date of this section 502.2, the **legal owner** of any new **bulk transmission line** which is to be directly connected to the **interconnected electric system** must comply with the provisions of this section 502.2, prior to the new **bulk transmission line** being energized.
- (2) Subject to subsection 2(3), the provisions of this section 502.2 do not apply to any new **bulk transmission line** with a functional specification the **ISO** approves of prior to the effective date of this section 502.2, but that **bulk transmission line** must remain in compliance with that functional specification including all of the standards and requirements referenced in that functional specification.
- (3) If there is a project to design, construct and operate any extension, tap or addition to any **bulk transmission line** existing and commissioned as of the effective date of this section 502.2 and where the project circuit length will be equal to or greater than fifteen hundred (1,500) meters, then the project must be in compliance with this section 502.2.
- (4) If there is a project to design, construct and operate any extension, tap or addition for an existing and commissioned **bulk transmission line** where the circuit length is less than fifteen hundred (1,500) meters, then the project must be in compliance with the technical specification and design requirements for that **bulk transmission line** which were in effect as of the original date of the commencement of the design of that **bulk transmission line**, and in addition must be in compliance with the specifications set out in the most recently published edition of the *Alberta Electrical Utility Code*.
- (5) Notwithstanding any other provision of this subsection 2, the ISO, through an amendment to the original functional specification or the issuance of a new functional specification, may require the **legal** owner of an existing and commissioned bulk transmission line to comply with any specific one or all of the provisions of this section 502.2, if the ISO determines that such compliance is critical for the safe and reliable operation of the interconnected electric system.

Functional Specification

- **3(1)** The **ISO** must, in accordance and generally consistent with this section 502.2 and any other applicable **ISO** rules, approve of a functional specification containing further details and discrete work requirements and specifications for the design, construction and operation of any **bulk transmission line** connection project and any associated **transmission system** connection facilities.
- (2) The functional specification for the connection project referred to in subsection 3(1) must be generally consistent with the provisions of this section 502.2, but may contain material variances the ISO approves of based upon its discrete analysis of any one or more of the technical, economic, safety, operational and reliability requirements of the interconnected electric system related to the specific connection project.



Successor to Prior Requirements

4 Subject to subsection 2, this section 502.2 succeeds and replaces the *Technical Requirements for Connecting to the Alberta Interconnected Electric System (IES) Transmission System Part 3 Technical Requirements for Connecting Transmission Facilities which came in effect as of December 29, 1999, and that standard together with any other prior standards or drafts of standards on the subject matter no longer will be in force and effect as of the effective date of this section 502.2.*

Other Code Requirements

- **5(1)** The design, construction and operational specifications for any new **bulk transmission line** must meet or exceed the most recently published edition and applicable provisions and requirements as set out in all federal and Alberta provincial enactments, standards, guidelines, codes, mandatory requirements and regulations governing such a **bulk transmission line**, including:
 - (a) the Alberta Electrical Utility Code;
 - (b) the Alberta Health and Safety Code;
 - (c) the version of Canadian Standards Association (CSA) Overhead Systems Standard (C22.3 No. 1) referenced in the Alberta Electrical Utility Code;
 - (d) the International Electrotechnical Commission (IEC) Standard 61472 Live working Minimum approach distances for a.c. systems in the voltage range 72.5 kV to 800 kV A method of calculation; and
 - (e) all federal government requirements for obstruction marking, including those applicable to a **bulk transmission line** crossing large bodies of water and structures in the vicinity of airports, as set out in the document *Standard 621.19 Standards Obstruction Markings*.
- (2) The **legal owner** in addition must ensure that the **bulk transmission line** is designed, constructed and operated in a manner that is compliant with all provisions of any order, ruling, permit or license that the **Commission** issues, or that any other body having jurisdiction issues under any enactment.

Weather Loading Return Periods

- **6(1)** Subject to subsection 6(4), the minimum return period values for weather loadings used for any **bulk transmission line** must be as follows:
 - (a) for a 138kV or a 144 kV **bulk transmission line**, a fifty (50) year return period;
 - (b) for a single circuit 240 kV **bulk transmission line**, a seventy five (75) year return period;
 - (c) for a double circuit 240 kV bulk transmission line, a one hundred (100) year return period;and
 - (d) for a 500 kV alternating current or a +/- 500 kV high voltage direct current **bulk transmission line**, a one hundred (100) year return period.
- (2) For wind loading, the return periods as set out in subsection 6(1) must be based on wind gust data from the *Gust Wind Loading* map made available on the AESO website.
- (3) For wet snow and wind loadings, the return periods set out in subsection 6(1) must be based on combined wet snow and wind gust data from the *Wet Snow and Wind Loading* map made available on the AESO website.
- (4) The ISO must approve of, in a project functional specification for a connection project under this section 502.2, any return period which is less than the specified minimum return period set out in subsection 6(1).



Weather Loading for Wind

- **7(1)** A **bulk transmission line** must withstand wind loadings, based on extreme value analysis of historical wind velocity or wind gust data.
- (2) Wind velocity data from the *Gust Wind Loading* map made available on the AESO website must be used as the basis for the design of any **bulk transmission line**, and the minimum return period values must be as set out in subsection 6(1) above.
- (3) Subject to subsection 7(4), wind velocity data related to a **bulk transmission line** design must be converted to pressure and adjusted for the height of wires and structures in accordance with the manual titled, *American Society of Civil Engineering Manual 74—Guidelines for Electrical Transmission Line Structural Loading Third Edition.*
- (4) The applicable minimum wind gust response factor values, in substitution for the values calculated by the method set out in the manual referred to in subsection 7(3), must be as set out in the following Table 1:

Table 1
Wind Gust Response Factor Values

Span Range (meters)	Gust Response Factor Gw
Less than 200	1.0
200 to 300	0.9
Greater than 300	0.85

Weather Loading for Wet Snow and Wind

- **8(1)** A **bulk transmission line** must withstand combined wet snow and wind loadings, based on extreme value analysis of historical weather data.
- (2) The loading design requirements as set out in subsection 8(1) must be probability based and the minimum return period values must be as set out in subsection 6(1), except that there is no requirement to design a 138 kV or a 144 kV **bulk transmission line** for the probability based wet snow and wind loading.
- (3) Combined loading data from the *Wet Snow and Wind Loading Map* made available on the AESO website must be used as the basis for the loading design.

Weather Loading for Vertical Loading Alone

- **9(1)** Subject to subsection 9(2), a **bulk transmission line** must withstand vertical loading that represents in-cloud or rime ice, and the minimum return period values for such vertical loading must be as set out in subsection 6(1).
- (2) For a 138 kV or a 144 kV **bulk transmission line**, a fifty (50) year return vertical loading must be used in the design, except that this loading will only be applied to the design of structure arms and not the overall structure, and must not be used to determine conductor tension for design of any type of structures.
- (3) The radial accretion values from the combined wet snow and wind loading, with a density of 350 kg/m³ and a temperature of minus twenty (-20) degrees Celsius assuming no wind, must be used to represent the rime ice vertical loading condition.



Failure Containment Loading

- **10(1)** Subject to subsection 10(8), a **bulk transmission line** must withstand failure containment loading so as to limit the extent of a **bulk transmission line** failure, minimize greater or additional structural damages or losses beyond the location of the initial failure, and avoid longitudinal cascades.
- (2) The failure containment loading design must satisfy the requirements of either one of the following subsections (a) or (b):
 - (a) subject to subsection 10(3), all suspension type structures must have longitudinal strength;
 - (b) anti-cascade structures must be constructed at the intervals as set out in subsection 10(5).
- (3) The suspension type structures design requirement of subsection 10(2) (a) in addition must provide for both of the two (2) loading conditions as set out in the following subsections (a) and (b):
 - (a) broken wire loading, with loading values calculated assuming bare wires, no wind, final tension and zero (0) degrees Celsius:
 - (i) for a single circuit **bulk transmission line**, the loading from a complete broken phase or broken overhead shield wire must be applied to any single conductor phase support or at any one (1) ground wire support;
 - (ii) for a double circuit **bulk transmission line**, the loading from a complete broken phase or broken overhead shield wire must be applied to any two (2) conductor phase supports, two (2) ground wire supports, or one (1) conductor phase and one (1) ground wire support; and
 - (iii) allowance must be made for insulator swing and structure deflection; and
 - (b) unbalanced wet snow on one (1) or more phases, or overhead shield wires in the span on one side of the structure and no wet snow on the wires in the span on the other side of the structure where:
 - (i) the wet snow loading must be equal to the return period values as set out in subsection 6(1);
 - (ii) loading values calculated assuming wet snow density of 350 kg/m, no wind, final tensions and zero (0) degrees Celsius; and
 - (ii) allowance must be made for insulator swing and structure deflection.
- (4) If longitudinal strength is not provided for each suspension type structure of a **bulk transmission line**, then anti-cascade structures must be used to limit the extent of longitudinal cascade failures.
- (5) The interval between anti-cascade structures must not exceed:
 - (a) ten (10) km for a 138 kV or a 144 kV **bulk transmission line**; or
 - (b) five (5) km for a 240 kV, a 500 kV alternating current, or a +/- 500 kV high voltage direct current **bulk transmission line**.
- **(6)** Anti-cascade structures for a **bulk transmission line** must be designed to be capable of withstanding all loading due to all wires on one side of the structure being broken, with final unloaded tensions at zero (0) degrees Celsius.
- (7) Heavy angle and deadend structures may be utilized as anti-cascade structures, but only if they are of the requisite strength as set out in subsection 10(6).
- **(8)** For a wood pole **bulk transmission line** including one constructed with wood laminate poles, if a longitudinal loading analysis for that **bulk transmission line** is carried out using a computer program that accurately models the characteristics of the structures on that **bulk transmission line**, using the broken wire and unbalanced ice loadings as set out in subsection 10(3), and the results indicate that either:



- (a) no structure failures will occur, or
- (b) the number of structure failures does not exceed ten (10);

then the anti-cascade structure requirements of subsections 10(4) through 10(7) are not required for that **bulk transmission line**.

Overload and Strength Factors for Reliability Based Loadings

- **11(1)** The overload factor for **reliability** based loading for a **bulk transmission line** must be one point zero (1.0) for all structural materials, including steel, wood and any composite material.
- (2) Subject to subsection 11(3), the **reliability** based strength factors for **bulk transmission line** components must be as set out in the following Table 2:

Table 2
Reliability Based Strength Factors

Component	Strength Factor
Metal structures	1.0
Wood structures	0.75
Support hardware	1.0
Guy wire	0.9

- (3) In addition to being in compliance with the requirements of Table 2, a **bulk transmission line** must meet the following minimum strength factors for metal structures and hardware for the purpose of establishing a desired sequence of failure:
 - (a) the strength factor for angle and deadend metal structures must be zero point nine (0.9); and
 - (b) the strength factor for deadend hardware must be zero point nine (0.9).

Conductor Selection

- **12(1)** The selection of conductor size and type for a **bulk transmission line** must be in accordance with the following requirements:
 - (a) the conductor must be standard aluminum conductor steel reinforced (ACSR) or aluminum conductor steel reinforced / trapezoidal wire (ACSR/TW);
 - (b) for any extension of an existing radial **bulk transmission line**, the conductor used for the new line segments must have no less than the same thermal capacity as the conductors of that existing **bulk transmission line**;
 - (c) for a new **bulk transmission line** having a total length equal to or greater than ten (10) km, the conductor selection must include consideration of both capital costs and net present value of electricity losses, and be based on the results of either:
 - (i) a **bulk transmission line** optimization study provided to the **ISO** which includes the cost of structures; or
 - (ii) a conductor optimization study which includes only the cost of the conductor and assumes that the cost of structures does not change significantly with changes in conductor size; and



- (d) for a new **bulk transmission line** of 240 kV or above and a total length equal to or greater than fifty (50) km, a **bulk transmission line** optimization study must be conducted and provided to the **ISO**, and be used as the basis for conductor selection.
- (2) The **ISO** must approve of, in the project functional specification for a connection project under this section 502.2, any conductor type other than the standard conductor types as set out in subsection 12(1)(a).
- (3) Conductor mechanical strength must be such that the tension as set out in the *Alberta Electrical Utility Code* loading requirements does not exceed sixty percent (60%) of the rated tensile strength of the conductor.
- (4) Tension under the maximum loading conditions, including those involving high wind, combined wet snow and wind, or in-cloud icing, must not exceed ninety percent (90%) of the rated tensile strength of the conductor.

Sequence of Failure

- **13(1)** A 240 kV, a 500 kV alternating current, or a +/- 500 kV high voltage direct current **bulk transmission line** which is to be constructed of steel structures, excluding direct embedded tubular structures, must have a target sequence of failure in order to minimize or contain the damage due to failure of a single component or structure.
- (2) All bulk transmission line components must be designed to fail in the following sequential order:
 - (a) tangent towers, followed by their foundations and hardware; then
 - (b) angle towers, followed by their foundations and hardware; then
 - (c) dead-end towers, followed by their foundations and hardware; and finally
 - (d) conductors, followed by insulators and conductor attachment hardware.
- (3) The design of the **bulk transmission line** components must ensure that the strength of all components are coordinated, or adjusted by means of strength factors, so as to achieve the design failure sequence as set out in subsection 13(2).
- (4) For greater certainty, a sequence of failure analysis is not required for a **bulk transmission line** with wood structures, given the relatively high strength variation of wood structures.
- (5) The **ISO** must approve of, in the functional specification for a connection project under this section 502.2, any sequence of failure other than the standard one as set out in subsection 13(2).

Overhead Shieldwires

- **14(1)** For the purposes of this section 502.2, a reference to shieldwires includes galvanized steel strand, aluminum clad steel strand and optical ground wires.
- (2) Shieldwires must be installed on a 138 kV, a 144 kV, a 240 kV, a 500 kV alternating current, or a +/- 500 kV high voltage direct current **bulk transmission line**.
- (3) The number and positioning of the shieldwires must be so as to produce lightning flashover rates that are consistent with all **reliability** requirements of the **bulk transmission line**.
- (4) The size of any shieldwire must be adequate to withstand the fault current expected at any given location on the **bulk transmission line**, taking into account the applicable magnitude and duration parameters of the fault.
- (5) Shieldwires must be sized appropriately to satisfy ground fault currents the **ISO** specifies in the functional specification for the **bulk transmission line**, and without loss of strength or degradation of the protective coating that may reduce life expectancy.



- **(6)** The size of any shieldwire must be adequate to withstand the weather loading expected at any given location on the **bulk transmission line**.
- (7) For a **bulk transmission line** having average span lengths in excess of one hundred and fifty (150) meters, the minimum size of the shieldwire must be 3/8" Gr. 220 galvanized steel strand.

Aeolian Vibration Control

- **15(1)** Vibration dampers must be installed on all conductors and overhead shieldwires for a **bulk transmission line** where the average span exceeds one hundred (100) meters, with the exception of slack spans.
- (2) The design and location of the dampers must take into account the characteristics of the **bulk transmission line** wire, including spans, tension values and terrain.
- (3) The application of conductor dampers that reduce the thermal capacity of the wire is prohibited.
- (4) Spacer dampers must be installed on a **bulk transmission line** with bundled conductors and a rated design voltage equal to or greater than 500 kV.
- (5) The application of spacer dampers having two (2) part metal clamps that result in metal to metal contact between the conductor and the clamp is prohibited.
- (6) For standard ACSR conductor and steel strand overhead shieldwires:
 - (a) the initial tension must not exceed twenty five percent (25%) rated tensile strength under a winter design temperature of minus thirty (-30) degrees Celsius; and
 - (b) final tension must not exceed twenty percent (20%) rated tensile strength under an average annual temperature of four (4) degrees Celsius.

Voltage Values for Electrical Clearances

The values of voltage used to determine electrical clearances for a **bulk transmission line** must be based on nominal voltage, taking into account the operating practices for that portion of the interconnected electric system where that **bulk transmission line** is to be constructed.

Basic Design Clearances

- **17(1)** A **bulk transmission line** must satisfy basic electrical clearances, including ground clearances for various locations, as specified in the *Alberta Electrical Utility Code* and its referenced version of *CSA C22.3 No. 1.*
- (2) Ground clearance requirements for a **bulk transmission line** must be maintained under conditions of maximum sag in accordance with the following:
 - (a) for a 500 kV alternating current, or a +/- 500 kV high voltage direct current **bulk transmission line**, the maximum sag conditions must be the most stringent of either of:
 - (i) sag under Alberta Electrical Utility Code loading conditions of combined ice and wind; or
 - (ii) the conductor temperature corresponding to the maximum load transfer specified in the functional specification for the connection project under this section 502.2;
 - (b) for a **bulk transmission line** less than 500 kV, the maximum sag conditions must be the most stringent of either of:
 - (i) the conductor at one hundred (100) degrees Celsius; or
 - (ii) sag under Alberta Electrical Utility Code loading conditions of combined ice and wind.
- (3) A 500 kV alternating current, or a +/- 500 kV high voltage direct current **bulk transmission line** must have a minimum of twelve point two (12.2) meters of ground clearance above any agricultural land.



- (4) Suspension type structures must be designed to provide clearances from the conductors, in a swung position, to the nearest point of the structure, in accordance with the following requirements:
 - (a) with conductors subjected to a wind pressure of 230 Pa, at four (4) degrees Celsius and final tension, clearances from the energized conductors to the structure as per the flashover-to-ground distance requirements of CSA C22.3 No. 1-10 Table A.1;
 - (b) with a five (5) year return wind gust, with conductors at four (4) degrees Celsius and final tension, with no ice and minimum clearance equal to the sixty (60) Hz flashover distances; and
 - (c) with moderate wind gust, with conductors at minus thirty degrees (-30) degrees Celsius, final tension and no ice, with wind pressure values as set out in the following Table 3 and corresponding electrical clearances as set out in subsection 17(5);

Table 3
Wind Pressure Values

Loading Area (As Defined on ISO's Snow and Ice Loading Zones Map)	Wood Pole Lines Wind Pressure (Pa)	1-Cct Lattice & Monopole Structure Lines Wind Pressure (Pa)	2-Cct Lattice & Monopole Structure Lines Wind Pressure (Pa)
А	450	550	600
В	350	400	500
С	300	350	400
D	250	300	350

- **(5)** Electrical clearances for use with the wind pressure values of Table 3 must be determined from the application of the methodology outlined in *IEEE Standard 1313.2 The Application of Insulation Coordination*, for transmission line phase to ground switching over voltages.
- (6) The clearance values as set out in subsection 17(5) must be determined assuming wet conditions, and switching surge values must be determined in accordance with CSA C22.3 No. 1-10 Table A.1.
- (7) For angle structures where the insulators are free to swing, the clearance requirements set out in subsection 17(4) must be maintained with both forward and reverse wind and for both initial and final tensions.
- (8) The clearance requirements as set out in subsection 17(4) may be reduced if line surge arrestors are installed and the following conditions are satisfied:
 - (a) a qualified professional engineer must complete an insulation study which must include a **bulk transmission line** design with the clearances specified in subsection 17(4) and with the proposed surge arrestors and reduced clearances; and
 - (b) the insulation study must demonstrate that the **bulk transmission line** with the surge arrestors is as reliable as if the clearances as set out in subsection 17(4) were not reduced.
- **(9)** The electrical clearance values as set out in subsection 17(4) (c) may be replaced by values from an insulation design study, if the study:
 - (a) is completed by a qualified professional engineer; and



- (b) demonstrates that the **bulk transmission line** is as reliable as it would be if the clearances as set out in subsection 17(4) (c) were not replaced.
- (10) Suspension type structures of a 500 kV alternating current, or a +/- 500 kV high voltage direct current **bulk transmission line** must provide clearances from the conductors, in a swung position, to the nearest point of the structure, in accordance with the results of a comprehensive insulation design study conducted by a qualified professional engineer.

Clearances Under Differential Loading

- 18 For the design of a **bulk transmission line**, clearances in any direction for the switching surge air gap values specified in subsection 17(5) must be maintained under the following loading conditions:
 - (a) overhead shield wire or upper phase loaded with twelve point five (12.5) mm radial glaze ice at a density of 900 kg/m³ and no wind at minus twenty (-20) degrees Celsius, and the phase below unloaded at minus twenty (-20) degrees Celsius, with all wires under final sag conditions; and
 - (b) for a bulk transmission line of 240 kV and above, overhead shield wire or upper phase loaded with forty (40) mm radial rime ice at a density of 350 kg/m³ and no wind at zero (0) degrees Celsius, and the phase below unloaded at zero (0) degrees Celsius, with all wires under final sag conditions.

Clearances to Edge of Right of Way

- **19(1)** With respect to the requirement for conductor swing clearance at or near the edge of a right of way for any **bulk transmission line**, the horizontal clearance requirements of *CSA C22.3 No. 1* are deemed to be satisfied if the actual swing clearance is equal to the clearance requirements for the location of a building as set forth in CSA *C22.3 No. 1*.
- (2) A 138 kV or a 144 kV **bulk transmission line** located on a road allowance is exempt from the requirements of subsection 19(1).

Fall Free Spacing

- **20(1)** Subject to subsection 20(2), if one (1) or more 500 kV **bulk transmission lines** are located in a corridor, then those **bulk transmission lines** must meet the following minimum requirements for fall free spacing:
 - (a) if there are two (2) or more 500 kV bulk transmission lines in the corridor and the structures of any one of those 500 kV bulk transmission lines fail and fall toward an adjacent 500 kV bulk transmission line, then neither the structures nor the wires of the failed bulk transmission line must come into contact with the structures or wires of that adjacent 500 kV bulk transmission line:
 - (b) if there is one (1) or more lower voltage bulk transmission line in a corridor with one (1) or more 500 kV bulk transmission line and the structures of a lower voltage bulk transmission line fail and fall toward an adjacent 500 kV bulk transmission line, then neither the structures nor the wires of the failed lower voltage bulk transmission line must come into contact with the structures or the wires of that adjacent 500 kV bulk transmission line.
- (2) For a **bulk transmission line**, all structures must be assumed to fail at the groundline, unless either one of the following assumption requirements are complied with:
 - a detailed analysis of the structure, conducted by a qualified professional engineer or resulting from a full scale structure test at a qualified testing site, must confirm that there is a different failure location under loading for both high wind and combined wet snow and wind; or



- (b) if there are results from both a full scale structure test and a detailed analysis of the structure, then the failure location results of the test will govern and take precedence over results of the analysis.
- (3) If a **bulk transmission line** enters and exits a substation or converter station, then the free fall spacing requirements set out in subsection 20 (1) do not apply to the first five (5) spans of the **bulk transmission line**.

Insulators

- **21(1)** For a **bulk transmission line**, insulator shed material for ceramic insulators must be made of porcelain or glass.
- (2) Shed material for synthetic insulators used in contaminated areas must be made of silicone rubber.
- (3) Porcelain or glass insulators must satisfy all requirements of CSA-C411.1, except that dovetail head designs are prohibited.
- **(4)** Synthetic insulators must satisfy all requirements of *CSA-C411.4 Composite Suspension Insulators* for *Transmission Applications*.
- (5) The length of insulator strings must be adequate to allow live **bulk transmission line** maintenance activities.
- **(6)** The following specified insulator types must meet the following specified mechanical strength requirements:
 - tension in a glass and porcelain insulator must not exceed fifty percent (50%) of the combined mechanical and electrical rating, and the "Specified Mechanical Load" for synthetic insulators, under Alberta Electrical Utility Code loading conditions;
 - (b) tension in a glass or porcelain insulator must not exceed eighty percent (80%) of the mechanical and electrical rating under maximum loading conditions;
 - (c) tension in a synthetic insulator must not exceed fifty percent (50%) of the "Specified Mechanical Load" rating under maximum loading conditions; and
 - (d) insulators used for deadend applications must have a strength rating at least equal to the rated tensile strength of the conductor attached to the insulators.
- (7) The minimum insulation levels for a **bulk transmission line** and any 25 kV distribution line located on **bulk transmission line** structures must be as set out in the following Table 4:

Table 4
Required Insulation Levels

Nominal Voltage (kV)	Critical Impulse Flashover (CIFO) (kV)
25	165
138/144	715
240	1155

Conductor Thermal Ratings Methodology

22(1) The calculation of thermal ratings of conductors for a **bulk transmission line** must be determined in accordance with the provisions of *IEEE Standard 738 – IEEE Standard for Calculating the Current-Temperature Relationship of Bare Overhead Conductors.*



- (2) The following requirements must be used in the calculation of conductor ampacity:
 - (a) a wind speed of 0.6 m/s at right angles to the conductor is assumed;
 - (b) the time of day is assumed to be 1200 hours;
 - (c) the elevation above sea level, latitude and bulk transmission line direction must be based on the bulk transmission line location and orientation:
 - (d) the atmosphere is assumed to be clear;
 - (e) the solar absorption coefficient is assumed to be zero point eight (0.8); and
 - (f) the emissivity is assumed to be zero point six (0.6).
- (3) The maximum temperature for a standard ACSR conductor must not exceed one hundred (100) degrees Celsius.
- (4) A new **bulk transmission line**, other than a 500 kV alternating current **bulk transmission line** or a +/-500 KV high voltage direct current **bulk transmission line**, must be designed to operate up to a steady state ampacity level that corresponds to a conductor temperature of one hundred (100) degrees Celsius.
- (5) For a 500 kV alternating current **bulk transmission line** or a +/-500 kV high voltage direct current **bulk transmission line**, the steady state ampacity level must be approved of in the functional specification for the connection project under this section 502.1.

Conductor Emergency Thermal Ratings Methodology

- **23(1)** A **bulk transmission line** conductor emergency thermal rating must be based on a thirty (30) minute time period.
- (2) Conductor emergency thermal ratings are deemed to be equal to the static ratings as set out in subsection 22.

Galloping

- **24(1)** A **bulk transmission line** which is required to be designed to withstand one hundred year (100) year return loadings must also be designed for conductor galloping.
- (2) For design purposes, the galloping envelope condition must be assumed to be twelve point five (12.5) mm of radial glaze ice and 96 Pa wind at zero (0) degrees Celsius and with final condition wire sags.
- (3) The electrical clearance between galloping envelopes must be the sixty (60) Hz flashover value, either phase to phase or phase to ground, depending upon which two (2) galloping envelopes are being compared.
- (4) The galloping envelopes requirements, for determination of acceptable galloping performance, must be designed and constructed in accordance with the requirements and illustrations of Appendix 1.
- (5) If the functional specification for a connection project under this section 502.2 specifies a compact line design or the use of any existing towers and the galloping envelope design and clearances as set out in subsections 24(2), (3) and (4) cannot be met, then the project functional specification must contain a further provision that the compact line design or existing towers must include interphase spacers.

Hardware Requirements

25(1) Ferrous components of hardware installed on a **bulk transmission line** must have low temperature impact properties, in accordance with CSA C83 Communication and Power Line Hardware.



(2) Without limiting subsection 25(1), the minimum requirement for energy absorption must be Level 1 as referenced in *CSA C83 Communication and Power Line Hardware*, which is twenty (20) joules at minus twenty (-20) degrees Celsius.

Provisions for Maintenance

- A bulk transmission line must accommodate all reasonably anticipated maintenance methods and requirements for the bulk transmission line, including:
 - (a) live line maintenance access from and to all structures, with minimum approach distances as calculated using the methodology in *IEC 61472 Live working Minimum approach distances* for a.c. systems in the voltage range 72.5 kV to 800 kV A method of calculation;
 - (b) access to all structure locations, whether along the right of way or otherwise;
 - (c) access to conductors and insulators by ensuring of the ability to attach to rated fall protection anchor points, having strength as specified in section 152 of the Alberta Occupational Health and Safety Code; and
 - (d) any other requirements necessary to allow routine and emergency maintenance to be conducted in a timely manner at all structural, tower and any other **bulk transmission line** locations.

Revision History

Effective Description
2012-01-01 Initial Release

Appendices

Appendix 1 – Galloping Envelope Requirements

Effective: 2012-01-01



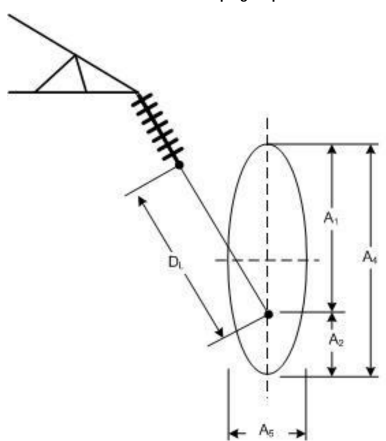
Appendix 1

Galloping Envelope Requirements

1 The **bulk transmission line** galloping envelope requirements for the determination of acceptable galloping performance must be in accordance with the following provisions and illustrations of this Appendix 1.

Illustration 1

Galloping Ellipse Parameters



 $A_1 = 0.75 A_4$ $A_2 = 0.25 A_4$ $A_5 = 0.20 A_4$



- The galloping envelope ellipse parameters for tower head design must be calculated in accordance with the following requirements, with reference to Illustration 1:
 - (a) the major axis or amplitude, A₄, must be computed as follows:
 - (i) for a single conductor: A₄/Dia equals 80 LN (8xSi/ (50xDia)); and
 - (ii) for a bundled conductor: A₄/Dia equals 170 LN (8xSi/ (500xDia))

where:

A₄ equals the major axis of galloping ellipse (m), as set out in Illustration 1;

Dia equals the diameter of conductor (m); and

- **Si** equals the conductor final sag with 12.5mm radial glaze ice and 96 Pa wind, at 0° Celsius (m), with glaze ice assumed to have a density of 900 kg/m3.
- (b) The major axis must not exceed twelve (12) meters, regardless of the results of the above calculation.
- (c) The minor axis must be computed as follows:

A₅ equals 0.2 x A₄

where:

A5 and A4 are as set out in Illustration 1; and

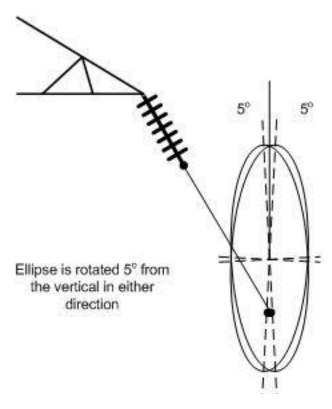
(d) The final conductor galloping envelope must be determined by rotating the galloping ellipse by five (5) degrees either side of the vertical axis in accordance with Illustration 2

Effective: 2012-01-01



Public Information

Illustration 2
Galloping Envelope



Applicability

- 1 Section 502.3 applies to:
 - (a) the **legal owner** of a **generating unit** directly connected to the **transmission system** with a **maximum authorized real power** rating greater than 18 MW;
 - (b) the **legal owner** of an **aggregated generating unit** directly connected to the **transmission system** with a **maximum authorized real power** rating greater than 67.5 MW;
 - (c) the **legal owner** of a **transmission facility** with a rated voltage equal to or greater than 100 kV; and
 - (d) the ISO.
- 2 The legal owner of a generating unit, aggregated generating facility or transmission facility that is energized and commissioned on or after April 7, 2017 must ensure the facility meets the minimum protection system requirements of this section 502.3.
- The provisions of this section 502.3 do not apply to the **legal owner** of a **generating unit**, **aggregated generating facility** or **transmission facility** that was energized and commissioned prior to April 7, 2017 in accordance with a previous technical requirement, technical standard, **ISO rule** or functional specification, but the legal owner of such an existing **generating unit**, **aggregated generating facility** or **transmission facility** must remain compliant with all the standards and requirements set out in that previous technical requirement, technical standard, **ISO rule** or functional specification.

Functional Specification

- **4(1)** The **ISO** may, in accordance and generally consistent with this section 502.3 and any other applicable **ISO rules**, issue a written functional specification containing further details, work requirements and specifications for the design, construction and operation of a **protection system** for the facility.
- (2) The functional specification referred to in subsection 4(1) must be generally consistent with the provisions of this section 502.3 but may contain material variances the **ISO** approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and **reliability** requirements related to the specific connection project.

Successor to Prior Requirements

5 Subject to subsection 3, this section 502.3 succeeds the *Alberta Interconnected Electric System Protection Standard* which came into effect as of December 1, 2004, and that standard, together with any other prior standards or drafts of standards on the subject matter no longer will be in force and effect as of December 31, 2012.

Protection System General Requirements

Basic Requirements

- The **legal owner** of a **generating unit**, the **legal owner** of an **aggregated generating facility** and the **legal owner** of a **transmission facility** must design, engineer and construct all **protection systems** to:
 - (a) successfully detect all phase-to-ground with ground impedance less than 5 ohms, phase-to-phase-to-ground with ground impedance less than 5 ohms, phase-to-phase, and three (3) phase faults on the protected equipment within the zone of protection;

- (b) initiate isolation of the faulted equipment from all sources;
- (c) coordinate with any adjacent **protection systems** and remain stable for faults external to the zone of protection; and
- (d) ensure cascade tripping does not occur.

Requirement for Two (2) Protection Systems

- **7(1)** Except as otherwise specified in this section 502.3, all facilities of the applicable entities listed in subsection 1 must be equipped with no less than two (2) independently operating **protection systems**.
- (2) Each of the two (2) protection systems must:
 - (a) meet the operate time requirements set out in subsection 8;
 - (b) include, an independent secondary potential transformer winding, independent current transformer core, independent communication channel, independent interconnecting cable(s), independently protected direct current power supply and independent trip circuit, including breaker trip coil; and
 - (c) operate independent of and without interference from the other protection system.
- (3) The relay for one (1) of the **protection systems** must be from a different manufacturer than the relay for the other **protection system**, or must operate on a different protection principle from the other **protection system**.

Protection Relay Operate Times

- **8(1)** For bus protection relays, the primary protection relay operate times for phase-to-phase or three (3) phase bus faults must be:
 - (a) specified to not exceed; or
 - (b) tested to confirm they do not exceed,

the maximum operate times, expressed in cycles, in the following Table 1:

<u>Table 1</u> <u>Bus Protection Maximum Operate Times</u>

<u>Voltage</u>	Operate Time
500kV	1.50 cycles
240kV	1.50 cycles
138kV	2.00 cycles

- (2) For line distance relays, the primary protection relay operate times for phase-to-phase or three (3) phase faults for near end faults on **bulk transmission lines** with two (2) terminals and two (2) sources that are long enough to have an effective zone 1 distance protection must be:
 - (a) specified to not exceed; or
 - (b) tested to confirm they do not exceed,

the maximum operate times, expressed in cycles, in the following Table 2:

<u>Table 2</u> <u>Line Distance Protection</u>

<u>Voltage</u>	Operate Time
500kV	1.00 cycles
240kV	1.00 cycles
138kV	2.00 cycles

- (3) For line differential relays, the primary protection relay operate times for phase-to-phase or three (3) phase faults on **bulk transmission lines** with two (2) terminals and two (2) sources must be:
 - (a) specified to not exceed; or
 - (b) tested to confirm they do not exceed,

the maximum operate times, expressed in cycles, in the following Table 3:

<u>Table 3</u> Line Differential Protection

Voltage	Operate Time
500kV	2.00 cycles
240kV	2.00 cycles
138kV	2.00 cycles

- (4) The primary protection relay operate times for phase-to-phase or three (3) phase faults:
 - (a) within the zone of protection of equipment, including transformers, capacitor banks, reactors, and static VAR compensators; and
 - (b) close to the equipment's high voltage bushings that are connected to the **interconnected electric system**;

must be:

- (a) specified to not exceed; or
- (b) tested to confirm they do not exceed,

the maximum operate times, expressed in cycles, in the following Table 4:

<u>Table 4</u> <u>Equipment Protection</u>

<u>Voltage</u>	Operate Time
500kV	1.50 cycles
240kV	1.50 cycles
138kV	2.00 cycles

Instrument Transformers

- **9(1)** The **legal owner** of a **generating unit**, the **legal owner** of an **aggregated generating facility** and the **legal owner** of a **transmission facility** must ensure the facility uses protection class voltage and current transformers.
- (2) Each **protection system** must have separate current cores and utilize separate secondary voltage transformer windings.

Voltage Transformers

- **10(1)** Voltage transformers for a facility must be wire wound, capacitive or optical voltage transformers, and any other form of transformer is prohibited.
- **(2)** For 240 kV or higher voltage facilities, **protection system** devices that require voltage transformer inputs to provide protection functions must be connected to voltage transformers that are directly connected to the protected **system element**.
- (3) For 144 kV or lower voltage facilities that utilize simple bus design, the use of common bus voltage transformers is acceptable.

Fuse Failure Alarm for Voltage Transformers

11 A voltage transformer used for protective purposes, including synchronism checking, must have a loss of potential alarm.

Current Transformers

- **12(1)** A current transformer used in a **protection system** must be either magnetic or optical, and must not be the limiting element in the **transmission facility's** rating.
- (2) The maximum available current transformer ratio must be sized for the ultimate fault level of the facility as set out in the functional specification.
- (3) A current transformer used in a **protection system** must meet the 2.5 L low internal secondary impedance accuracy requirement as set out in *CAN/CSA-C60044-1:07*, *Instrument transformer Part 1: Current transformers, Table 1B*, or an equivalent accuracy requirement at its maximum possible ratio, regardless of the ratio actually being utilized.

Protection System Power Supply

- **13(1)** The direct current supply for each of the two (2) **protection systems** for a facility must be protected such that a direct current fault within one (1) of the **protection systems** is isolated and will not affect the operation of the other **protection system**.
- (2) A protection system must be such that it may be isolated from its direct current supply without affecting the operation of any other protection system.

Event Capture

- **14(1)** For each zone of protection, there must be a **protection system** with no less than one (1) relay or digital style fault event recorder to capture wave form event records.
- (2) Faults within the zone of protection must trigger an event capture.

- (3) The event recorder must be able to time stamp an event to an accuracy level within one point zero (1.0) milliseconds of Universal Time Constant.
- (4) All event records must be retrievable within twenty four (24) hours of request.

Bulk Transmission Line

Ground Fault Resistance Coverage

- 15 If a **bulk transmission line** experiences a fault of the following type, then each of the two (2) **protection systems** for the **bulk transmission line** must initiate isolation of the fault:
 - (a) single line-to-ground, with a minimum impedance of 5 ohms; or
 - (b) phase-to-phase-to-ground with a minimum impedance of 5 ohms.

Auto-Reclosing

- **16(1)** The **ISO** must, for 240 kV or higher voltage **bulk transmission lines**, specify the type of autoreclosing in the functional specification.
- (2) When single pole trip and reclose is specified in the functional specification for a 240 kV or higher voltage **bulk transmission line**, the following must be met:
 - (a) auto-reclose single pole upon a single phase fault and not reclose for any multiphase fault, unless three (3) pole auto-reclosing operation or no reclosing is specifically requested in the functional specification;
 - (b) not allow for more than one (1) attempt at each end of the **bulk transmission line** to auto-reclose the **bulk transmission line**; and
 - (c) have adequate dead time to ensure the secondary arc is extinguished.
- (3) A 144 kV or lower voltage **bulk transmission line** must:
 - (a) trip and auto-reclose three (3) pole once for all fault types unless no reclosing is specified in the project functional specification and
 - (b) have adequate dead time to ensure any secondary arc is extinguished

Auto-Reclosing Prohibition

- **17(1)** If a **bulk transmission line** is a dedicated single line connecting from a **generating unit** or any **aggregated generating facility** to the **interconnected electric system**, then the installation of autoreclosing equipment is prohibited, unless specifically provided for in the functional specification.
- (2) Auto-reclosing on cables is not permitted.

Switch onto Fault

18 Instantaneous tripping must occur for the entire length of the **bulk transmission line** if upon an auto-reclose the fault re-establishes.

Synchronism Check Relaying

19 For all 240 kV and higher voltage **bulk transmission line** breakers, a synchronism check relay must be used for all three (3) pole closing but those breakers that switch only a load transformer, a capacitor, or a reactor, and have no power source of their own, do not require a synchronism check relay.

Distance or Impedance Protection Systems

- A protection system for a **bulk transmission line** utilizing distance or impedance protection as a primary manner of protecting a two (2) terminal, two (2) source **bulk transmission line** must have:
 - (a) no instantaneous distance element, such as zone 1, reach past the remote bus; and
 - (b) at least one (1) distance element, such as zone 2, overreach the remote bus.

Differential Protection Systems

- 21(1) On bulk transmission lines, the use of differential protection is acceptable.
- (2) Upon communication failure:
 - (a) the protection system must still be capable of fault detection and tripping; and
 - (b) protection relay operate times slower than those specified in subsection 8(3) are acceptable.

Stub Protection

22 Any stubs created by opening line motorized disconnects must be protected by two (2) **protection** systems.

Protection System Communications

23 Each communication system utilized in a **protection system** must be designed to have an overall availability of not less than 99.99% unless specified otherwise in the functional specification.

Three (3) Terminal Lines

- **24(1)** For a new three (3) terminal **bulk transmission line**, regardless of source or load locations, communications between all three (3) terminals is required.
- (2) Notwithstanding subsections 6(c) and 24(1), if a protection study is undertaken identifying the level of mis-coordination and associated risks, the **ISO** may choose to grant an exemption in the functional specification.
- (3) Clearing times for faults on the three (3) terminal line must comply with the requirements the **ISO** specifies in the functional specification for the facility.

Bulk Transmission Line Connected Reactors

- **25(1)** The line reactor for a 240 kV or higher voltage **bulk transmission line** must be equipped with two (2) **protection systems**.
- (2) The reactor protection systems must be in compliance with the following requirements:
 - (a) a phase reactor must be equipped with two (2) differential **protection systems**;
 - (b) a phase reactor must be equipped with a phase and residual over-current **protection system**, which may be included in one (1) of the differential **protection systems**;
 - (c) an oil-filled reactor must have non-electrical **protection systems** with the same requirement as an oil-filled transformer; and

(d) a neutral reactor must be either included in an overall zero sequence differential zone or equipped with a single phase differential **protection system** and must also be equipped with a second differential protection or over-current protection as backup.

Switch Onto Fault Protection - Manual Close

26(1) A **bulk transmission line** terminal must be equipped with switch onto fault protection as identified in subsection 18 for **operator**-initiated breaker close.

(2) For a manual switch onto fault event, auto-reclose must be blocked.

Positive, Negative, Zero (0) and Mutual Impedances

For the protection of a **bulk transmission line**, the **protection system** equipment and settings must take into account the zero (0) sequence mutual coupling during fault conditions, and the underreach or over-reach of the distance element must be either mitigated or the zone reaches adjusted accordingly.

Five Hundred (500) kV Protection System Setting Verification

28 A 500 kV line **protection system** utilizing distance or impedance protection as its primary protection must have settings verified utilizing real-time digital simulation.

Substations

Transformers

29(1) All transformers with a base rating less than 25 MVA must have:

- (a) one (1) independent overcurrent **protection system** installed on the high voltage side;
- (b) one (1) independent differential **protection system**;
- (c) an oil level alarm;
- (d) a minimum of gas accumulation alarming and gas surge protection tripping; and
- (e) two (2) levels for thermal alarm and the time between the first alarm and the second alarm must allow time to take action to unload the transformer.
- (2) A transformer with a base rating of 25 MVA or larger must have:
 - (a) one (1) overcurrent **protection** system which may be combined with a differential protection system;
 - (b) two (2) independent differential **protection systems**;
 - (c) an oil level alarm;
 - (d) a minimum of gas accumulation alarming and gas surge protection tripping; and
 - (e) two (2) levels for thermal alarm and the time between the first alarm and the second alarm must allow time to take action to unload the transformer.
- (3) All transformers with tertiary windings that are used for loads, such as station service, must have the tertiary windings included in the transformer differential protection zone.

240 kV and Higher Voltage Substation Bus Protection

- 30(1) All 240 kV and higher voltage substation buses must have two (2) bus protection systems.
- (2) All 240 kV and higher voltage substation bus **protection systems** must trip all associated breakers to isolate the fault.

144 kV and Lower Voltage Substation Bus Protection

- 31(1) All 144 kV and lower voltage substation buses must have two (2) bus protection systems.
- (2) If protection studies show that the remote line **protection systems** can clear a bus fault in zero point six (0.6) seconds, then the remote line **protection systems** can be considered to be one (1) of the two (2) **protection systems** required in subsection 31(1).
- (3) All 144 kV and lower voltage substation bus **protection systems** must trip all associated breakers to isolate the fault.

Ring Bus Protection

32 Notwithstanding subsections 30 and 31, ring bus configured substations that have two (2) overlapping **protection systems** that are capable of stub protection as identified in subsection 22 do not require additional bus protection.

Substation Shunt Capacitor Banks

- **33(1)** Auto-restoration of a faulted capacitor bank is prohibited.
- (2) Two (2) over-current **protection systems** must be applied to shunt capacitor banks to detect major faults such as a phase-to-phase fault or phase-to-ground fault.
- (3) For wye or wye-wye shunt capacitor banks, at least one (1) **protection system** must be applied which provides both an alarm and a trip level to detect capacitor bank unit or capacitor bank element failure.

Substation Shunt Reactor Banks

- 34 The protection systems for shunt reactor banks must comply with the following:
 - (a) 144 kV and lower voltage reactors must be equipped with a minimum of one (1) independent phase differential and one (1) independent over-current **protection systems**;
 - (b) 240 kV and higher voltage reactors must be equipped with two (2) differential protection systems and overcurrent protection which may be included in one (1) of the differential protection systems; and
 - (c) an oil filled reactor, in addition, must have a minimum of gas accumulation alarming and gas surge protection tripping.

Breaker Failure Protection

- **35(1)** All breakers must have a minimum of one (1) breaker failure **protection system** and all protection trips excluding **remedial action scheme** trips must initiate a current or contact supervised breaker failure **protection system**.
- (2) The ISO must identify the need for **remedial action schemes** to initiate breaker fail in the functional specifications on a project basis.

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- (3) For 240 kV and higher voltage breakers, the breaker failure **protection system** must utilize direct tripping of all remote breakers utilizing communications.
- **(4)** For 144 kV and lower voltage breakers, a breaker failure **protection system** must be installed which trips all:
 - (a) local breakers; and
 - (b) remote breakers:
 - (i) by a communication system which, notwithstanding subsection 23, must be designed to have an availability of at least 99.5%; or
 - (ii) within a definite time period the **legal owner** of a **generating unit**, the **legal owner** of an **aggregated generating facility** or the **legal owner** of a **transmission facility**, as applicable, defines, and without thermally damaging additional facilities beyond the faulted facility.
- (5) Regardless of subsection 35(4), the **ISO** may waive the requirements for tripping of the remote breakers if the affected **legal owner** of the **generating unit**, **the legal owner** of the **aggregated generating facility** or the **legal owner** of a **transmission facility** is prepared to accept the associated risks and the **ISO** documents such agreement in the project functional specifications.
- (6) The maximum time delay for breaker fail operate time measured from the primary **protection system**'s trip output contact closing to the last local breaker receiving the open signal for solid single line-to-ground or three (3) phase faults that generate high fault currents must not be longer than:
 - (a) six (6) cycles, being zero point one zero zero (0.100) seconds, for 500 kV breakers;
 - (b) seven (7) cycles, being zero point one one seven (0.117) seconds, for 240 kV breakers; and
 - (c) twelve (12) cycles, being zero point two zero zero (0.200) seconds, for 138 kV and 144 kV breakers.
- (7) For applications where free standing current transformers are used with live-tank breakers it is acceptable to have a breaker fail operation for faults located between the breaker and the current transformer.

Substation Transformer Ended Lines

36 For 144 kV and lower voltage transformer ended **transmission lines** without a breaker, the substation must be equipped with two (2) independent direct transfer trip communication channels to trip any remote end breakers.

Generating Unit and Aggregated Generating Facility Protection Inadvertent Energization

37 No facility may be designed, engineered or constructed such that there may be inadvertent energization of any **generating unit** or **aggregated generating facility** including through the station service bus.

Protection from Interconnected Electric System Faults

38 The legal owner of a generating unit and the legal owner of an aggregated generating facility must each ensure that their facilities have appropriate protection systems to protect the facilities from the effects of faults on the interconnected electric system.

Tripping

- **39(1)** If a **generating unit** or **aggregated generating facility** fault occurs, the **protection system** at a minimum, must isolate the fault from the **interconnected electric system** by opening the appropriate breakers and initiating breaker failure protection.
- (2) If it is possible to energize or back-feed the **generating unit** or **aggregated generating facility** through the station service, then the **protection system** must also trip the low voltage station service breakers, including those with high-speed bus transfer schemes.

Auto-Reclosing

40 Auto-reclosing of generator breakers after a **generating unit** or **aggregated generating facilities** fault is prohibited.

Synchronizing

41 A synchronous **generating unit** or **aggregated generating facility** must be equipped with full synchronizing equipment, capable of assuming full control of the **governor system** and **automatic voltage regulator** during the synchronizing process.

60 Hz Synchronous Generating Units (other than aggregated generating facilities) Electrical Protection

- **42** A 60 Hz synchronous **generating unit**, excluding any **aggregated generating facility**, must meet the following protection requirements:
 - (a) two (2) generating unit differential protection systems;
 - (b) two (2) **generating unit** and facility step up transformers **protection systems**:
 - (c) two (2) high voltage bus **protection systems**; and
 - (d) **generating unit** excitation transformers must have two (2) **protection systems**.

Out of Step Condition

43 For any 60 Hz synchronous **generating unit**, excluding **aggregated generating facilities**, impedance protection at the **generating unit** step-up transformer terminals must be applied to mitigate any out-of-step condition when an electric energy swing traverses either the **generating unit** or **generating unit** step-up transformer.

Aggregated Generating Facilities

- 44 An aggregated generating facility must meet the following protection requirements:
 - (a) have two (2) aggregated generating facility step-up transformer protection systems; and
 - (b) have two (2) high voltage bus **protection systems**.

Reverse Electric Energy Condition

Two (2) **protection systems** must be capable of detecting reverse power flowing into the **generating unit** and the **generating unit** must be removed from service if either of the **protection systems** detects reverse power flow.

Revision History

Date	Description
2018-09-01	Revised references to "wind aggregated generating facilities" to "aggregated generating facilities"; revised applicability section; and administrative revisions.
2016-08-30	Inclusion of the defined term system element.
2015-03-27	Replaced "effective date" with the initial release date in sections 2, 3 and 5; and replaced the word "Effective" in the Revision History to "Date".
2012-12-31	Initial release

Part 500 Facilities



Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging System and Voice Communication System Requirements

Applicability

- 1 Section 502.4 applies to:
 - (a) the legal owner of a generating unit;
 - (b) the legal owner of an aggregated generating facility;
 - (c) the legal owner of a transmission facility;
 - (d) the **legal owner** of an **electric distribution system**;
 - (e) a pool participant; and
 - (f) the ISO.

Requirements

New and Existing Systems

- **2(1)** On and after June 1, 2011, a **market participant** with any new facility which is to be directly connected to the **interconnected electric system** must comply with the applicable minimum Automated Dispatch and Messaging System and voice communication systems requirements of this section 502.4.
- (2) Subject to subsection 2(3), the provisions of this section 502.4 do not apply to any Automated Dispatch and Messaging System and voice communication systems in existence as of June 1, 2011, but those systems must remain in compliance with the technical specifications and operational requirements which were in effect as of the original date of the commencement of the systems' operation, including those in Appendix 1.
- (3) The ISO may require a market participant to comply with any specific or all of the Automated Dispatch and Messaging System and voice communication systems requirements of this section 502.4, if the ISO determines that such compliance is critical for the safe and reliable operation of the interconnected electric system.
- (4) A market participant in a subcategory identified in subsection 1 with a facility that has multiple control rooms must ensure that each control room is in compliance with the applicable Automated Dispatch and Messaging System and voice communication systems requirements of this section 502.4.
- (5) The ISO must have Automated Dispatch and Messaging System and voice communication systems in its coordination centre and other back up locations to exchange communications with the control room of any **market participant** that is required to comply with the provisions of this section 502.4.

Successor to Prior Requirements

3 Subject to subsection 2, this section 502.4 succeeds the *Operational Voice Communications Standard* in effect as of September 7, 2005, and the prior standard or any drafts of it no longer will be in force and effect as of June 1, 2011.

Systems Availability and Maintenance Requirements

- **4(1)** All Automated Dispatch and Messaging system and voice communication systems under this section 502.4 must be continuously operational twenty four (24) hours a **day**, seven (7) **days** a week.
- (2) Those systems must be maintained and serviced generally in accordance with **good electric** industry practice to ensure they are continuously operational.

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Part 500 Facilities



Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging
System and Voice Communication System Requirements

Dedicated Primary Direct Access Telephone and Cell Phone Connections

- **5(1)** If there is a requirement under this section 502.4 for one (1) or more primary direct access telephone connections to the **ISO** coordination centre from a **market participant** control room, then the connection must be dedicated for the exclusive use of the **ISO** and the **market participant**, and must not be degraded by any other communication or data transfer activities if there is any shared equipment or functionality associated with the connection.
- (2) Each primary direct access telephone connection must be dedicated to the specific applicable operational function in the ISO coordination centre.
- (3) Each primary direct access telephone number must be a primary number with automatic forwarding to another number if the primary number is busy or otherwise not available, and the use of voice mail is prohibited.
- (4) Cell phone service may be used as a primary direct access telephone connection if it satisfies the requirements of subsections 4 and 5.

Mobile Satellite Telephone Service

- **6(1)** If there is a requirement under this section 502.4 for mobile satellite network telephone service to the **ISO** from a **market participant**, then the service must be commercially available for one-to-one communications with the **ISO**.
- (2) If there is a requirement for such service to be available for **dispatch** purposes, then the service must allow for multiple party communications, including those between the **ISO** and the **market participant**.

Specific Requirements

7 The more specific systems requirements are as set out in the following Table 1:

Table 1

<u>Automated Dispatch and Messaging System and Voice Communication Systems</u> <u>Requirements</u>

A. Market Participant Subcategory	B. Primary Requirements	C. Emergency and Backup Requirements
A pool participant who may receive an energy market dispatch or a directive.	Automated Dispatch and Messaging System; plus A commercial service with a primary direct access telephone connection from the control room to the ISO coordination centre.	None required.
2. A pool participant who may receive an ancillary service dispatch or a directive.	 Automated Dispatch and Messaging System; plus A commercial service with a primary direct access telephone connection from 	One of the following additional services connecting from the control room to the ISO coordination centre: 1. A mobile satellite network telephone and

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Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging System and Voice Communication System Requirements

A. Market Participant Subcategory	B. Primary Requirements	C. Emergency and Backup Requirements
	the control room to the ISO	dispatch service;
	coordination centre, with the service having mute and conference call capabilities.	A back up direct access telephone connection; or
	·	3. A utility orderwire service.
3. A legal owner of a generating unit or aggregated generating facilities connecting to the interconnected electric system at a voltage of less than or equal to 25kV.	A commercial service with a primary direct access telephone connection from the control room to the ISO coordination centre.	None required.
4. A legal owner of a generating unit or aggregated generating facilities connecting to the interconnected electric system at a voltage of greater than 25kV where the aggregated electric energy output at the point of connection is less than 50 MW.	A commercial service with a primary direct access telephone connection from the control room to the ISO coordination centre.	A back up direct access telephone connection from the control room to the ISO coordination centre.
5. A legal owner of a generating unit or	A commercial service with a primary direct access	One of the following additional services connecting from the control room:
aggregated generating tele the facilities connecting to the interconnected electric system at a tele	telephone connection from the control room to the ISO coordination centre, with the telephone having mute and conference call capabilities.	A direct access telephone connection to the control room of the legal owner of the transmission facility providing the interconnected electric system connection;
		2. A mobile satellite telephone service to the ISO coordination centre;
		A back up direct access telephone connection to the ISO coordination centre; or
		4. A utility orderwire service to the ISO coordination centre.
6. A legal owner of a generating unit providing	A commercial service with a primary direct access	One of the following additional services connecting from the control room:

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Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging System and Voice Communication System Requirements

A. Market Participant Subcategory	B. Primary Requirements	C. Emergency and Backup Requirements
a black start capability service. telephone connection from the control room to the ISO coordination centre, with the service having mute and conference call capabilities.	A direct access telephone connection from the control room to the operations room of the legal owner of the transmission facility providing the interconnected electric system connection;	
		2. A back up direct access dedicated commercial telephone connection from the control room to the ISO coordination centre; or
		3. A utility orderwire service from the control room to the ISO coordination centre.
7. A legal owner of a transmission facility, except those who operate	transmission facility, except those who operate primary direct access telephone connection from	One of the following additional services connecting from the control room to the ISO coordination centre:
service having mute and	coordination centre, with the	A mobile satellite network telephone service;
	conference call capabilities.	A back up direct access telephone connection; or
		3. A utility orderwire service.
8. A legal owner of a transmission facility operating only radial transmission system equipment.	1. A commercial service with primary direct access telephone connection from the control room to the ISO coordination centre.	A back up direct access telephone connection from the control room to the ISO coordination centre.
9. A legal owner of an electric distribution system.	A commercial service with primary direct access telephone connection from the control room to the ISO coordination centre.	None required.
10. A legal owner of an electric distribution		One of the following additional services connecting from the control room:
system who contributes load additions for black start capability process requirements. telephone connection from the control room to the ISO coordination centre.	1. A direct access telephone connection to the legal owner of the transmission facility providing the transmission system connection associated with the black start capability service.	
		2. A mobile satellite network telephone service to the ISO coordination centre; or.

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Part 500 Facilities



Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging System and Voice Communication System Requirements

A. Market Participant Subcategory	B. Primary Requirements	C. Emergency and Backup Requirements
		A utility orderwire service to the ISO coordination centre.

Emergency and Back Up Communication Systems Requirements

- **8** Each applicable **market participant** and the **ISO** must use the specified emergency and back up communication systems when there is an event that causes a primary communication system to be materially disrupted or impaired, including an event such as:
 - (a) a real time system emergency condition, as may be referenced in any reliability standard; or
 - (b) a **disturbance** or interruption of service by any provider of a primary communications system service.

Testing of Emergency and Back Up Communication Systems

- **9(1)** The **ISO** must conduct tests for all emergency and back up communication systems on a reasonable basis and the testing schedule time and date must be made known reasonably in advance to the **operator** of a **market participant** whose system will be tested.
- (2) If the test is a success then the **ISO** will not notify the **operator**, but if the test is a failure then the **ISO** will verbally notify the **operator** of the failure no later than twenty four (24) hours after the test in completed.
- (3) After the **ISO** notifies the **operator** of the testing schedule, the **operator** must ensure that there are trained personnel available to conduct and facilitate the test at the designated date and time.
- (4) In accordance with the confidentiality provisions of subsection 2(1) of section 103.1 of the **ISO** rules *Confidentiality*, the **ISO** must keep confidential the name of any facility that is subject to testing, and the date and time of the tests.
- (5) If there is a failure of a test, then the applicable **market participant** or the **ISO**, depending on whose emergency and back up communication system has failed, must ensure the cause is investigated and repaired as soon as reasonably possible, but in any event the system must be repaired no later than five (5) **business days** after:
 - (a) the date of the test failure, in the case of the ISO; or
 - (b) the date of delivery of notice of the test failure, in the case of the market participant.
- (6) The **ISO** must keep a copy of any test results for no less than two (2) calendar years after the date of the test.

Loss of Emergency and Back Up Communication Systems

- **10(1)** If either the **ISO** or a **market participant** experiences a material disruption or complete loss of any emergency and back up communication systems at a point in time other than during a test period, then verbal notice must be given by:
 - (a) the ISO to all affected market participants, if the ISO suffers the disruption of loss; or
 - (b) the applicable **market participant** to the **ISO**, if the **market participant** suffers the disruption or loss.

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Part 500 Facilities



Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging System and Voice Communication System Requirements

(2) The **market participant** that experiences the disruption or loss must investigate and repair it as soon as reasonably possible, but in any event no later than five (5) **business days** after the date of the discovery of the cause of the disruption or loss.

Appendices

Appendix 1 – Technical Standards in Effect as of 2007

Revision History

Date	Description
2011-06-01	Initial release
2012 01 09	Appendix added containing authoritative system availability requirements specified in Table 2 of ISO OPP 003.2.
2013-01-08	Previously defined terms have been un-defined and so the words have been unbolded.
2014-07-02	Unbolded the reference to "outage" in Appendix 1.
2015-03-27	Replaced "effective date" with the initial release date in sections 2(1),(2) and 3; and replaced the word "Effective" in the Revision History to "Date".

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Division 502 Technical Requirements

Section 502.4 Automated Dispatch and Messaging System and Voice Communication System Requirements

Appendix 1 - Technical Standards in Effect as of 2007

Standard Description	Applicable To	Standard Requirement	Reason for Standard
Maximum participant outage time	All pool participants receiving dispatches and with total bids or offers of greater than twenty-five (25) MW	Twenty-six point two five (26.25) hours per year. Ninety-nine point seven percent (99.7%) availability.	Safe and reliable operation of the power system requires high pool participant availability for receiving dispatches.
	All pool participants receiving dispatches and with total bids or offers of less than twenty-five (25) MW	One hundred (100) hours per year. Ninety-nine point eight percent (98.8%) availability.	
Maximum outage time per incident	All pool participants receiving dispatches and with total bids or offers of greater than twenty-five (25) MW	Six (6) hours	Safe and reliable operation of the power system requires high pool participant availability for receiving dispatches.
	All pool participants receiving dispatches and with total bids or offers of less than twenty-five (25) MW	Forty-eight (48) hours	иізрасіїєз.
Call out response time	All pool participants receiving dispatches and with total bids or offers of greater than twenty-five (25) MW	Two (2) hours	Safe and reliable operation of the power system requires high pool participant availability for receiving
	All pool participants receiving dispatches and with total bids or offers of less than twenty-five (25) MW	Next working day	dispatches.

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Applicability

- 1 Section 502.5 applies to:
 - (a) the legal owner of a generating unit that is:
 - (i) synchronous; and
 - (ii) directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat,

including a **generating unit** situated within an industrial complex that is directly connected to the **transmission system**, but not including any **aggregated generating facilities**;

- (b) the legal owner of a transmission facility; and
- (c) the ISO.

Requirements

Functional Specification

- **2(1)** Prior to energization of a **generating unit**, the **ISO** must approve a functional specification containing details, work requirements, and specifications for the design, construction and operation of a **generating unit** connection project and any associated **transmission system** connection facilities.
- (2) The functional specification for the **generating unit** referred to in subsection 2(1) must be generally consistent with the provisions of this section 502.5 and any other applicable **ISO rules**, but may contain material variances the **ISO** approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and **reliability** requirements of the **interconnected electric system** related to the specific connection project.

Successor to Prior Requirements

- **3(1)** Subject to subsection 4(3), this section 502.5 succeeds and replaces sections 1.0, 2.0 and 3.0 of the *Generation and Load Interconnection Standard*, which came into effect as of September 19, 2006, as those sections relate to generation.
- (2) The Generation and Load Interconnection Standard referred to in subsection 3(1), together with any other prior standards or drafts of standards on the subject matter, will no longer will be in force and effect as they relate to generation as of [effective date of this section 502.5].

Maximum Authorized Real Power

- **4(1)** The **legal owner** of a **generating unit** must, upon receiving a request from the **ISO**, determine the **maximum authorized real power** value for the **generating unit** and provide this value to the **ISO**.
- (2) The legal owner of a generating unit must consider the generating unit capability and limitations under optimal conditions when determining the maximum authorized real power for the generating unit.
- (3) The **ISO** must deem the maximum authorized real power for a generating unit to be the "maximum authorized MW" the **ISO** previously approved in writing or in the functional specification for the generating unit, but only if the generating unit continues to meet all conditions of that approval.

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Reactive Power Requirements for a Generating Unit

- **5(1)** For the purposes of determining the **reactive power** requirements of this section 502.5, the **legal owner** of a **generating unit** must determine the root mean square phase-to-phase voltage value at the stator winding terminals of the **generating unit**, to be used as the 1.00 per unit voltage value.
- (2) A **generating unit** and any external **reactive power** resources approved under subsection 5(7) must have the capability to operate in accordance with the requirements of this subsection 5 by both:
 - (a) manual control of the set point of the automatic voltage regulator of the generating unit; and
 - (b) automated action of the automatic voltage regulator of the generating unit.
- (3) Subject to the exception in subsection 5(5), the **reactive power** capability of the **generating unit** must be in compliance with the following minimum requirements:
 - (a) zero point nine (0.9) power factor, over-excited; and
 - (b) zero point nine five (0.95) **power factor**, under-excited;
 - based on the **maximum authorized real power** of the **generating unit** over the entire **real power** operating range, down to the applicable minimum **gross real power**.
- (4) Subject to the exception in subsection 5(5), a **generating unit** must not have limiters set to reduce the **reactive power** capability set out in subsection 5(3).
- (5) The legal owner of a generating unit that has the capability to meet the reactive power requirements of this subsection 5 but that has stability concerns must submit in writing to the ISO:
 - (a) a request for approval of a proposed reduction in the **reactive power** capability requirement set out in subsection 5(3)(b) due to **generating unit** stability concerns; and
 - (b) a detailed study in support of the request, which is specific to the **generating unit** at its location and completed by a qualified professional engineer, demonstrating that the **reactive power** capability set out in subsection 5(3)(b) should be reduced by a limiter because that **reactive power** capability will cause the **generating unit** to become unstable.
- (6) The **ISO** must make a decision on its approval and notify the **legal owner** in writing of the decision no later than ninety (90) **days** after the date of receiving the submission set out in subsection 5(5).
- (7) The **legal owner** of a **generating unit** without the capability to meet the **reactive power** capability set out in subsection 5(3) must submit to the **ISO** a request in writing for approval of the use of an external dynamic **reactive power** resource to compensate for the lack of capability, such that the combined capability of the **generating unit** and the external dynamic **reactive power** resource meets the requirements of subsection 5(3).

Voltage Ride-Through Requirements for Existing Generating Units

- **6(1)** This subsection 6 applies to the **legal owner** of a **generating unit** without a functional specification referencing this section 502.5 and which such **generating unit**:
 - (a) has a maximum authorized real power greater than 9.0 MW; or:
 - (b) is a part of a complex with other **generating units** with an aggregate **maximum authorized real power** amount greater than 9.0 MW.
- (2) For the purposes of determining the voltage ride-through requirements of this section 502.5, the **legal owner** of a **generating unit** must determine the root mean square phase-to-phase voltage value at

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the high voltage side of the **transmission system** step-up transformer, to be used as the 1.0 per unit voltage value.

- (3) The **legal owner** of a **generating unit** must ensure that the **generating unit** is designed to meet all of the following voltage ride-through requirements:
 - (a) continuous operation between 0.90 and 1.10 per unit of the voltage value determined under subsection 6(2);
 - (b) not tripping or going off-line during, as a result of, a voltage dip or post-transient voltage deviation resulting from a **disturbance** on the **transmission system**, on any phase or combination of phases at or beyond the **point of connection**, in accordance with the timing requirements of Appendix 1; and
 - (c) the amount of time that the voltage of the **generating unit** remains at 0.15 per unit must be at least the **normal clearing** time for a three (3) phase fault at the specific location where the **generating unit** is connected to the **transmission system**.
- (4) Notwithstanding any other provision of this subsection 6, a **generating unit** is not required to ride-through a **transmission system** fault that:
 - (a) causes a forced outage of a radial transmission line connecting the **generating unit** to the **transmission system**;
 - (b) occurs on the **generating unit** side of the **point of connection**, including the low voltage network and the substation; or
 - (c) results in the activation of a transfer trip or anti-islanding protection scheme at the **generating unit** which will cause the **generating unit** to be disconnected from the **transmission system**.

Voltage Ride-Through Requirements for New Generating Units

- **7(1)** This subsection 7 applies to the **legal owner** of a **generating unit** with a functional specification referencing this section 502.5 and which such **generating unit**:
 - (a) has a maximum authorized real power greater than 9.0 MW; or
 - (b) is a part of a complex with other **generating units** with an aggregate **maximum authorized real power** amount greater than 9.0 MW;
- (2) For the purposes of determining the voltage ride-through requirements of this section 502.5, the **legal owner** of a **generating unit** must determine the root mean square phase-to-phase voltage value at the high voltage side of the **transmission system** step-up transformer of the **generating unit**, to be used as the 1.0 per unit voltage value.
- (3) The **legal owner** of a new **generating unit** must ensure the **generating unit** is designed to meet all of the following voltage ride-through requirements:
 - (a) continuous operation between 0.90 and 1.10 per unit of the voltage value determined under subsection 7(2); and
 - (b) not tripping or going off-line, as a result of a voltage dip or post-transient voltage deviation resulting from a disturbance on the transmission system, on any phase or combination of phases at or beyond the point of connection, in accordance with the timing requirements of Appendix 2; and
 - (c) the amount of time that the voltage of the **generating unit** remains at 0.0 per unit must be at least the **normal clearing** time for a three (3) phase fault at the specific location where the

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generating unit is electrically connected to the transmission system.

- (4) Notwithstanding any other provision of this subsection 7, a **generating unit** is not required to ride-through a **transmission system** fault that:
 - (a) causes a forced outage of a radial transmission line connecting the **generating unit** to the **transmission system**;
 - (b) occurs on the generating unit side of the point of connection, including the low voltage network and the substation; or
 - (c) results in the activation of a transfer trip or anti-islanding protection scheme at the **generating unit** which causes the **generating unit** to be disconnected from the **transmission system.**

Automatic Voltage Regulator

- **8(1)** A **generating unit** must have a continuously variable, continuously acting, closed loop, centralized **automatic voltage regulator** that:
 - (a) compares a measured voltage to a set point;
 - (b) controls any dynamic **reactive power** resources needed to meet the requirements of this section 502.5;
 - (c) is designed to be continuously in service and controlling while the **generating unit** is electrically connected to the **transmission system**;
 - (d) is capable of operating in a voltage set point control mode, to the exclusion of any other modes;
 - (e) is capable of manual set point adjustments to a percentage between 0.95 per unit and 1.05 per unit of the operating voltage value determined under subsection 5(1); and
 - (f) in combination with the **generating unit** facilities, is able to achieve, under non-**disturbance** conditions, a steady state voltage regulation of plus or minus 0.5% of the voltage set point at the point of control which, subject to subsections 8(3) through 8(6), is at the stator winding terminals of the **generating unit**.
- (2) The **legal owner** of a **generating unit** may submit a request in writing to the **ISO** for approval to use a reactive current compensation feature in the **automatic voltage regulator** to adjust the point of control to be other than the stator winding terminals of the **generating unit**.
- (3) The **ISO** must make a decision on its approval and notify the **legal owner** in writing of the decision no later than ninety (90) **days** after the date of receiving the submission set out in subsection 8(2).
- (4) A generating unit must be designed so that the point of control for the automatic voltage regulator is not at the high voltage side of the transmission system step-up transformer.
- (5) A generating unit must be designed so that, if the stator winding terminals of two (2) or more generating units are connected to a common bus with no significant impedance between the stator winding terminals, then the automatic voltage regulator of each generating unit must be capable of reactive current compensation, the point of control is within the impedance of the generating units.
- (6) A generating unit must be designed so that, if the automatic voltage regulators of two (2) or more generating units have a common measurement point, then there is reactive current compensation in each automatic voltage regulator.
- (7) Stator current limiters are prohibited for a generating unit.

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Frequency and Speed Governing Requirements

- **9(1)** A **generating unit** with a **maximum authorized real power** equal to or greater than 10 MW must have a continuously acting **governor system**, which must be designed:
 - (a) to be continuously in service, free to respond to frequency changes and controlling the response to frequency changes while the **generating unit** is electrically connected to the **transmission system** and is producing any **real power** as measured at the generator stator winding terminals:
 - (b) with a droop setting equal to or greater than 3% but less than or equal to 5%;
 - (c) with a deadband, intentional plus unintentional, not exceeding plus or minus 0.036 Hz; and
 - (d) with the capability of manual setpoint adjustments within a range of 59.4 Hz and 60.6 Hz.
- (2) A generating unit must be designed not to trip for under-frequency and over-frequency deviations for the minimum time frames as set out in Appendix 3.
- (3) Notwithstanding subsection 9(2), a **generating unit** that trips off in a shorter period than the minimum time set forth in Appendix 3 must have binding and firm arrangements to automatically and simultaneously trip off an amount of load in MW on the **interconnected electric system** equal to the anticipated generation loss in MW, at comparable frequency levels.

Power System Stabilizer

10(1) If a generating unit:

- (a) has a maximum authorized real power greater than 27 MW; or
- (b) is a part of a complex with other **generating units** with an aggregate **maximum authorized real power** amount greater than 67.5 MW;

then a power system stabilizer must be installed on each generating unit.

- (2) If the legal owner of a generating unit replaces the exciter or automatic voltage regulator on a planned basis at any time after November 18, 1993, and the generating unit:
 - (a) has a maximum authorized real power greater than 27 MW; or
 - (b) is a part of a complex with other **generating units** with an aggregate **maximum authorized real power** amount greater than 67.5 MW;

then a power system stabilizer must be installed on each generating unit.

- (3) Notwithstanding subsection 10(1) and 10(2), a power system stabilizer is not required to be installed on a **generating unit** if the closed loop phase lag between the **generating unit** voltage at the stator winding terminals and the **automatic voltage regulator** reference input is greater than 135 degrees.
- (4) If a pump storage **generating unit** is equipped with a power system stabilizer and is capable of operating in the pump mode while electrically connected to the **transmission system** such that the power system stabilizer does not produce negative damping, then the power system stabilizer must be designed to be in service in the pump mode.
- (5) A power system stabilizer must:
 - (a) be designed to be in continuous operation while the **generating unit** is on-line, except for when the **generating unit** is producing less **real power** than its design limit for effective power

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system stabilizer operation;

- (b) be reviewed and retuned if any automatic voltage regulator response parameters for the generating unit are modified;
- (c) be either:
 - (i) a dual input integral of accelerating real power type; or
 - (ii) a single input speed or frequency type;
- (d) provide a compensated frequency response of the excitation system and generating unit such that, through the frequency range from 0.1 Hz to 1.0 Hz, the phase shift will not exceed plus or minus 30 degrees;
- (e) be capable of output limits between plus or minus 5% of the operating voltage value submitted under subsection 5(1) and be approved by the **ISO** under subsection 5(6);
- (f) have the gain set to provide a gain margin of no less than 6 dB and no more than 10 dB; and
- (g) have the washout time constant set as low as possible while maintaining the compensated phase criteria.
- (6) A power system stabilizer of the real power type is prohibited for a generating unit.

Transmission System Step-Up Transformer

- **11(1)** The **legal owner** of a **generating unit** must ensure that the capability of the **transmission system** step-up transformer for the **generating unit** is such that the **real power** and **reactive power** requirements specified in this section 502.5 are fully available throughout the continuous operating voltage range for the **generating unit**.
- (2) The legal owner of a generating unit must, in determining the capability of the transmission system step-up transformer under subsection 11(1), consider the following:
 - (a) thermal capability of:
 - (i) bushings;
 - (ii) windings; and
 - (iii) tap changer;
 - (b) voltage ratio;
 - (c) tap changer type;
 - (d) tap changer range; and
 - (e) any other components that may limit the thermal capability of the **transmission system** stepup transformer.
- (3) To meet the requirements of subsection 11(1), the **legal owner** of a **generating unit** may subtract the amount of auxiliary and excitation system load in **apparent power** from the **apparent power** capability of the **generating unit** at the **maximum authorized real power**, but only if any of that auxiliary and excitation system load is connected between the **generating unit** stator winding terminals and the **transmission system** step-up transformer.

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- (4) Subject to subsection 11(5), the **legal owner** of a **generating unit** must ensure that the **transmission system** step-up transformer winding connections for the **generating unit** provide for:
 - (a) a favourable circuit to block the transmission of harmonic currents;
 - (b) isolation of transmission system and low voltage side ground fault current contributions;
 - (c) an effectively grounded wye connection on the high voltage side of the transformer; and
 - (d) on-load or off-load tap changers with a minimum capability of plus or minus 5% voltage range in 2.5% increments.
- (5) Notwithstanding subsection 11(4) the **legal owner** of a **generating unit**:
 - (a) without a functional specification referencing this section 502.5; and
 - (b) with a **transmission system** step-up transformer that does not comply with the requirements of subsection 11(3);

is exempt from complying with subsection 11(4), but if at any time after [effective date of this section 502.5], the transmission system step-up transformer is replaced on a planned basis, then the legal owner must ensure the replacement equipment meets the requirements of subsection 11(4).

Auxiliary Systems

- **12(1)** When multiple **generating units** are at a common location, the auxiliary systems of each **generating unit** must be designed such that:
 - (a) the failure of a single component will not result in the simultaneous tripping or shutdown of two (2) or more **generating units**;
 - (b) staggered shutdowns of each **generating unit** must be separated in time by more than ten (10) minutes: and
 - (c) for combined cycle plants, the loss of the combustion turbine that results in the tripping of the steam turbine is acceptable.
- (2) The auxiliary systems of each **generating unit** must be designed to take into account the voltage ride-through requirements as specified in subsection 6 or 7, as applicable.
- (3) The **legal owner** of a **generating unit** without a functional specification referencing this section 502.5 but with auxiliary systems that do not comply with the requirements of subsection 12(1) is exempt from complying with subsection 12(1).

Generating Unit Disconnection and Interrupting Devices

- **13(1)** The **legal owner** of the **generating unit** and the **legal owner** of the **transmission facility** to which the **generating unit** is connected must ensure that there are circuit breakers and controls that will electrically disconnect the **generating unit** from the **transmission system** at the **point of connection**.
- (2) The circuit breaker design for the **generating unit** must account for the present and future fault current contributions from both the **transmission system** and the **generating unit** facilities.
- (3) The legal owner of a generating unit and the legal owner of the transmission facility to which the generating unit is connected must not use fuses at 60 kV or higher to meet any of the requirements of this subsection 13.

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Isolating Devices

- **14(1)** The **legal owner** of a **generating unit** and the **legal owner** of the **transmission facility** to which the **generating unit** is connected must ensure that:
 - (a) the **generating unit** has a minimum of one (1) isolation device with manual operation capability at a point of isolation; and
 - (b) the isolation device(s) referred to in subsection 14(1)(a):
 - (i) permit visual verification of electrical isolation and are capable of being locked open with multiple locks;
 - (ii) are under the control of a single control authority, as confirmed by a joint operating agreement between the legal owner of the generating unit and the legal owner of the transmission facility; and
 - (iii) permit the installation of temporary safety grounding so that either side of the isolation device can be safely maintained when the other side is energized.
- (2) The **legal owner** of a **generating unit** without a functional specification referencing this section 502.5 is exempt from the requirements of subsection 14(1)(b)(iii).

Power Quality

- The **generating unit** must be designed to meet the following power quality requirements at the **point of connection**:
 - (a) for flicker, the induced voltage must:
 - (i) be in compliance with the specifications set out in the version of the *International Electrotechnical Commission 61000-3-7*, *Electromagnetic compatibility (EMC) Part 3-7: Limits Assessment of emission limits for the connection of fluctuating installations to MV, HV and EHV power systems* that:
 - (A) for a generating unit with a functional specification referencing this section 502.5, is in effect as of the date the ISO first approves the functional specification for the generating unit connection project; or
 - (B) for a **generating unit** without a functional specification referencing this section 502.5, was in effect as of September 19, 2006;
 - (ii) be in compliance with the short and long term flicker limits as set out in the following Table 1:

Table 1
Short and Long Term Flicker Limits

Planning Levels		
Pst	Plt	
0.8	0.6	

where:



Pst is the magnitude of the resulting short term flicker level for the considered aggregation of flicker sources (probabilistic value);

Plt is the magnitude of the resulting long term flicker level for the considered aggregation of flicker sources (probabilistic value);

and

- (iii) meet the:
 - (A) 99% probability weekly value for Pst; and
 - (B) 95% probability weekly value for Plt

based on a measurement period of one (1) week of normal operation of the **generating** unit:

- (b) for harmonics, the **generating unit** must be in compliance with the specifications set out in the version of the *IEEE Standard 519, Recommended Practices and Requirements for Harmonic Control in Electrical Power Systems* that:
 - for a generating unit with a functional specification referencing this section 502.5, is in effect as of the date the ISO first approves of the functional specification for the generating unit connection project; or
 - (ii) for a **generating unit** without a functional specification referencing this section 502.5, was in effect as of September 19, 2006;
- (c) for resonance, the **generating unit** must not introduce any resonance into the **transmission system**, including self-excitation of induction machines, transformer ferroresonance, resonant effects of capacitor additions and the capacitance of the cables of the **generating unit**;

Grounding

A generating unit must be designed to operate within a transmission system that operates as an effectively grounded system.

Lightning and Other Surge Protection

- **17(1)** A **generating unit** must be equipped with surge protection for any associated substation equipment.
- (2) The surge protection referred to in subsection 17(1) must operate under the following conditions:
 - (a) lightning, including the average ground flash density level for the **generating unit** location;
 - (b) switching surges;
 - (c) neutral shifts;
 - (d) electrical islands; and
 - (e) temporary over-voltages.
- (3) The surge protection referred to in subsection 17(1) must be compatible with the **transmission facility** connected to the **generating unit** to ensure coordination of insulation levels.

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Synchrophasor Measurement System

- **18(1)** A new **generating unit** or an existing **generating unit** that undergoes a modification replacing the protective relays must be equipped with a synchrophasor measurement system.
- (2) The synchrophasor measurement system referred to in subsection 18(1) must be designed to record at the following locations:
 - (a) at the stator winding terminal of the **generating unit** for all three (3) phase-to-ground voltages and currents; and
 - (b) at the high side of the step-up transformer of the **generating unit** for all three (3) phase-to-ground voltages and currents.
- (3) The **legal owner** of the **generating unit** must design a synchrophasor measurement system that is capable of downloading and retaining the recordings set out in subsection 18(2) for a period of not less than one (1) calendar year from the date of the initial recording unless the **ISO** indicates otherwise in the functional specification for the **generating unit**.
- (4) As of [effective date of this section 502.5], the legal owner of any generating unit without a functional specification referencing this section 502.5 is exempt from the requirements of this subsection 18 but, if at any time after [effective date of this section 502.5] the protective relays are replaced on a planned basis, then the replacement equipment must include a synchrophasor measurement system that meets the requirements of this subsection 18.

Internal Sequence of Event Monitoring

- **19(1)** Subject to subsection 19(4), a **generating unit** must have an internal sequence of event monitoring system that initiates an event record for every event that results in a trip of the **generating unit**, or for the status of key components, including if present:
 - (a) a **governor system** trip;
 - (b) an automatic voltage regulator trip, including:
 - (i) over-excitation limiter action; and
 - (ii) under-excitation limiter action;
 - (c) a medium and low voltage switchgear and motor control centre protection trip;
 - (d) the status of key auxiliary components, including:
 - (i) induced draft and forced draft fans;
 - (ii) boiler feed water pumps;
 - (iii) turbine inlet valves;
 - (iv) medium and low voltage switchgear and motor control centres; and
 - (e) a mechanical protection trip.
- (2) The **legal owner** of the **generating unit** must design a sequence of event monitoring system that is capable of downloading and retaining the recordings set out in subsection 19(1) for a period of not less than one (1) calendar year from the date of the initial recording.
- (3) The sequence of event monitoring system must be synchronized to within one (1) millisecond of the Coordinated Universal Time scale.

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(4) As of [effective date of this section 502.5], the legal owner of a generating unit without a functional specification referencing this section 502.5 with an internal sequence of event monitoring system that is incapable of monitoring and recording any specific event or component set out in subsection 19(1) is exempt from monitoring and recording of that specific event or equipment, but if at any time after the effective date the sequence of event monitoring system is replaced, then the replacement system must meet the monitoring and reporting requirements of this subsection 19.

Appendices

Appendix 1 – Voltage Ride-Through Requirements for Existing Generating Units Appendix 2 – Voltage Ride-Through Requirements for New Generating Units Appendix 3 – Frequency Ranges

Revision History

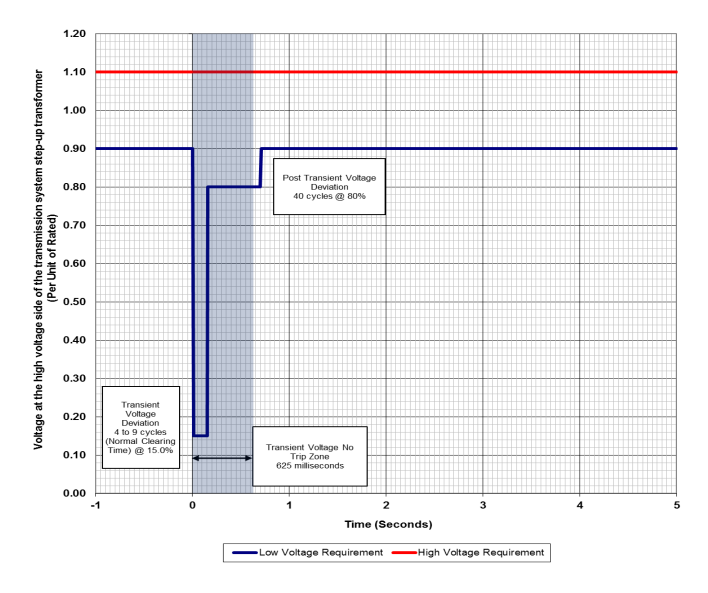
Date	Description
2017-11-21	Initial release.

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Appendix 1 Voltage Ride-Through Requirements – Existing Generating Units

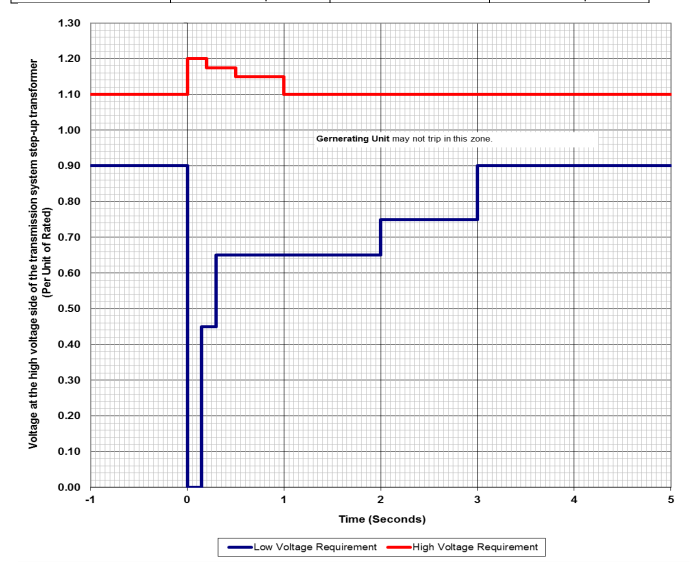
High Voltage Ride	Through Duration	Low Voltage Ride Through Duration	
Voltage (per unit)	Time	Voltage (per unit)	Time
> 1.100	Instantaneous trip	< 0.15	4 to 9 Cycles
-	-	< 0.80	40 Cycles
≤ 1.10	Continuous operation	≥ 0.90	Continuous operation





Appendix 2 Voltage Ride-Through Requirements – New Generating Units

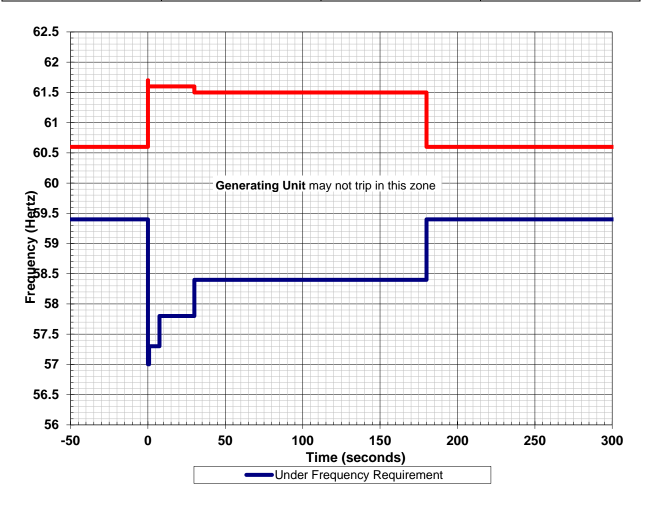
High Voltage Ride Through Duration		Low Voltage Ride Through Duration	
Voltage (per unit)	Time	Voltage (per unit)	Time
≥ 1.200	Instantaneous trip	< 0.45	4 to 9 cycles
≥ 1.175	0.20 seconds	< 0.65	0.30 seconds
≥ 1.15	0.50 seconds	< 0.75	2.00 seconds
≥ 1.10	1.00 seconds	< 0.90	3.00 seconds
< 1.10	Continuous operation	≥ 0.90	Continuous operation





Appendix 3 Frequency Ranges

High Frequency Duration		Low Frequency Duration	
Frequency (Hz)	Time (seconds)	Frequency (Hz)	Time (seconds)
≥ 61.7	Instantaneous trip	≤57.0	Instantaneous trip
≥61.6	30	≤57.3	0.75
≥60.6	180	≤ 57.8	7.5
<60.6	Continuous operation	≤ 58.4	30
		≤ 59.4	180
		> 59.4	Continuous operation





Applicability

- 1 Section 502.6 applies to:
 - (a) the **operator** of a **generating unit** that is:
 - (i) synchronized to the interconnected electrical system; and
 - (ii) directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat,

including a **generating unit** situated within an industrial complex that is directly connected to the **transmission system** but not including any **aggregated generating facilities**;

- (b) the legal owner of a generating unit that is:
 - (i) synchronized to the interconnected electrical system; and
 - (ii) directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat,

including a **generating unit** situated within an industrial complex that is directly connected to the **transmission system** but not including any **aggregated generating facilities**; and

(c) the ISO.

Requirements

Documentation

- 2(1) The ISO must:
 - (a) for a **generating unit** without a functional specification referencing section 502.5 of the **ISO rules**, *Generating Unit Technical Requirements*; or
 - (b) for subsequent upgrades to a **generating unit** with a functional specification referencing section 502.5 of the **ISO rules**, *Generating Unit Technical Requirements*;

develop a **generating unit** functional document containing details, requirements, and specifications for the as-built operation of a **generating unit**.

- (2) The generating unit functional document referred to in subsection 2(1) must be generally consistent with the provisions of this section 502.6, but may contain material variances the ISO approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and reliability requirements of the interconnected electric system related to the specific generating unit.
- (3) The **ISO** may, in order to compile the information necessary for the **generating unit** functional document, request information by way of written notice from the **legal owner** of a **generating unit** referenced in subsection 2(1), including:
 - (a) the maximum authorized real power value;
 - (b) the reactive power capability for:
 - (i) operation in the lagging **power factor** region, including the over excitation limiter settings; and
 - (ii) operation in the leading **power factor** region, including the under excitation limiter settings;



- (c) the root mean square phase-to-phase voltage value at the **transmission system** step-up transformer of the **generating unit** to be used as the 1.0 per unit voltage value;
- (d) the root mean square phase-to-phase voltage value at the stator winding terminals to be used as the 1.0 per unit voltage value;
- (e) transformer data;
- (f) auxiliary system design;
- (g) voltage ride-through capabilities; and
- (h) any supporting documentation necessary to evaluate the information submitted.
- (4) The **legal owner** of the **generating unit** must, if available, submit the information requested in subsection 2(3), along with any supporting documentation, no later than the close of business on the thirtieth (30th) **business day** after delivery of the notice.

Requirements to Operate and Maintain a Generating Unit

- **3(1)** This subsection 3 does not apply to:
 - (a) excitation systems;
 - (b) automatic voltage regulators; or
 - (c) power system stabilizers.
- (2) The **legal owner** of a **generating unit** must operate and maintain the **generating unit** to comply with the technical design parameters of section 502.5 of the **ISO rules** for so long as the **generating unit** remains electrically connected to the **transmission system**.
- (3) The **operator** of a **generating unit** must, if it determines that any **generating unit** equipment required to meet the technical design requirements of an applicable **ISO rule** has become unavailable or is otherwise no longer meeting those requirements, report to the **ISO** in accordance with subsection 3(4) no later than one (1) **business day** after making such a determination.
- (4) A report to the **ISO** as required by subsection 3(3), must include:
 - (a) a description of the cause of the equipment unavailability or the reason that the equipment no longer meets the technical design requirements, as reported pursuant to subsection 3(3);
 - (b) a plan to address the problem, including testing; and
 - (c) the expected date and time when the equipment will be repaired.
- (5) The operator of a generating unit must, if the generating unit equipment is not repaired by the expected date and time provided in the report described in subsection 3(4)(c), report to the ISO no later than one (1) business day after the original expected date and time of the reason why the generating unit equipment was not repaired at the expected date and time, and provide the ISO with a revised date and time for repair.
- (6) The **operator** of a **generating unit** must report to the **ISO** no later than one (1) **business days** after the equipment described in subsection 3(3) has been repaired.
- (7) The **operator** of any **generating unit** that is one of multiple **generating units** within a single facility must, as soon as practicable, verbally notify the **ISO** when it is identified that the auxiliary systems of the facility are configured such that multiple **generating units** will trip or go off-line for a single **contingency** within the facility.

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- (8) If the **ISO** provides written notice to the **legal owner** of a **generating unit** detailing evidence that the observed performance of the **generating unit** is not consistent with any of the requirements set out in section 502.5 of the **ISO rules**, the **legal owner** must submit to the **ISO** a written report, in accordance with subsection 13, demonstrating that the **generating unit** is capable of meeting those requirements.
- (9) The **legal owner** must submit a report pursuant to subsection 3(8) no later than sixty (60) **business** days after receipt of the **ISO**'s written notice.
- (10) Notwithstanding subsection 3(9), the **legal owner** of a **generating unit** is not required to provide the report if, between the date the **ISO** delivers the written notice and the deadline date for the submission of the report:
 - (a) the **legal owner** demonstrates to the satisfaction of the **ISO** that the lack of consistency described in subsection 3(8) was caused by equipment problems for the **generating unit** that the **legal owner** corrected prior to the deadline date for the submission of the report; and
 - (b) the **ISO** provides written notice to the **legal owner** that the report is not required.

Requirements for Governor System

Subject to subsection 3, the **operator** of a **generating unit** must only operate the **generating unit** with the **governor system** in service, in droop mode and free to respond to frequency changes.

Requirements for Operation at Maximum Authorized Real Power

- **5(1)** The **operator** of a **generating unit** must not operate the **generating unit** above its **maximum** authorized real power.
- (2) Notwithstanding subsection 5(1), the **ISO** may, during supply shortfall events, request that the **operator** of a **generating unit** operate above the **maximum authorized real power** of the **generating unit**.
- (3) The **ISO** must, when the additional **real power** referred to in subsection 5(2) is no longer required, notify the **operator** of the **generating unit** to return the **generating unit** to a value at or below the **maximum authorized real power**.

Operating Requirements for the Synchrophasor Measurement and Sequence of Event Devices

The **legal owner** of a **generating unit** must retain the synchrophasor measurements and sequence of event records for a minimum period of one (1) calendar year.

Operating Data Requests

- **7(1)** The **ISO** may request, by way of written notice, operating data from the **legal owner** of a **generating unit**, including the records set out in subsection 6.
- (2) The legal owner of a generating unit must:
 - (a) submit the operating data requested by the **ISO**, if available, no later than five (5) **business** days after receipt of the notice set out in subsection 7(1); or
 - (b) if the operating data requested by the **ISO** is not available, advise the **ISO** in writing no later than five (5) **business days** after receipt of the notice set out in subsection 7(1).

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Reactive Current Compensation Setting

- **8(1)** The **ISO** must provide the **legal owner** of a **generating unit** with one hundred and eighty (180) **days**' notice in writing that a change to the reactive current compensation settings of the **generating unit** is required.
- (2) The **legal owner** of a **generating unit** must, upon receiving notice in a notice in writing from the **ISO** referenced in subsection 8(1), make a change to the reactive current compensation settings of the **generating unit** on or before the date specified by the **ISO**, and must provide written confirmation to the **ISO** that it has done so.

Testing Applicability

- 9 The following subsections 10 and 11 are only applicable to the **legal owner** of a **generating unit** that meets the following criteria:
 - (a) the generating unit has:
 - (i) a maximum authorized real power equal to or greater than 9 MW; or
 - (ii) a maximum authorized real power aggregate equal to or greater than 18 MW, where the generating unit is part of a complex with other generating units; and
 - (b) the **generating unit** is not connected to the in-plant distribution system of an industrial complex with two (2) or more voltage transformations between the stator winding terminals and the **transmission system**.

Baseline Testing

- **10(1)** The **legal owner** of a **generating unit** must perform baseline testing, including model validation, in accordance with subsection 10(2), to validate the following **generating unit** models:
 - (a) synchronous generator including:
 - (i) open circuit saturation;
 - (ii) inertia; and
 - (iii) synchronous machine impedances and time constants;
 - (b) excitation system including:
 - (i) the automatic voltage regulator in voltage control mode; and
 - (ii) the open circuit saturation of the exciter for a **generating unit** equipped with a rotary exciter:
 - (c) power system stabilizer for a **generating unit** equipped with a power system stabilizer;
 - (d) turbine-governor system; and
 - (e) other **generating unit** models as the **ISO** requires.
- (2) The **legal owner** of a **generating unit** must perform baseline testing when any of the following occurs:
 - (a) the **generating unit** is synchronized to the **transmission system** for the first time;
 - (b) replacement or changes to control settings or software of:



- (i) the automatic voltage regulator;
- (ii) the power system stabilizer; or
- (iii) the governor system;
- (c) a generating unit stator rewind;
- (d) a generating unit rotor rewind;
- (e) a rotary exciter rewind;
- (f) a turbine replacement; or
- (g) any other modification is made that changes the modeled behaviour of the **generating unit** with respect to the **transmission system**.
- (3) Notwithstanding subsection 10(2), where the **legal owner** of a **generating unit** determines that any of the work described in subsections 10(2)(b) through (f) does not result in changes to the modeled behaviour of the **generating unit** with respect to the **transmission system**, base line testing is not required.
- (4) The **legal owner** of a **generating unit** referred to in subsections 10(2)(b) through (g) is only required to perform testing on those portions of the models that are affected by the modifications.
- (5) The **legal owner** of a **generating unit** must perform **reactive power** verification, in accordance with subsection 12 as part of the baseline testing.
- (6) The results of the testing performed pursuant to subsection 10(2) must be reported to the **ISO** in accordance with subsection 13.

Model Revalidation Testing

- **11(1)** The **legal owner** of a **generating unit** must, for each model referenced in subsection 11(2), perform model revalidation testing no later than five (5) years from the date of the most recently completed baseline testing or model revalidation testing.
- (2) Model revalidation testing must consist of the following generating unit models:
 - (a) excitation system including the automatic voltage regulator in voltage control mode;
 - (b) power system stabilizer for **generating units** equipped with a power system stabilizer; and
 - (c) turbine-governor system.
- (3) Where the **ISO** provides written notice to the **legal owner** of a **generating unit** stating that the modeled response of the **generating unit** is not consistent with the observed response, the **legal owner** must perform model revalidation testing of the **generating unit** in accordance with subsection 11(2).
- (4) The **legal owner** of a **generating unit** must provide to the **ISO** the written results of any model revalidation testing no later than sixty (60) **business days** after receipt of the notice described in subsection 11(3).
- (5) Notwithstanding subsection 11(4), the **legal owner** of a **generating unit** is not required to perform the revalidation testing if, between the date the **ISO** delivers the written notice and the deadline date for the submission of model revalidation testing results:
 - (a) the **legal owner** demonstrates to the satisfaction of the **ISO** that the lack of consistency described in subsection 11(3) was caused by equipment problems for the **generating unit** that the **legal owner** corrected prior to the revalidation testing date; and

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- (b) the **ISO** provides written notice to the **legal owner** that the revalidation testing results are not required.
- (7) Notwithstanding subsection 11(1):
 - (a) the legal owner may make a request to the ISO, in writing, for a deferral of model revalidation testing for no more than one year, if within that year there is a planned change to equipment; and
 - (b) the **ISO** must reply to the **legal owner**, in writing, within sixty (60) **business days** of receiving a request under section 11(1)(a).
- (8) The results of any model revalidation testing performed pursuant to subsections 11(1) and 11(3) must be reported to the **ISO** in accordance with the requirements of subsection 13.

Reactive Power Verification Testing

- **12(1)** The **legal owner** of a **generating unit** must, subject to subsection 12(3), perform **reactive power** verification testing of the **generating unit** at the **maximum authorized real power** for the **generating unit** at regular intervals no later than five (5) years from the date of the prior **reactive power** verification or re-verification testing.
- (2) The reactive power testing for the generating unit for the maximum authorized real power must achieve:
 - (a) the gross reactive power at 0.90 lagging power factor; and
 - (b) the gross reactive power at 0.95 leading power factor.
- (3) The legal owner of a generating unit may test the generating unit at values other than the maximum authorized real power but only if ambient conditions or transmission system limits do not allow the generating unit to achieve the maximum authorized real power or the reactive power requirements.
- (4) Where the **ISO** provides written notice to the **legal owner** of a **generating unit** that the observed response of the **generating unit** is not consistent with the **reactive power** requirements for that **generating unit**, the **legal owner** must perform **reactive power** re-verification testing in accordance with subsection 12(2).
- (5) Subject to the exception in subsection 12(6), the **legal owner** of a **generating unit** must provide the **reactive power** re-verification testing results to the **ISO**, no later than sixty (60) **business days** after receipt of the notice described in subsection 12(4).
- (6) Notwithstanding subsection 12(5), the **legal owner** of a **generating unit** is not required to perform the **reactive power** re-verification testing if, between the date the **ISO** delivers the written notice and the deadline date for the submission of the testing results:
 - (a) the **legal owner** demonstrates to the satisfaction of the **ISO** that the lack of consistency described in subsection 12(4) was caused by equipment problems for the **generating unit** that the **legal owner** corrected prior to the testing date; and
 - (b) the **ISO** provides written notice to the **legal owner** that the report is not required.
- (7) The results of any **reactive power** re-verification testing performed pursuant to subsections 12(1) or 12(3) must:
 - (a) be reported to the ISO in accordance with subsection 13; and
 - (b) include the following data:

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- (i) reactive power capability curve showing:
 - (A) over-excitation limiters;
 - (B) under-excitation limiters; and
 - (C) any other limiting factors
- (ii) V curve; and
- (iii) excitation system maximum continuous output.

Model Validation and Reactive Power Verification Reporting

- **13(1)** The **legal owner** of a **generating unit** must submit all test results referred to in this section 502.6 to the **ISO** in the form of reports that meet the requirements specified by the **ISO**.
- (2) In addition to any other reporting requirements specified in this section 502.6, the **legal owner** of a **generating unit** must, unless otherwise specified in this section 502.6, submit a separate report in accordance with subsection 13(1) to the **ISO** no later than one hundred and eighty (180) **days** after the date of completion of each of:
 - (a) the first synchronization of a **generating unit** to the **transmission system**;
 - (b) the first synchronization of a **generating unit** to the **transmission system** upon completion of any modification described in subsections 10(2);
 - (c) the in-service date of any increased maximum authorized real power of a generating unit the ISO approves under section 502.5 of the ISO rules;
 - (d) the completion of model revalidation testing other than that required in subsection 11(3); and
 - (e) the completion of any **reactive power** verification or re-verification testing other than that required in subsection 12(4).

Power Quality

- **14(1)** The **ISO** must assess voltage unbalance concerns in compliance with the specifications set out in the version of the *International Electrotechnical Commission 61000-3-13*, *Electromagnetic compatibility (EMC) Part 3-13: Limits Assessment of emission limits for the connection of unbalanced installations to MV, HV and EHV power systems* at the **point of connection(s)** of the **generating unit** to the **transmissions system**.
- (2) The legal owner and operator of a generator unit must assist the ISO in a power quality investigation.

Revision History

Date	Description
2017-11-21	Initial release.

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Division 502 Technical Requirements Section 502.7 Load Facility Technical Requirements



Applicability

- 1 Section 502.7 applies to:
 - (a) the legal owner of an electric distribution system;
 - (b) a person who has entered into an arrangement directly with the ISO for the provision of system access service under subsection 101(2) of the Act;
 - (c) the **legal owner** of an industrial system which has been designated as such by the **Commission**;
 - (d) the legal owner of a transmission facility; and
 - (e) the **ISO**.
- **2** For the purposes of this Section 502.7, a reference to:
 - (a) a load facility means a facility connecting industrial load or distribution load to the **transmission system**; and
 - (b) a **legal owner** of a load facility means the entities described in subsections 1(a) through (c) above.

Functional Specifications

- **3(1)** The **ISO** must approve of a functional specification containing further details, work requirements and specifications for the design, construction and operation of any load facility connection project and any **transmission facility** to which the load facility will be connected.
- (2) The functional specification for the load facility referred to in subsection 3(1) must be generally consistent with the provisions of this Section 502.7, but may contain material variances the **ISO** approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and **reliability** requirements of the **interconnected electric system** related to the specific load facility connection project.

Successor to Prior Requirements

- **4(1)** Subject to subsection 3, the provisions of this Section 502.7 do not apply to the **legal owner** of a load facility or a **legal owner** of a **transmission facility**:
 - that was built in accordance with a previous technical requirement, technical standard, or ISO rule; or
 - (b) with a functional specification that refers to a previous technical requirement, technical standard, or **ISO rule**,

however, the load facility or **transmission facility**, as applicable, must continue to remain in compliance with that previous technical requirement, technical standard, **ISO rule**, or functional specification.

(2) The ISO may, notwithstanding subsection 4(1), require the legal owner of a load facility or a transmission facility in existence prior to October 25, 2019 to comply with any specific provision or all of the provisions of this Section 502.7, if the ISO determines that such compliance is critical for the safe and reliable operation of the interconnected electric system.

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Division 502 Technical Requirements Section 502.7 Load Facility Technical Requirements



Power Quality

5(1) The **legal owner** of a load facility must design and operate the load facility to meet the following power quality requirements at the **point of common coupling**:

- (a) the voltage flicker must:
 - (i) comply with the specifications set out in the version of the International Electrotechnical Commission 61000-3-7, Electromagnetic compatibility (EMC) – Part 3-7: Limits -Assessment of emission limits for the connection of fluctuating installations to MV, HV and EHV power systems that is in effect as of the date the ISO first approves the functional specification for the load facility connection project; and
 - (ii) without limiting the generality of subsection 5(a)(i), comply with the short and long term flicker limits as set out in the following Table 1:

Table 1
Short and Long Term Flicker Limits

Planning Levels											
≤ 25 kV >25 kV											
P _{st}	0.9	0.8									
P _{It}	0.7	0.6									

where:

P_{st} is an index representing the magnitude of the resulting short term flicker level for the considered aggregation of flicker sources (probabilistic value);

 P_{lt} is an index representing the magnitude of the resulting long term flicker level for the considered aggregation of flicker sources (probabilistic value);

and

- (iii) meet the:
 - (A) 99% probability weekly value for P_{st}; and
 - (B) 95% probability weekly value for P_{It}

based on measurement period of one (1) week of normal operation of the load facility;

- (b) the harmonics must comply with the specifications set out in the IEEE Standard 519, Recommended Practices and Requirements for Harmonic Control in Electrical Power Systems which is in effect as of the date the ISO first approves of the functional specification for the load facility connection project;
- (c) undamped resonance must not be introduced into the transmission system, including but not limited to self-excitation of induction machines, transformer ferroresonance, resonant effects of capacitor additions and the capacitance of the lines and cables of the load facility and the transmission facility to which the load facility is connected;
- (d) the increase of the phase-to-phase voltage unbalance caused by the load facility project must not exceed 1%, where the phase-to-phase voltage unbalance is measured based on normal operating conditions for 95% of the time over any continuous 7 day measurement period, calculated in accordance with the following formula:

Division 502 Technical Requirements Section 502.7 Load Facility Technical Requirements



Voltage unbalance = $\frac{\text{Negative sequence voltage component}}{\text{Positive sequence voltage component}} \times 100\%$

and

(e) rapid voltage changes caused by any change of load, including the start of large motors, must be below the allowable limits set out in Table 2:

Table 2
Maximum Rapid Voltage Change Limits

Number of changes (n)	≤ 25 kV	> 25 kV
n ≤ 4 per day	5%	4%
n ≤ 2 per hour and > 4 per day	4%	3%
2 < n ≤ 10 per hour	3%	2.5%

- (2) The **legal owner** of the **transmission facility** to which a load facility is connected must meet the following power quality requirements at the **point of common coupling**:
 - (a) the **transmission facility** must be designed and operated such that the phase-to-phase voltage unbalance is below the allowable limits set out in Table 3:

Table 3
Maximum Phase-to-Phase Voltage Unbalance Limits

≤ 25 kV	1.8%
138/144 kV	1.4%
240/260 kV	1.4%
500 kV	0.8%

and

(b) the phase-to-phase voltage unbalance percentages must be based on normal operating conditions for 95% of the time over any continuous 7 **day** measurement period, calculated in accordance with the following formula:

Voltage unbalance = $\frac{\text{Negative sequence voltage component}}{\text{Positive sequence voltage component}} \times 100\%$

(3) The legal owner of the transmission facility must, if an existing transmission facility to which the load facility will be connected exceeds the maximum phase-to-phase voltage unbalance limits in this Table 3, submit to the ISO a proposal with an estimate to remedy such non-compliance.

Grounding

The **legal owner** of a load facility or the **legal owner** of a **transmission facility** must design the load facility and the **transmission facility** to which the load facility is connected to operate within a **transmission system** that operates as an effectively grounded system.

Lighting and Other Surge Protection

7 The **legal owner** of a load facility must coordinate insulation levels with the **legal owner** of the **transmission facility** to which the load facility is connected, taking into account the average lightning

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Division 502 Technical Requirements Section 502.7 Load Facility Technical Requirements



ground-flash density level for the site location of the load facility and compatibility with the connecting **transmission facility**.

Load Facility Fault Interrupting Devices

- **8(1)** The **legal owner** of a load facility and the **legal owner** of the **transmission facility** to which the load facility is connected must ensure that there is at least one fault interrupting device which will electrically disconnect the load facility from the **transmission system** at the **point of connection**.
- (2) The **legal owner** of a load facility and the **legal owner** of the **transmission facility** to which the load facility is connected must ensure the fault interrupting device required by subsection 8(1) is designed and operated to account for the present and ultimate fault current contributions from both the **transmission system** and the load facility.
- (3) The **legal owner** of a load facility and the **legal owner** of the **transmission facility** to which the load facility is connected must not use fuses at 60 kV or higher nominal voltage to meet the requirements of this subsection 8.

Isolating Devices

- 9 The **legal owner** of a load facility and the **legal owner** of the **transmission facility** to which the load facility is connected must ensure that:
 - (a) the load facility has a minimum of one isolation device with manual operation capability at a point of isolation; and
 - (b) any isolation devices referred to in subsection 9(a):
 - permit visual verification of electrical isolation and are capable of being locked open with 2 or more locks;
 - (ii) are under the control of a single control authority as confirmed by a joint operating agreement between the **legal owner** of the load facility and the **legal owner** of the **transmission facility**; and
 - (iii) permit the installation of temporary safety grounding so that either side of the isolation device can be safely maintained when the other side is energized.

Power Factor Requirement

- **10(1)** The **legal owner** of a load facility and the **legal owner** of the **transmission facility** to which the load facility is connected must design the load facility with **reactive power** resources to result in a **power factor** of above 0.9 lagging.
- (2) The **legal owner** of a load facility and the **legal owner** of the **transmission facility** to which the load facility is connected must ensure the **power factor** requirement in subsection 10(1) is based on expected normal operating conditions up to the **contract capacity**, and measured at the **point of common coupling**.

Revision History

Effective	Description
2019-10-25	Initial release.

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Applicability

- 1 Subject to subsections 2 and 3 below, section 502.8 applies to:
 - (a) the **legal owner** of a **generating unit** or an **aggregated generating facility** that has a **gross real power** capability equal to or greater than 5 MW and is:
 - connected to the interconnected electric system or an electric system in the service area of the City of Medicine Hat, including by way of connection to an electric distribution system;
 - (ii) part of an industrial complex connected to the transmission system; or
 - (iii) providing, or part of a facility providing, ancillary services;
 - (b) the **legal owner** of a **transmission facility** connected to the **transmission system** or **transmission facilities** in the service area of the City of Medicine Hat;
 - (c) the **legal owner** of a load that is:
 - (i) connected to the transmission system;
 - (ii) connected to transmission facilities in the service area of the City of Medicine Hat;
 - (iii) part of an industrial complex; or
 - (iv) providing ancillary services; and
 - (d) the ISO.
- 2 The legal owner of a generating unit, aggregated generating facility, transmission facility or a load that is energized and commissioned on or after April 7, 2017 must ensure the facility meets the minimum supervisory control and data acquisition requirements of this section 502.8 and, where applicable, verify to the ISO that the facility meets those requirements during commissioning and energization.
- **3(1)** Subject to subsection 3(3), the provisions of this section 502.8 do not apply to the **legal owner** of a **generating unit**, **aggregated generating facility**, **transmission facility**, or a load that was energized and commissioned prior to April 7, 2017 in accordance with a previous technical requirement, technical standard, **ISO rule** or functional specification, but the **legal owner** of such an existing **generating unit**, **aggregated generating facility**, **transmission facility**, or a load must remain compliant with all the standards and requirements set out in that previous technical requirement, technical standard, **ISO rule** or functional specification.
- (2) Notwithstanding subsection 3(1), the **ISO** may require the **legal owner** of a **generating unit**, **aggregated generating facility**, **transmission facility**, or a load to comply with any specific provision or all of the provisions of this section 502.8, if the **ISO** determines that such compliance is necessary for the safe and reliable operation of the **interconnected electric system**.
- (3) Notwithstanding subsection 3(1), the **legal owner** of a **generating unit**, **transmission facility**, **aggregated generating facility** or a load must comply with the provisions of this section 502.8 if:
 - (a) it modifies its facilities after April 7, 2017 to:
 - (i) increase its Rate DTS or Rate STS contract capacity; or
 - (ii) upgrade or alter the functionality of its supervisory control and data acquisition system;



and

(b) the **ISO** determines that such compliance is necessary for safe and reliable operation of the **interconnected electric system**.

Functional Specification

- **4(1)** The **ISO** may issue a written functional specification containing details, work requirements and specifications for the design, construction and operation of a supervisory control and data acquisition system for the facility.
- (2) The functional specification referred to in subsection 4(1) must be generally consistent with the provisions of this section 502.8 but may contain material variances the **ISO** approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and **reliability** requirements related to the specific system or connection project.

Use of the Term Legal Owner

5(1) Unless specified otherwise, where the term "legal owner" is used below it includes the legal owner of a generating unit, an aggregated generating facility, a transmission facility or a load.

Supervisory Control and Data Acquisition Requirements

- **6(1)** The **legal owner** of a synchronous **generating unit** must meet the supervisory control and data acquisition requirements set out in Appendix 1, *SCADA Requirements for Synchronous Generating Units*.
- (2) The **legal owner** of a wind or solar **aggregated generating facility** must meet the supervisory control and data acquisition requirements set out in Appendix 2, *SCADA Requirements for Wind or Solar Aggregated Generating Facilities*.
- (3) The **legal owner** of a **generating unit** that is part of an industrial complex and the **legal owner** of a load must meet the supervisory control and data acquisition requirements set out in Appendix 3, SCADA Requirements for Industrial Complexes and Load.
- (4) The **legal owner** of a **transmission facility** must meet the supervisory control and data acquisition requirements set out in Appendix 4, *SCADA Requirements for Transmission Facilities*, if at least one (1) of the following criteria is met:
 - (a) the substation contains two (2) or more buses operated above 60 kV nominal voltage;
 - (b) the substation contains one (1) or more buses operated above 200 kV nominal voltage:
 - (c) the substation contains a capacitor bank, reactor, static VAr compensator or synchronous condenser rated 5 MVAr or greater;
 - (d) the substation connects three (3) or more transmission lines above 60 kV:
 - (e) the substation supplies local site load, with normally energized site load equipment rated at 5 MVA or greater that are offered for ancillary services or are included in remedial action schemes;
 - (f) the substation supplies local site load with normally energized site load equipment rated at 10 MVA or greater;
 - (g) the substation supplies supplemental reserve load of 5 MVA or greater; or



- (h) the substation supplies system load that is part of a remedial action scheme.
- (5) The legal owner of a generating unit, the legal owner of an aggregated generating facility or the legal owner of a load must, if they provide ancillary services, meet the supervisory control and data acquisition requirements for ancillary services set out in Appendix 5, SCADA Requirements for Ancillary Services.
- (6) The ISO must meet the supervisory control and data acquisition requirements set out in:
 - (i) Appendix 2, SCADA Requirements for Wind or Solar Aggregated Generating Facilities; and
 - (ii) Appendix 5, SCADA Requirements for Ancillary Services.

Separate Meters

7 A **legal owner** must gather supervisory control and data acquisition data using a device that is independent from a revenue meter.

Data Acquisition

- **8(1)** The **ISO** must initiate all supervisory control and data acquisition communications with a **legal owner**'s equipment directly connected to the **ISO**'s equipment to acquire supervisory control and data acquisition data from a **legal owner** and must do so using the following means:
 - (a) periodic scans; or
 - (b) report-by-exception polls.
- (2) The ISO must configure the ISO's communications device to be the "master" device.
- (3) A legal owner must configure its communication device to be the "slave" device using the appropriate addressing the ISO assigns.
- (4) The **ISO** must, if it initiates communications with a **legal owner** using report-by-exception polls, configure and acquire the supervisory control and data acquisition data so that the data value falls within the allowable deadbands set out in Table 1 below:

Table 1

Value	Allowable Deadband
MW	0.5 MW from 0 to 200 MW, 1.0 MW above 200 MW
MVAr	0.5 MVAR from 0 to 200 MVAr, 1.0 MVAr above 200 MVAr
kV	0.1 kV from 0 to 20 kV, 0.5 kV above 20 kV

- (5) A **legal owner** must, if it is providing analog values to the **ISO**, provide those values with at least one (1) decimal place accuracy unless otherwise specified in the attached appendices.
- **(6)** A **legal owner** must ensure that the transducer is scaled such that the maximum, full scale, value returned is between 120% and 200% of the nominal equipment rating.
- (7) The **legal owner** of a **generating unit** that uses a mode of operation of either a synchronous condenser or motor, must ensure that the minimum, full scale, values are between 120% and 200% of the lowest operating condition.



- **(8)** A **legal owner** must report supervisory control and data acquisition data relating to power flows with the sign convention of positive power flow being out from a bus, except in situations where source measurements are positive polarity.
- (9) Notwithstanding subsection 8(8), a **legal owner** must report:
 - (a) MVAr measurements from a reactor as negative polarity;
 - (b) MW and MVAr measurements from a **collector bus** as positive polarity; and
 - (c) MVAr measurements from a capacitor as positive polarity.
- (10) A legal owner must, if installing a global positioning system clock as required in a functional specification, use the coordinated universal time as the base time where the base time is the universal time code minus seven (7) hours.
- (11) A legal owner must ensure that its global positioning system clock functionality provides for one (1) millisecond time stamped event accuracy and can automatically adjust for seasonal changes to daylight savings time.

Supervisory Control and Data Acquisition Communications

- **9(1)** A **legal owner** must implement one (1) of the following communication methods between its facility and the **ISO**:
 - (a) an internet connection, if the **legal owner** has a latency time requirement of thirty (30) seconds or greater; or
 - (b) a dedicated telecommunications link, if the **legal owner** has a latency time requirement of less than thirty (30) seconds.
- (2) A legal owner must provide and maintain a connectivity point and data communication to both the ISO's primary system coordination centre and the ISO's backup system coordination centre.
- (3) The ISO must provide and maintain a connectivity point to the legal owner's facility at both the ISO's primary system coordination centre and the ISO's backup system coordination centre.
- (4) The legal owner of a generating unit, an aggregated generating facility, or a load must, if it owns a facility with the capability of combined load and generation greater than 1000 MW, provide two (2) communication circuits to each of the ISO's primary system coordination centre and the ISO's backup system coordination centre and to each of the legal owner's primary and backup communication centres.
- (5) A legal owner of a generating unit, an aggregated generating facility, or a load must, when providing ancillary services, send supervisory control and data acquisition data to each of the ISO's primary system coordination centre and the ISO's backup system coordination centre.
- **(6)** A **legal owner** must, based on the **ISO**'s generic communication block diagrams and prior to connecting facilities to the **interconnected electric system** or an electric system in the service area of the City of Medicine Hat, indicate to the **ISO** the generic communication block diagram that depicts the communication protocols between the **legal owner**'s facility and the **ISO**'s system coordination centre, with any variations as appropriate.
- (7) A **legal owner** must, if it changes the communication protocols used between itself and the **ISO**, communicate these changes to the **ISO** in writing ninety (90) **business days** prior to changing the protocols.

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Notification of Unplanned Availability

- **10(1)** A **legal owner** must, if any component in the communication circuit becomes unavailable due to an unplanned event, notify the **ISO** as soon as practicable, in writing, after determining such unavailability due to equipment failure.
- (2) The ISO may, following receipt of the notification in 10(1), require the legal owner to discontinue the provision of ancillary services.
- (3) A legal owner must provide the ISO as soon as practicable, in writing:
 - (a) the cause of any unavailability reported pursuant to subsection 10(1);
 - (b) in the event of an equipment failure, a plan, acceptable to the **ISO**, to repair the failed equipment, including testing; and
 - (c) the expected date when the equipment will be repaired and the required measurements will be restored.
- (4) The **legal owner** must, if the equipment is not repaired and required measurements are not restored by the expected date, notify the **ISO** as soon as practicable, in writing, with the revised date and the reason why the communication system was not repaired.
- (5) The **legal owner** must notify the **ISO** once the equipment is repaired and the required measurements are restored.

Suspected Failure or Erroneous Data of a Remote Terminal Unit

- **11(1)** A **legal owner** must, if it suspects that a remote terminal unit has failed or is providing erroneous data, notify the **ISO** as soon as practicable, in writing, after identifying the failure or data error.
- (2) The **ISO** must, if it suspects that a remote terminal unit has failed or is providing erroneous data, notify the **legal owner** as soon as practicable, after identifying the failure or data error.
- (3) The **legal owner** must provide the **ISO** as soon as practicable, in writing, with the date it expects to test the remote terminal unit.
- (4) The **legal owner** must, if it is unable to test the remote terminal unit on the expected date provided under subsection 11(3), provide the **ISO** as soon as practicable, in writing, with the revised date.
- (5) The **legal owner** must, after testing the remote terminal unit, confirm if there is a problem with the remote terminal unit or not and notify the **ISO** as soon as practicable, in writing, with the results of the test.
- (6) The **legal owner** must, if the results of the test indicated that the remote terminal unit has actually failed, provide the **ISO** as soon as practicable, in writing, with a plan acceptable to the **ISO** to repair the failed remote terminal unit and the date by which that the **legal owner** expects to repair or replace the remote terminal unit.
- (7) The **legal owner** must, if the remote terminal unit is not repaired or replaced by the date provided under subsection 11(6), notify the **ISO** as soon as practicable, in writing, with the revised date.
- (8) The **legal owner** must notify the **ISO** as soon as practicable, in writing, once the remote terminal is repaired or replaced.

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Exceptions

- 12 A **legal owner** is not required to comply with the specific supervisory control and data acquisition submission requirements of this section 502.8 applicable to a particular device:
 - that is being repaired or replaced in accordance with a plan acceptable to the ISO under subsections 10 or 11; and
 - (b) the **legal owner** is using reasonable efforts to complete such repair or replacement in accordance with that plan.

Appendices

- Appendix 1 SCADA Requirements for Generating Units
- Appendix 2 SCADA Requirements for Wind or Solar Aggregated Generating Facilities
- Appendix 3 SCADA Requirements for Industrial Complexes and Load
- Appendix 4 SCADA Requirements for Transmission Facilities
- Appendix 5 SCADA Requirements for Ancillary Services

Revision History

Date	Description
2018-09-01	Revised applicability section; clarified which requirements are applicable to synchronous generating units; added requirements for a distribution connected aggregated generating facility; added additional SCADA requirements for wind aggregated generating facilities to Appendix 2; and added SCADA requirements for solar aggregated generating facilities to Appendix 2.
2015-03-27	Replaced "effective date" with the initial release date in sections 2 and 3; and replaced the word "Effective" in the Revision History to "Date".
2014-12-23	Appendix 1 amended by combining the two lines concerning generating unit automatic voltage regulation into one line. Appendix 5 amended reflect that the regulating reserve set point signal is sent by ISO every 4 seconds, not every 2 seconds. Appendix 5 amended to include the measurement point for load when providing spinning reserve.
2013-02-28	Initial Release



Appendix 1 – SCADA Requirements for Synchronous Generating Units

Facility/ Service Description	Signal Type	Point Description	Para	Parameter				Latency and Availability Requirements Based on Maximum Authorized Real Power										
·											Accuracy Level	Resolution	Maximum authorized real power less than 50 MW		Maximum authorized real power equal to or greater than 50 MW and less than 300 MW		Maximum authorized real power equal to or greater than 300 MW	
							Latency	Availability (%)	Latency	Availability (%)	Latency	Availability (%)						
For each	Status	Communications failure alarm from remote terminal unit acting as a data concentrator for one or more generating units to a transmission facility control centre (if applicable)	0 = Normal	1= Alarm		N/A	20	98.0% mean time to repair is	15 seconds	98.0% mean time to repair is	4 seconds	99.8% mean time to repair						
power plant	Status	Communications failure indication between an intelligent electronic device and any remote terminal unit acting as a data concentrator	0 = Normal	1= Alarm		TWA	30 seconds	48 hours	13 seconds	48 hours	4 Seconds	is 4 hours						
		Gross real power as measured at the stator winding terminal	M	1W		0.5% of the												
		Gross reactive power as measured at the stator winding terminal	M\	VAr	+/- 2% of full scale	point being												
		Generating unit voltage at the generator stator winding terminal or equivalent bus voltage	k	κV		monitored		98.0% ds mean time to repair is 48 hours										
		Unit frequency as measured at the stator winding terminal or equivalent bus frequency	He	ertz	+/- 0.012 Hz	0.001 Hz												
		Net real power as measured on the high side terminal of the transmission system step up transformer	М	1W			30 seconds		15 seconds									
		Net real power of summated generation of a facility with multiple generating units offering as a single market participant	M	1W						98.0% mean time repair is to 48 hours	4 seconds							
		Net reactive power as measured on the high side terminal of the transmission system step up transformer	M\	VAr		0.5% of the point being monitored												
		Net reactive power of summated generation of a facility with multiple generating units offering as a single market participant	M	VAr														
		Unit service load measured on the high side of the unit service transformer if the capacity is greater than 0.5 MW	M	1W														
For each synchronous	Analog	Unit service load measured on the high side of the unit service transformer if the capacity is greater than 0.5 MW	M\	VAr								99.8% mean time to repair						
generating unit directly	Ū	Station service load real power if the capacity is greater than 0.5 MW, or if the station service load is for multiple units then the combined load for those units, measured on the high side of the station service transformer	М	1W	+/- 2% of full scale							is 4 hours						
connected to the transmission		Station service load reactive power if the capacity is greater than 0.5 MW, or if the station service load is for multiple units then the combined load for those units, measured on the high side of the station service transformer	M	VAr														
system or transmission facilities in		Excitation system real power if the capacity is greater than 0.5 MW, measured on the high side of the excitation system transformer	М	1VV														
the service area of		Excitation system reactive power if the capacity is greater than 0.5 MW, measured on the high side of the excitation system transformer	M	VAr														
Medicine Hat.		Voltage at the point of connection to the transmission system	k	κV														
		Automatic voltage regulation setpoint	k	κV														
		Transmission system step-up transformer tap position if the step up transformer has a load tap changer	Тар р	osition	Integer Value	1												
		Ambient temperature if the generating unit is a gas turbine generating unit (range of minus 50 degrees to plus 50 degrees Celsius)	degrees	s Celsius	+/- 2% of full scale	1 degree												
		Breaker, circuit switchers, motor operated switches and other devices that can remotely or automatically control the connection to the AIES; and does not include manually operated air breaks.	0 = Open	1= Closed														
	Status	Transmission system step up transformer voltage regulator if the transmission system step up transformer has a load tap changer	0 = Manual	1= Auto		N/A	30 seconds	98.0% mean time to repair is	15 seconds	98.0% mean time to repair is 48 hours	4 seconds	99.8% mean time to repair is 4 hours						
	2.200	Generating unit power system stabilizer (PSS) status	0 = Off	1 = On]			48 hours				13 4 110013						
		Generating unit automatic voltage regulation (AVR) in service and controlling voltage	0 = Off	1 = On]													
		Remedial action scheme armed status, if applicable	0 =	1= Armed			latency is		is 15 seconds		4 seconds	99.8%						



			Disarmed				availability is 98% mean time to repair is 48 hours	mean time to repair is 4 hours
		Remedial action scheme operated status on communications failure, if applicable	0 = Normal	1 = Alar	rm		mean time to repair is 46 hours	15 4 Hours
		Remedial action scheme operated status on runback, if applicable	0 = Normal	1 = Alar	rm			
		Remedial action scheme operated status on trip, if applicable	0 = Normal	1 = Alar	m			
For each distribution		Gross real power as measured at the stator winding terminal	М	W		0.5% of the		
connected	Analog	Gross reactive power as measured at the stator winding terminal	M\	/Ar	+/- 2% of full scale	point being		
synchronous generating		Generating unit voltage at the generator stator winding terminal or equivalent bus voltage	k	V		monitored		
unit, or aggregated generating facilities consisting of synchronous generating units, where the total turbine nameplate rating is greater than or equal to 5 MW	Status	Breaker, circuit switchers, motor operated air brakes and other devices that can remotely control the connection to the AIES; and does not include manually operated air breaks.	0 = Open	1: Clos		N/A	Latency is 30 seconds; Availability is 98%; Mean time to repair is	s 48 hours

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Appendix 2 – SCADA Requirements for Wind or Solar Aggregated Generating Facilities

Facility / Service Description	Signal Type	Point Description	Paran	neter			Latency	tency and Availability Requirements Based on Maximu Real Power			num Authorized	
					Accuracy Level	Resolution	Maximum authorized real power less than 50 MW		Maximum authorized real power equal to or greater than 50 MW and less than 300 MW		powe	n authorized real er equal to or er than 300 MW
							Latency	Availabil ity (%)	Latency	Availabil ity (%)	Latency	Availability (%)
		Real power of each collector system feeder	MV	V								
		Reactive power of each collector system feeder	MV	Ar								
		Voltage for each collector bus	k\	/								
		Real power of station service over 0.5 MW	MV	V	./ 00/ -66-11	0.5% of the point being						
		Reactive power of station service over 0.5 MW	MV	Ar	+/- 2% of full scale	monitored						
		Reactive power of each reactive power resource (other than generating units)	MV	Ar								
		Real power at the low side of transmission system step up transformer	MV	V								
		Reactive power at the low side of transmission system step up transformer	MV	Ar	1							
		Transmission system step-up transformer tap position if the step up transformer has a load tap changer	Tap po	sition	Integer Value	1						
		Net real power at the point of connection	MV	V	./ 00/ affeil and	0.5% of the point being						
		Net reactive power at the point of connection	MVAr		+/- 2% of full scale	monitored]					
		Frequency at the point of connection	Her	tz	+/- 0.012 Hz	0.001 Hz	7					
		Voltage at the point of connection	kV		. / 00/ - 16:11 1-			98.0% mean		98.0% mean		99.8%
For each wind or solar		Voltage regulation system set point	k\	/	+/- 2% of full scale			time to repair is 48 hours	15 seconds	time to	4 seconds	mean time to
aggregated generating facility directly connected to the transmission system or transmission	Analog	Potential real power capability, being the real power that would have been produced at the point of connection without aggregated generating facilities curtailment and based on real time meteorological conditions	MV	v	+/-10% of full scale	0.5% of the point being monitored				repair is 48 hours		repair is 4 hours
facilities in the service area of the City of		Real power limit used in the power limiting control system at the aggregated generating facilities	MV	MW +/- 2% of full scale								
Medicine Hat,		Wind speed at hub height as collected at the meterological tower, (for wind facilities)	Meters pe	r second	+/- 2% of anemometer maximum							
		Wind direction from the true north as collected at the meterological tower, (for wind facilities)	Degr	ees	+/- 5 degrees	1 degree						
		Barometric pressure with precision for instantaneous measurements to the nearest 6 HPA (for wind facilities)	HP	'a	Nearest 6 HPA	1HPA						
		Ambient temperature (for wind facilities)	°C	;	+/- 1 degrees	1 deg c						
		Wind Speed at 2-10m above ground (for solar facilities)	m/	s	+/- 2% of anemometer maximum	0.5% of the point being monitored						
		Wind direction from the true north at 2-10m above ground (for solar facilities)	Degr	ees	+/- 5 degrees	1 degree	1					
		Ambient Temperature (for solar facilities)	°C		+/- 1 degrees	1 deg C	7					
		Global Horizontal Irradiance (for solar facilities)	W/r	m²	± 25 W/m²	1 W/m2	7					
		(FROM ISO) Facility limit	MV	V	N/A	0.1 MW			Signa	al sent by ISC)	•
		(FROM ISO) Reason for facility limit	1 = Trans 2= Ramp, 3		N/A	.	-		al sent by ISC	<u>·</u>		
	Status	Communications failure alarm from remote terminal unit acting as a data concentrator for one or more generating units to a transmission facility control centre (if applicable)	0 = Normal	1= Alarm	N/A		30 seconds	98.0% mean time to	15 seconds	98.0% mean time to	4 seconds	99.8% mean time to repair is 4 hours



1				ı			1 1				,
		Communications failure indication between an intelligent electronic device and any remote terminal unit acting as a data concentrator	0 = Normal	1= Alarm			repair is 48 hours		repair is 48 hours		
		Each collector system feeder breaker	0 = Open	1 = Closed							
		Each reactive resource feeder breaker	0 = Open	1 = Closed							
		power limiting control system	0 = Off	1 = On							
		Voltage regulation system status	0 = Manual	1 = Automatic	_						
		Breaker, circuit switchers, motor operated switches and other devices that can remotely or automatically control the connection to the AIES; and does not include manually operated air breaks.	0 = Open	1 = Closed							
		Generating unit step up transformer voltage regulator if the transmission system step up transformer has a load tap changer	0 = Manual	1 = Automatic							
		Remedial action scheme armed status, if applicable	0 = Disarmed	1= Armed							
		Remedial action scheme operated status on communications failure, if applicable	0 = Normal	1 = Alarm	1						
		Remedial action scheme operated status on runback, if applicable	0 = Normal	1 = Alarm	1						
		Remedial action scheme operated status on trip, if applicable	0 = Normal	1 = Alarm	1						
		Gross real power as measured at the collector bus	M	W					<u> </u>		
		Gross reactive power as measured at the collector bus	MV	/Ar	+/- 2% of full scale	0.5% of the point being monitored					
		Generating unit voltage at the collector bus	k	V	1	monitored					
		Net real power at the point of connection	M	W	+/- 2% of full scale	0.5% of the point being monitored					
		Net reactive power at the point of connection	MV	/Ar	+/- 2% of full scale	0.5% of the point being monitored					
		Frequency at the point of connection	He	ertz	+/- 0.012 Hz	0.001 Hz					
		Potential real power capability, being the real power that would have been produced at the point of connection without aggregated generating facilities curtailment and based on real time meteorological conditions	M	W	+/-10% of full scale						
For each wind or solar		Real power limit used in the power limiting control system at the aggregated generating facilities	M	W	+/- 2% of full scale	latency is 30 seconds availability is 98% mean time to repair is 48 hours					
aggregated generating facility, where the total nameplate rating is greater		Wind speed at hub height as collected at the meterological tower, (for wind facilities)	Meters per second		+/- 2% of anemometer maximum				0.5% of the point being monitored		
than or equal to 5 MW and is connected to an	Analog	Wind direction from the true north as collected at the meterological tower, (for wind facilities)	Degi	rees	+/- 5 degrees	1 degree					
electric distribution system including distribution facilities in the		Barometric pressure with precision for instantaneous measurements to the nearest 6 HPA (for wind facilities)	HF	Pa	Nearest 6 HPA	1HPA					
service area of the City of Medicine Hat.		Ambient temperature (for wind facilities)	°C	С	+/- 1 degrees	1 deg C					
		Wind Speed at 2-10m above ground (for solar facilities)	m,	/s		0.5% of the point being monitored					
		Wind direction from the true north at 2-10m above ground (for solar facilities)	Degi	rees	+/- 5 degrees	1 degree					
		Ambient Temperature (for solar facilities)	0(С	+/- 1 degrees	1 deg C					
		Global Horizontal Irradiance (for solar facilities)	W/	m²	± 25 W/m²	1 W/m2					
		(FROM ISO) Facility limit	M	W	N/A	0.1 MW		Signa	al sent by ISO		
		(FROM ISO) Reason for facility limit	1 = Trans 2= Ramp. 3		N/A			Signa	al sent by ISO		
	Status	Breaker, circuit switchers, motor operated switches and other devices that can remotely or automatically control the connection to the AIES; and does not include manually operated air breaks.	2= Ramp, 3 = No limit		N/A		Latency is 30 seconds; Availability is 98%; Mean time to repair is 48 hours			ir is 48 hours	

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Appendix 3 – SCADA Requirements for Industrial Complexes and Loads

Facility / Service Description	Signal Type	Point Description	Parameter				Latency and Avai	lability Requirements B	ased on Maximum Autho	rized Real Power	
·			Accura Leve		Resolution	Maximum authorized real power less than 50 MW		Maximum authorized real power equal to or greater than 50 MW and less than 300 MW		Maximum authorized real power equal to or greater than 300 MW	
						Latency	Availability (%)	Latency	Availability (%)	Latency	Availability (%)
For each	Status	Communications failure alarm from remote terminal unit acting as a data concentrator for one or more generating units to a transmission facility control centre (if applicable)	0 = Normal 1= Ala		N/A	30 seconds	98.0% mean time to repair is	15 seconds	98.0% mean time to repair is	4 seconds	99.8% mean time to repair
facility		Communications failure indication between an intelligent electronic device and any remote terminal unit acting as a data concentrator	0 = Normal 1=				48 hours		48 hours		is 4 hours
	Analog	Real power at the point of connection	MW		0.5% of the		98.0% mean time to repair is 48 hours		98.0% mean time to repair is 48 hours	4 seconds	
For each load		Reactive power at the point of connection	MVAr	+/- 2% of scale	point being			15 seconds			99.8%
facility or industrial		Voltage at the point of connection	kV		monitored	30 seconds					mean time to repair is 4 hours
complex	Status	Breaker, circuit switchers, motor operated switches and other devices that can remotely or automatically control the connection to the AIES; and does not include manually operated air breaks.	0 = Open 1 : Clos		N/A						
	Analog	Total Remedial action scheme load available	MW	+/- 2% 0	full 0.5% of the						
A market	Analog	Amount of load armed	MW	scale	monitored						
participant with a		Remedial action scheme circuit breaker, circuit switcher or other controllable isolating devices	0 = Open 1 : Clos	ed							
Remedial action		Arming status of the Remedial action scheme	0 = Disarmed 1:			30 seconds	99.8% mean time to repair is	15 seconds	99.8% mean time to repair is	4 seconds	99.8% mean time to repair is 4 hours
scheme on its load facility or	Status	Remedial action scheme operated status on communications failure, if applicable	0 = Normal 1 :		N/A		4 hours		4 hours		
industrial complex		Remedial action scheme operated status on runback, if applicable	0 = Normal 1 :								
		Remedial action scheme operated status on trip, if applicable	0 = Normal 1 :								

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Appendix 4 – SCADA Requirements for Transmission Facilities

		Point Description	Parameter	Accuracy Level	Resolution	Latency and Availability Requirements Based on Transmission Voltage				
Facility / Service Description	Signal Type					Any one bus operated at 60 kV or above, but less than or equal to 200 kV		Any one bus operated above 200 kV		
2000						Latency	Availability (%)	Latency	Availability (%)	
For each	Status	Communications failure alarm from remote terminal unit acting as a data concentrator for one or more generating units to a transmission facility control centre (if applicable)	0 = Normal 1= Alarm 0 = Normal 1= Alarm		N/A	30 seconds	98.0% mean time to repair is 48 hours	15 seconds	98.0% mean time to repair is 48 hours	
substation	Oldius	Communications failure indication between an intelligent electronic device and each remote terminal unit acting as a data concentrator			14/1					
Bus .	Analog	Bus voltage line-to-line. Ring or split busses require a minimum of two voltage sources	kV +/- 2% of full scale		0.5% of the point being monitored	30 seconds	98.0%	15 seconds	98.0%	
240	Status	Breakers, circuit switchers, motor operated switches, or other remotely or automatically controllable isolating device status	0 = Open 1= Closed		N/A	30 seconds	mean time to repair is 48 hours	10 Seconds	mean time to repair is 48 hours	
		Real power as measured on the high side terminal of the transformer	MW	/ 00/ 1/ 11	0.5% of the	30 seconds	98.0% mean time to repair is 48 hours	15 seconds	98.0% mean time to repair is 48 hours	
Transformer	Analog	Reactive power as measured on the high side terminal of the transformer	MVAr	+/- 2% of full scale	point being					
winding greater than	Allalog	Transformer voltage regulation setpoint if the transformer has a load tap changer	kV		monitored					
60 kV		Transformer tap position if the step up transformer has a load tap changer	Tap position	Integer Value	1					
	Status	Load tap changer	0 = Manual 1 = Automatic		N/A					
	Analog	Reactive power of switchable reactive power resource - capacitor bank (positive polarity) or reactor (negative polarity)	MVAR	+/- 2% of full	0.5% of the	latency is 30 seconds; availability is 98%; mean time to repair is 48 hours				
		Reactive power of dynamic reactive power resource - SVC, synchronous condenser, or other similar device		scale	point being monitored	latency is 15 seconds; availability is 98%; mean time to repair is 48 hours				
Reactive		Voltage setpoint of dynamic reactive power resource - SVC, synchronous condenser, or other similar device	kV			latency is 15 seconds; availability is 98%; mean time to repair is 48 hours				
Resources	Status	Reactive power resource control device - capacitor bank or reactor	0 = Off 1 = On			latency is 30 seconds; availability is 98%; mean time to repair is 48 hours				
		Reactive power resource control device - SVC, synchronous condenser, or other similar device	0 = Off 1 = On	IV/A		latency is 15 seconds; availability is 98%; mean time to repair is 48 hours				
		Automatic voltage regulation status for dynamic reactive power resource - SVC, synchronous condenser, or other similar device	0 = Off 1 = On			latency is 15 seconds; availability is 98%; mean time to repair is 48 hours				
		Remedial action scheme circuit breaker, circuit switcher or other controllable isolating devices	0 = Open				99.8%			
Remedial	Status	Remedial action scheme armed status, if applicable	Disarmed 1= Armed						y is 15 seconds	
Action Scheme		Remedial action scheme operated status on communications failure, if applicable	0 = Normal 1 = Alarm	N/A		30 Seconds	mean time to repair is 4 hours	availability is 99.8% mean time to repair is 4 hours		
		Remedial action scheme operated on equipment overload, if applicable	0 = Normal 1 = Alarm							
		Remedial action scheme operated status on trip, if applicable	0 = Normal 1 = Alarm		T					
Transmission line where	Analog	Real power	MW	+/- 2% of full	0.5% of the point being	30 seconds	98% mean time to repair is 48 hours	N/A		
the nominal voltage is	7 ii iai 0 g	Reactive power	MVAr	scale	monitored					
greater than or equal to 60 kV and less than 200 kV	Status	Breakers, circuit switchers, motor operated switches, or other remotely or automatically controllable isolating device status	0 = Open 1= Closed		N/A					
Transmission	Analog	Real power	MW	Ar +/- 2% of full 0.5% of the point being						
line where		Reactive power	MVAr					15 seconds	98% mean time to repair is	
the nominal voltage is		Line side voltage	kV	Journ	monitored	N/A 18				
equal to or greater than 200 kV	Status	Breakers, circuit switchers, motor operated switches, or other remotely or automatically controllable isolating device status	0 = Open 1= Closed		N/A				48 hours	



Appendix 5 – SCADA Requirements for Ancillary Services

Facility / Service Description	Signal Type	Point Description	Parameter	-			Latency and Availability Requirements Based on Maximum Authorized Real Power						
·						Resolution	Maximum authorized real power less than 50 MW		Maximum authorized real power equal to or greater than 50 MW and less than 300 MW		Maximum authorized real power equal to or greater than 300 MW		
							Latency	Availability (%)	Latency	Availability (%)	Latency	Availability (%)	
For each resource providing black start services	Analog	Bus frequency in hertz with a range of at least 57 to 63Hz	Her	rtz	+/- 0.012 Hz	0.001 Hz	30 seconds	98.0% mean time to repair is 48 hours	15 seconds	98.0% mean time to repair is 48 hours	4 seconds	99.8% mean time to repair is 4 hours	
	Analog	Gross real power as measured at the stator winding terminal	MV	MW			latency is 2 seconds						
		Net real power as measured on the high side terminal of the step up transformer	MV	N		0.25% of the point being monitored	availability is 99.8% mean time to repair is 4 hours latency is 10 seconds availability is 99.8% mean time to repair is 4 hours						
		Gross real power set point from the regulating reserve resource control system	MV	N	0.25% of full scale								
For each		High limit of the regulation range	MV	N									
For each resource		Low limit of the regulation range	MV	W									
providing regulating reserves		(FROM ISO) Set point. Note if multiple resources are used to provide the full resource commitment, the ISO will send a totalized expected MW output signal.	MV	N	N/A	0.1 MW			Signal sent by IS	SO every 4 seconds			
	Status	Regulating reserve resource circuit breaker status (required for all circuit breakers composing the resource)	0 = Open	1= Closed			latency is 2 seconds availability is 99.8% mean time to repair is 4 hours						
		Regulating reserveresource control status	0 = Disabled	1= Enabled		N/A							
		(FROM ISO) ISO has control of the regulating reserve resource	0 = Disarmed	1= Armed		N/A	Signal sent by ISO when regulating reserves are in effect (on or off)						
For each resource providing spinning	Analog	Gross real power as measured at: a) For generating pool assets, the stator winding terminal or b) For load pool assets the closest circuit breaker or disconnection device to each load.	MV	N	+/- 2% of full scale	0.5% of the point being monitored	latency is 10 seconds availability is 99.8%,						
reserves	Status	Spinning reserve resource circuit breaker status (required for all circuit breakers composing the resource)	0 = Open	1= Closed		N/A	mean time to repair is 4 hours						
For each resource providing	Analog	Gross real power	MV	N	+/- 2% of full scale	0.5% of the point being monitored		98.0%		98.0%		99.8%	
reserves either load or generation	Status	Supplemental reserve resource circuit breaker status (required for all circuit breakers composing the resource)	0 = Open	1= Closed		N/A	30 seconds	mean time to repair is 48 hours	15 seconds	mean time to repair is 48 hours	4 seconds	mean time to repair is 4 hours	
	Analog	Actual Volume, being the real power consumed at the point of connection	MV	N	+/- 2% of				15 seconds	98.0% mean time to repair is			
For each resource providing load shed service for imports		Offered Volume, being the participant's real power offer to the ISO	MV	N	dispatched	0.5% of the point being monitored	30 seconds						
		Armed Volume, being the real power commitment of the LSSI resource	MW		signal			48 hours		48 hours			
		(From ISO) dispatched volume	MW			N/A		Signal sent by ISO when	LSSI dispatched on or off		N/A		
	Status	LSSI provider status indication	0 = Disarmed	1 = Armed		N/A	30 seconds	98.0% mean time to repair is 48 hours	15 seconds	98.0% mean time to repair is 48 hours			
		(From ISO) load shed service for imports dispatch status	0 = Disarmed	1 = Armed		N/A	Signal sent by ISO when the load shed service for imports is dispatched on or off						

Part 500 Facilities Division 502 Technical Requirements Section 502.9 Synchrophasor Measurement Unit Technical Requirements

Applicability

- 1 Section 502.9 applies to:
 - (a) a legal owner of a generating unit implementing a synchrophasor measurement unit;
 - a legal owner of an aggregated generating facility implementing a synchrophasor measurement unit;
 - a legal owner of a transmission facility implementing a synchrophasor measurement unit;
 and
 - (b) the ISO.

Requirements

Facility with Functional Specifications Issued On or After February 28, 2013

A legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility who is a legal owner of a generating unit, an aggregated generating facility or transmission facility for which the ISO issues a functional specification on or after February 28, 2013, must design and construct its facility in accordance with the minimum synchrophasor measurement unit requirements of this section 502.9, and verify to the ISO that the facility meets the requirements during commissioning and energization of the new facility.

Functional Specifications, Technical Requirements and Standards Issued Prior to February 28, 2013

- 3(1) Subject to subsection 3(2), the provisions of this section 502.9 do not apply to a facility:
 - (a) that was built in accordance with a technical requirement or technical standard; or
 - (b) with a functional specification;

the **ISO** issued prior to February 28, 2013, but such facility must remain in compliance with that technical requirement, technical standard or functional specification including all of the standards and requirements set out in that technical requirement, technical standard or functional specification.

(2) Notwithstanding subsection 3(1), the ISO may require a legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility that is the legal owner of an existing facility to comply with any specific or all of the provisions of this section 502.9, if the ISO determines that such compliance is necessary for the safe and reliable operation of the interconnected electric system.

Functional Specification

- **4(1)** The **ISO** must, in accordance and generally consistent with this section 502.9 and any other applicable **ISO** rules, approve of a functional specification containing further details, work requirements and specifications for the implementation of a synchrophasor measurement unit for a facility.
- (2) The functional specification referred to in subsection 4(1) must be generally consistent with the

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Part 500 Facilities Division 502 Technical Requirements Section 502.9 Synchrophasor Measurement Unit Technical Requirements

provisions of this section 502.9 but may contain material variances the **ISO** approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and **reliability** requirements related to the specific connection project.

Synchrophasor Measurement Unit Functionality

5 Each of the **legal owner** of a **generating unit**, **legal owner** of an **aggregated generating facility** and **legal owner** of a **transmission facility** implementing a synchrophasor measurement unit, must meet the functionality requirements, data requirements, data format requirements and communication requirements set out in the Institute of Electrical and Electronics Engineers document *IEEE Standard C37.118 – 2005 Synchrophasors for Power Systems* specific to a synchrophasor measurement unit.

Synchrophasor Measurement Unit Signal Names

The **ISO** must provide each **legal owner** of **generating unit**, **legal owner** of an **aggregated generating facility** and **legal owner** of a **transmission facility** with *IEEE Standard C37.118 - 2005*-compliant synchrophasor measurement unit signal names and the appropriate data format, including the company identifier, device identifier and the necessary formatting.

Data Storage and Streaming

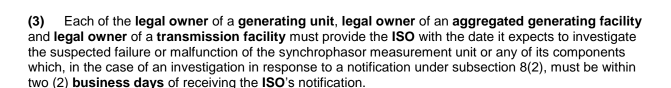
- **7(1)** Subject to subsection 7(2), each of the **legal owner** of a **generating unit**, **legal owner** of an **aggregated generating facility** and **legal owner** of a **transmission facility** must collect and continuously store the synchrophasor measurement unit data for one (1) year from the date the synchrophasor measurement unit data was collected.
- (2) A legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility, required to implement a synchrophasor measurement unit, as determined by the ISO, must stream the data to the ISO.
- (3) The legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility may, within one (1) year of streaming the data to the ISO, obtain the data from the ISO upon written request.
- (4) The **ISO** must, if it receives a request as set out in subsection 7(3), provide the data to the **legal** owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility within ten (10) business days.
- (5) The ISO must store any data streamed pursuant to subsection 7(2) for one (1) year.

Suspected Failure or Malfunction of a Synchrophasor Measurement Unit

- **8(1)** A legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility must, if it identifies or suspects a failure or malfunction of a synchrophasor measurement unit or any of its components, notify the **ISO** as soon as practicable but not later than one (1) **business day** after identifying the suspected malfunction or failure.
- (2) The **ISO** must, if it identifies or suspects a failure or malfunction of a synchrophasor measurement unit or any of its components, notify the applicable **legal owner** of a **generating unit**, **legal owner** of an **aggregated generating facility** or **legal owner** of a **transmission facility** as soon as practicable, but not later than one (1) **business day**, after identifying the suspected failure.

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Part 500 Facilities Division 502 Technical Requirements Section 502.9 Synchrophasor Measurement Unit Technical Requirements



- (4) The legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility must, if it is unable to test the synchrophasor measurement unit or any of its components on the expected date provided under subsection 8(3), provide the ISO with the revised date.
- (5) The legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility must, after testing the synchrophasor measurement unit or any of its components, confirm if there is a failure or malfunction with the synchrophasor measurement unit or not and notify the ISO with the results of the test.
- (6) The legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility must, if the results of the test indicated that the synchrophasor measurement unit or any of its components have failed, provide the ISO with the date that the market participant expects to repair or replace the synchrophasor measurement unit.
- (7) The legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility must, if the synchrophasor measurement unit or any of its components are not repaired or replaced by the date provided under subsection 8(6), provide the ISO with a revised date.
- (8) The legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility must notify the ISO when the synchrophasor measurement unit or any of its components have been repaired or replaced.

As-Built Drawing

- 1. 9 A legal owner of a generating unit, legal owner of an aggregated generating facility or legal owner of a transmission facility implementing a synchrophasor measurement unit, or required by the ISO to implement a synchrophasor measurement unit, must provide the ISO with an as-built engineering stamped three (3) line drawing or a record representing the as-built installation, indicating:
 - (a) the voltage transformer and current transformer connections through to the synchrophasor measurement unit; and
 - (b) the voltage transformer and current transformer accuracy class.

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Revision History

Date	Description
2013-02-28	Initial release
2015-03-27	Replaced "effective date" with the initial release date in sections 2 and 3(1); and replaced the word "Effective" in the Revision History to "Date".

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Applicability

- 1 Section 502.13 applies to:
 - (a) the **legal owner** of a battery **energy storage facility** that is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat, including a battery **energy storage facility** situated within an industrial complex or generating facility that is directly connected to the **transmission system**;
 - (b) the legal owner of a transmission facility; and
 - (c) the ISO.

Requirements

Functional Specification

- **2(1)** Prior to energization of a battery **energy storage facility**, the **ISO** must approve a functional specification containing details, work requirements, and specifications for the design, construction and operation of a battery **energy storage facility** connection project and any associated **transmission system** connection facilities.
- (2) The functional specification for the battery **energy storage facility** referred to in subsection 2(1) must be generally consistent with the provisions of this rule and any other applicable **ISO rules**, but may contain material variances the **ISO** approves of based upon its discrete analysis of any one (1) or more of the technical, economic, safety, operational and **reliability** requirements of the **interconnected electric system** related to the specific connection project.

Maximum Authorized Charging Power and Maximum Authorized Discharging Power

- **3(1)** The **legal owner** of a battery **energy storage facility** must, upon receiving a request from the **ISO**, determine and provide the **maximum authorized charging power** and **maximum authorized discharging power** for the battery **energy storage facility** to the **ISO** within the time period set out in the request.
- (2) The **legal owner** of a **battery energy storage facility** must exclude any auxiliary power used in the operation of the facility in determining the **maximum authorized charging power** and **maximum authorized discharging power** in accordance with subsection 3(1).

Reactive Power Requirements

- **4(1)** For the purposes of determining the **reactive power** requirements for a battery **energy storage facility** in accordance with this rule, the **legal owner** of a battery **energy storage facility** must determine the root mean square phase-to-phase voltage value at the low side of the **transmission system** step up transformer, to be used as the one point zero zero (1.00) per unit voltage value.
- (2) A battery **energy storage facility**, and any associated external **reactive power** resources, must have the capability to operate in accordance with the requirements of this subsection 4 by both:
 - (a) manual control of the set point of the **voltage regulating system** of the battery **energy storage facility**; and
 - (b) automated action of the voltage regulating system of the battery energy storage facility.

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- (3) Subject to the exception in subsection 4(4), the **reactive power** capability of the battery **energy storage facility** must be in compliance with the following minimum requirements:
 - (a) zero point nine (0.9) **power factor**, over-excited; and
 - (b) zero point nine five (0.95) **power factor**, under-excited;

based on the maximum authorized charging power and maximum authorized discharging power of the battery energy storage facility over the entire real power operating range, as illustrated in Appendix 1.

- (4) Notwithstanding subsection 4(3), if a battery **energy storage facility** has a common **point of connection** with a generating asset, the **reactive power** resources required to meet the **reactive power** capability set out in subsection 4(3) may be shared if:
 - (a) the **reactive power** resources are designed to be in service at all times for any operating combination of the battery **energy storage facility** and the generating asset; and
 - (b) the **reactive power** resources are sufficient to meet the requirements of subsection 4(3) based on the greater of:
 - (i) the maximum authorized real power of the generating asset;
 - (ii) the maximum authorized charging power of the battery energy storage facility;
 - (iii) the maximum authorized discharging power of the battery energy storage facility; or
 - (iv) the sum of the maximum authorized real power of the generating asset and the maximum authorized charging power for facilities designed to be operated concurrently.
- (5) A battery energy storage facility must not be designed with limiters set to reduce the reactive power capability set out in subsections 4(3) and 4(4).

Voltage Ride-Through Requirements

- **5(1)** This subsection 5 applies to the **legal owner** of a battery **energy storage facility** that has a range greater than 5 MW between its **maximum authorized charging power** and its **maximum authorized discharging power**.
- (2) For the purposes of determining the voltage ride-through requirements of this rule, the **legal owner** of a battery **energy storage facility** must determine the root mean square phase-to-phase voltage value at the high voltage side of the **transmission system** step-up transformer, to be used as the one point zero zero (1.00) per unit voltage value.
- (3) The **legal owner** of a battery **energy storage facility** must ensure that the battery **energy storage facility** is designed to meet all of the following voltage ride-through requirements:
 - (a) continuous operation between zero point nine zero (0.90) and one point one zero (1.10) per unit of the voltage value determined under subsection 5(2);
 - (b) not tripping or going off-line during, or as a result of, a voltage dip or post-transient voltage deviation resulting from a **disturbance** on the **transmission system**, on any phase or

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- combination of phases at or beyond the **point of connection**, in accordance with the timing requirements of Appendix 2; and
- (c) the amount of time that the voltage of the battery **energy storage facility** remains at zero point zero (0.0) per unit must be at least the **normal clearing** time for a three (3) phase fault at the specific location where the battery **energy storage facility** is connected to the **transmission system**.
- (4) Notwithstanding any other provision of this subsection 5, a battery **energy storage facility** is not required to ride-through a **transmission system** fault that:
 - (a) causes a forced outage of a radial transmission line connecting the battery **energy storage facility** to the **transmission system**;
 - (b) occurs on the battery **energy storage facility** side of the **point of connection**, including the low voltage network and the substation; or
 - (c) results in the activation of a transfer trip or anti-islanding protection scheme at the battery **energy storage facility** which causes the battery **energy storage facility** to be disconnected from the **transmission system**.

Voltage regulating system

- **6(1)** A battery **energy storage facility** must have a continuously variable, continuously acting, closed loop, centralized **voltage regulating system** that:
 - (a) compares a measured voltage to a set point;
 - (b) controls the dynamic **reactive power** resources needed to meet the requirements of this rule;
 - (c) is designed to be continuously in service and controlling while the battery **energy storage facility** is connected to the **transmission system**;
 - is capable of operating in a voltage set point control mode, to the exclusion of any other modes;
 - (e) is capable of manual set point adjustments to a value between zero point nine five (0.95) per unit and one point zero five (1.05) per unit of the operating voltage value determined under subsection 4(1);
 - (f) is able to achieve, under non-**disturbance** conditions, a steady state voltage regulation of plus or minus 0.5% of the voltage set point at the point of control which is at the low side of the **transmission system** step up transformer of the battery **energy storage facility**; and
 - (g) is calibrated such that a change in reactive power will achieve 95% of its final value within,
 - (i) no sooner than zero point one (0.1) seconds; and
 - (ii) no later than one (1) second
 - following a step change in voltage.
- (2) A battery energy storage facility must be designed so that when the voltage regulating system requires the switching of a shunt reactive device, the switching operation must be delayed by ten (10) seconds.

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- (3) A battery energy storage facility must be designed so that the point of control for the voltage regulating system is not at the high voltage side of the transmission system step-up transformer.
- (4) A battery energy storage facility must be designed so that, if the voltage regulating system of two (2) or more battery energy storage facilities have a common measurement point, then there must be reactive current compensation in each voltage regulating system.

Governor System Requirements

- **7(1)** A battery **energy storage facility** must have a continuously acting **governor system**, which must be designed:
 - to be continuously in service, free to respond to frequency changes and controlling the response to frequency changes while the battery energy storage facility is connected to the transmission system;
 - (b) with a droop setting equal to or greater than 3% but less than or equal to 5%, which droopsetting must be based on the difference between the **maximum authorized charging power** and **maximum authorized discharging power**;
 - (c) with a deadband, intentional plus unintentional, not exceeding plus or minus 0.036 Hz;
 - (d) with the capability of manual setpoint adjustments within a range of 59.4 Hz and 60.6 Hz; and
 - (e) at a rate of 5.0% of the difference between the **maximum authorized charging power** and the **maximum authorized discharging power** per second.
- (2) A battery **energy storage facility** must be designed not to trip for under-frequency and over-frequency deviations for the minimum time frames as set out in Appendix 3.

Ramp Rate Limitations

- **8(1)** Not withstanding subsection 7(1)(e), a battery **energy storage facility** must be equipped with **ramp rate** limiting controls that are capable of limiting the ramp up or down of the **real power** of the battery **energy storage facility** for the purpose of responding to dispatches or directives.
- (2) A battery energy storage facility must be designed such that the default settings for the ramp rate limiting controls referred to in subsection 8(1) are set at 10% of the difference between the maximum authorized charging power and maximum authorized discharging power.
- (3) Notwithstanding subsection 8(2), a battery **energy storage facility** may participate in an **ancillary service** at the **ramp rate** defined by the technical requirements for that **ancillary service**.

Power System Stabilizer

- **9(1)** The **ISO** may, by written notice, require the **legal owner** of a battery **energy storage facility** to use a power system stabilizer for the battery **energy storage facility** that is specified by **WECC**.
- (2) Upon receipt of the written notice described in subsection 9(1), the legal owner of a battery **energy storage facility** must install and enable a power system stabilizer, as specified by **WECC**.

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Transmission System Step-Up Transformer

- **10(1)** The **legal owner** of a battery **energy storage facility** must ensure that the capability of the **transmission system** step-up transformer for the battery **energy storage facility** is such that the **real power** and **reactive power** requirements specified in this rule are fully available throughout the continuous operating voltage range for the battery **energy storage facility**.
- (2) The legal owner of a battery **energy storage facility** must, in determining the capability of the **transmission system** step-up transformer under subsection 10(1), consider the following:
 - (a) the thermal capability of:
 - (i) bushings;
 - (ii) windings; and
 - (iii) the tap changer;
 - (b) the voltage ratio;
 - (c) the tap changer type;
 - (d) the tap changer range; and
 - (e) any other components that may limit the thermal capability of the **transmission system** stepup transformer.
- (3) To meet the requirements of subsection 10(1), the **legal owner** of a battery **energy storage facility** may subtract the amount of auxiliary load in **apparent power** from the **apparent power** capability of the battery **energy storage facility** at the greater of the **maximum authorized charging power** or the **maximum authorized discharging power**, but only if any of that auxiliary system load is connected between the battery **energy storage facility** converter and the low side of the **transmission system** step-up transformer.
- (4) The **legal owner** of a battery **energy storage facility** must ensure that the **transmission system** step-up transformer winding connections for the battery **energy storage facility** provide for:
 - (a) a favourable circuit to block the transmission of harmonic currents;
 - (b) isolation of **transmission system** and low voltage side ground fault current contributions;
 - (c) an effectively grounded wye connection on the high voltage side of the transformer;
 - (d) on-load or off-load tap changers with a minimum capability of plus or minus 5%voltage range in 2.5% increments.

Auxiliary Systems

- **11(1)** When multiple battery **energy storage facilities** are at a common location, the auxiliary systems of each battery **energy storage facility** must be designed such that:
 - (a) the failure of a single component will not result in the simultaneous tripping or shutdown of two (2) or more battery **energy storage facilities**; and
 - (b) staggered shutdowns of each battery **energy storage facility** must be separated in time by more than ten (10) minutes.

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The auxiliary systems of each battery energy storage facility must be designed to take into account the voltage ride-through requirements, as specified subsection 5.

Battery Energy Storage Facility Disconnection and Interrupting Devices

- 12(1) The legal owner of a battery energy storage facility and the legal owner of the transmission facility to which the battery energy storage facility is connected must ensure that there are circuit breakers and controls that will electrically disconnect the battery energy storage facility from the transmission system at the point of connection.
- The legal owner of a battery energy storage facility and the legal owner of the transmission facility to which the battery energy storage facility is connected must ensure that the battery energy storage facility provides the functionality and remote control capabilities to enable the operator of the transmission facility to which the battery energy storage facility is connected to open or trip any connecting breaker.
- The legal owner of a battery energy storage facility and the legal owner of the transmission facility to which the battery energy storage facility is connected must not use fuses at 60 kV or higher to meet any of the requirements of this subsection 12.

Isolation Devices

- 13(1) The legal owner of a battery energy storage facility and the legal owner of the transmission facility to which the battery energy storage facility is connected must ensure that:
 - the battery energy storage facility has a minimum of one (1) isolation device with manual operating capability at a point of isolation; and
 - The isolation device(s) referred to in subsection 13(1)(a) must: (b)
 - permit visual verification of electrical isolation and must be capable of being locked open with two (2) or more locks:
 - be under the control of a single control authority as confirmed by a joint operating agreement between the legal owner of the battery energy storage facility and the legal owner of the transmission facility; and
 - (iii) permit the installation of temporary safety grounding so that either side of the isolation device can be safely maintained when the other side is energized.

Power Quality

- 14(1) A battery energy storage facility must be designed to meet the following power quality requirements at the point of connection:
 - the voltage must:
 - be in compliance with the specifications set out in the version of the International Electrotechnical Commission 61000-3-7, Electromagnetic compatibility (EMC) - Part 3-7: Limits - Assessment of emission limits for the connection of fluctuating installations to MV, HV and EHV power systems that is in effect as of the date the **ISO** first approves the functional

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specification for the battery energy storage facility connection project; and

(ii) be in compliance with the short and long term flicker limits as set out in the following Table 1:

<u>Table 1</u> <u>Short and Long Term Flicker Limits</u>

	Planning Levels
P _{st}	0.8
Plt	0.6

where:

P_{st} is the magnitude of the resulting short term flicker level for the considered aggregation of flicker sources (probabilistic value);

P_{It} is the magnitude of the resulting long term flicker level for the considered aggregation of flicker sources (probabilistic value);

and

- (iii) meet the:
 - (A) 99% probability weekly value for P_{st}; and
 - (B) 95% probability weekly value for P_{It}

based on a measurement period of one (1) week of normal operation of the battery **energy storage facility**;

- (b) the battery **energy storage facility** must be in compliance with the specifications set out in the version of the *IEEE Standard 519, Recommended Practices and Requirements for Harmonic Control in Electrical Power Systems* Section 11 that is in effect as of the date the **ISO** first approves the functional specification for the battery **energy storage facility** connection project; and
- (c) the battery energy storage facility must not introduce any resonance into the transmission system, including self-excitation of induction machines, transformer ferroresonance, resonant effects of capacitor additions and the capacitance of the cables of the battery energy storage facility.

Grounding

15 A battery **energy storage facility** must be designed to operate within a **transmission system** that operates as an effectively grounded system.

Lightning and Other Surge Protection

The lightning surge protection for the substation equipment within a battery **energy storage facility** must be designed to take into account the average lightning ground-flash density level for the site location

of the battery **energy storage facility** and to be compatible with the connecting **transmission facility** to ensure coordination of insulation levels.

Synchrophasor Measurement System

- 17(1) A battery energy storage facility must be equipped with a synchrophasor measurement system.
- (2) The synchrophasor measurement system referred to in subsection 17(1) must be designed to record at the following locations:
 - (a) at the low side of the **transmission system** step-up transformer of the battery **energy storage facility** for all three (3) phase-to-ground voltages and currents; and
 - (b) at the high side of the **transmission system** step-up transformer of the battery **energy storage facility** for all three (3) phase-to-ground voltages and currents.
- (3) Where a battery **energy storage facility** has a common **point of connection** with a generating asset, the synchrophasor measurement system:
 - (a) must have dedicated voltage and current channels for the feeder to the battery **energy storage facility** at the low side of the **transmission system** step-up transformer; and
 - (b) may have common voltage and current channels at the high side of the **transmission system** step-up transformer.
- (4) The **legal owner** of a battery **energy storage facility** must design a synchrophasor measurement system that is capable of downloading and retaining the recordings set out in subsection 17(2) for a period of not less than one (1) calendar year from the date of the initial recording, unless the **ISO** indicates otherwise in the functional specification for the battery **energy storage facility**.

Internal Sequence of Event Monitoring

- **18(1)** A battery **energy storage facility** must have an internal sequence of event monitoring system that initiates an event record for every event that results in a trip of the battery **energy storage facility**.
- (2) The **legal owner** of the battery **energy storage facility** must design a sequence of event monitoring system that is capable of downloading and retaining the recordings set out in subsection 18(1) for a period of not less than one (1) calendar year from the date of the initial recording.
- (3) The sequence of event monitoring system must be synchronized to within one (1) millisecond of the Coordinated Universal Time scale.

Appendices

Appendix 1 - Reactive Power Requirements

Appendix 2 – Voltage Ride-Through Requirements

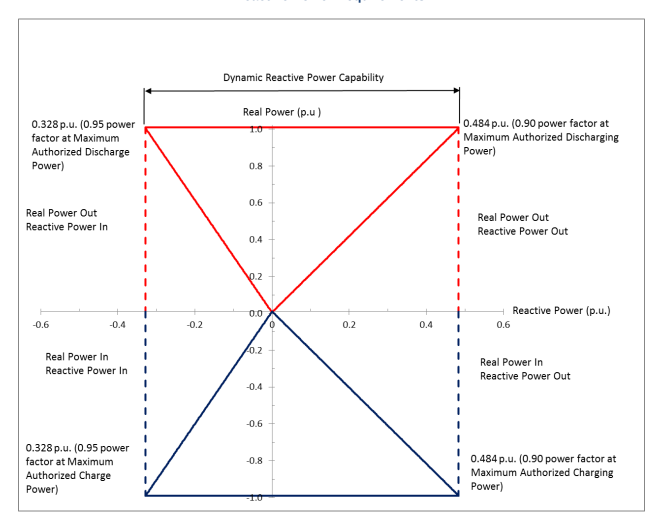
Appendix 3 – Frequency Ranges

Revision History

Date	Description
2016-04-25	Initial release.

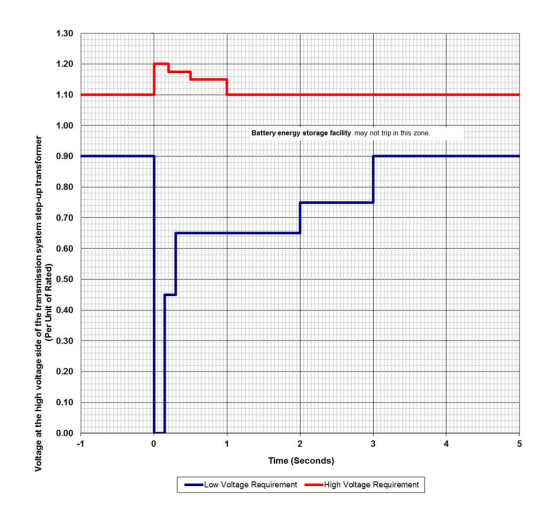
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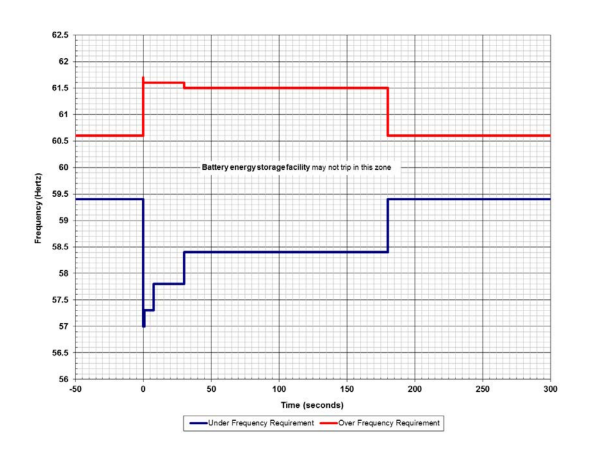


High Voltage Ride Through Duration		Low Voltage Ride Through Duration	
Voltage (per unit)	Time	Voltage (per unit)	Time
≥ 1.200	Instantaneous trip	< 0.45	4 to 9 cycles
≥ 1.175	0.20 seconds	< 0.65	0.30 seconds
≥ 1.15	0.50 seconds	< 0.75	2.00 seconds
≥ 1.10	1.00 seconds	< 0.90	3.00 seconds
< 1.10	Continuous operation	≥ 0.90	Continuous operation





High Frequency Duration		Low Frequency Duration	
Frequency (Hz)	Time (seconds)	Frequency (Hz)	Time (seconds)
≥ 61.7	Instantaneous trip	≤57.0	Instantaneous trip
≥61.6	30	≤57.3	0.75
≥60.6	180	≤ 57.8	7.5
<60.6	Continuous operation	≤ 58.4	30
		≤ 59.4	180
		> 59.4	Continuous operation





Applicability

- 1 Section 502.14 applies to:
 - (a) the operator of a battery energy storage facility that is directly connected to the transmission system or to transmission facilities within the City of Medicine Hat, including a battery energy storage facility situated within an industrial complex or generating facility that is directly connected to the transmission system;
 - (b) the **legal owner** of a battery **energy storage facility** that is directly connected to the **transmission system** or to **transmission facilities** within the City of Medicine Hat, including a battery **energy storage facility** situated within an industrial complex or generating facility that is directly connected to the **transmission system**; and
 - (c) the ISO.

Requirements to Operate and Maintain a Battery Energy Storage Facility

- **2(1)** The **legal owner** of a battery **energy storage facility** must operate and maintain the battery **energy storage facility** to comply with the technical design requirements of section 502.13 of the **ISO rules** for so long as the battery **energy storage facility** remains connected to the **transmission system**.
- (2) The operator of a battery energy storage facility must, if it determines that any battery energy storage facility equipment required to meet the technical design requirements of an applicable ISO rule has become unavailable or is otherwise no longer meeting those requirements, notify the ISO, in writing, in accordance with subsection 2(3) no later than one (1) business day after making such a determination.
- (3) A notification to the **ISO** under subsection 2(2) must include:
 - (a) a description of the cause of the equipment unavailability or the reason that the equipment no longer meets the technical design requirements;
 - (b) a plan to address the issue identified under subsection 2(2), including testing; and
 - (c) the expected date and time at which the issue identified under subsection 2(2) will be resolved.
- (4) The operator of a battery energy storage facility must, if the issue identified under subsection 2(2) is not resolved by the expected date and time provided in the notification described in subsection 2(3)(c), notify the ISO, in writing, no later than one (1) business day after the original expected date and time of the reason why the issue was not resolved by the expected date and time, and provide the ISO with a revised date and time under subsection 2(3)(c).
- (5) The **operator** of a battery **energy storage facility** must notify the **ISO** no later than one (1) **business day** after the issue identified under subsection 2(2) has been resolved.
- (6) The operator of any battery energy storage facility that is one of multiple battery energy storage facilities within a single complex must, as soon as practicable, verbally notify the ISO when it determines that the auxiliary systems of the battery energy storage facility are configured such that multiple battery energy storage facilities will trip or go off-line for a single contingency within the facility, such that it is being operated contrary to subsection 11(1)(b) of section 502.13 of the ISO rules, Battery Energy Storage Facility Technical Requirements.

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- (7) If the ISO provides written notice to the legal owner of a battery energy storage facility detailing evidence that the observed performance of the battery energy storage facility is not consistent with any of the requirements set out in section 502.13 of the ISO rules, the legal owner must submit to the ISO a written report, in accordance with subsection 14, demonstrating that the battery energy storage facility is capable of meeting those requirements.
- (8) A legal owner must submit a report no later than sixty (60) business days after receipt of the written notice described in subsection 2(7).
- **(9)** Notwithstanding subsection 2(8), the **legal owner** of a battery **energy storage facility** is not required to provide the report if, between the date the **ISO** delivers the written notice and the deadline date for the submission of the report:
 - (a) the **legal owner** demonstrates to the satisfaction of the **ISO** that the failure to perform in accordance with the requirements of section 502.13 of the **ISO rules** was caused by equipment issues with the battery **energy storage facility** that the legal owner corrected no later than sixty (60) **business days** after receipt of the written notice described in subsection 2(7); and
 - (b) the **ISO** provides written notice to the **legal owner** that the report is not required.

Operating Requirements for the Governor System

3 Subject to subsection 6, the **operator** of a battery **energy storage facility** must only operate the battery **energy storage facility** with the **governor system** in service, in droop mode and free to respond to frequency changes.

Operating Requirements for the Voltage Regulating System

4 Subject to subsection 2, the **operator** of a battery **energy storage facility** must only operate a battery **energy storage facility** when the **voltage regulating system** is in service and free to respond to voltage changes.

Battery Energy Storage Facility Disconnection and Interrupting Devices

The **operator** of the battery **energy storage facility** must not, once a connecting breaker of the battery **energy storage facility** has been opened or tripped, electrically reconnect to the **transmission facility** unless it has recieved approval from the **ISO**.

Operating Requirements related to Maximum Authorized Charging Power and Maximum Authorized Discharging Power

- **6(1)** The **operator** of a battery **energy storage facility** must not operate the battery **energy storage facility** beyond its **maximum authorized charging power** or its **maximum authorized discharging power**.
- (2) Notwithstanding subsection 6(1), the ISO may, where additional **real power** is required to ensure the reliability of the **interconnected electric system**, request that the **operator** of a battery **energy storage facility** operate beyond the **maximum authorized charging power** or the **maximum authorized discharging power** of the battery **energy storage facility**.
- (3) The ISO must, when the additional real power referred to in subsection 6(2) is no longer required, notify the operator of the battery energy storage facility to return the battery energy storage facility within the range of its maximum authorized charging power or its maximum authorized discharging power.

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Operating Requirements for the Synchrophasor Measurement and Sequence of Event Devices

7 The **legal owner** of a battery **energy storage facility** must collect synchrophasor measurements and sequence of event records for the battery **energy storage facility**, and must retain those records for a minimum period of one (1) calendar year.

Operating Data Requests from the ISO

- **8(1)** The **ISO** may request, by way of written notice, operating data from the **legal owner** of a battery **energy storage facility**, including the records described in subsection 7.
- (2) The legal owner of a battery energy storage facility must:
 - (a) submit the operating data requested by the **ISO**, if available, no later than five (5) **business days** after receipt of the notice under subsection 8(1); or
 - (b) if the operating data requested by the **ISO** is not available, advise the **ISO** in writing no later than five (5) **business days** after receipt of the notice under subsection 8(1).

Reactive Current Compensation Setting

- **9(1)** The **ISO** must, where a battery **energy storage facility** is equipped with reactive current compensation, provide the **legal owner** of a battery **energy storage facility** with one hundred and eighty (180) **days**' notice in writing that a change to the reactive current compensation settings of the battery **energy storage facility** is required.
- (2) The **legal owner** of a battery **energy storage facility** must, upon receiving notice in writing from the **ISO** referenced in subsection 9(1), make a change to the reactive current compensation settings of the battery **energy storage facility** on or before the date specified by the **ISO**, and must provide written confirmation to the **ISO** as soon as practicable upon implementing such a change.

Testing Applicability

- 10 The following subsections 11 and 12 are only applicable to the **legal owner** of a battery **energy storage facility** that meets the following criteria:
 - (a) the battery energy storage facility has:
 - (i) a range that is greater than 9 MW between the **maximum authorized charging power** and the **maximum authorized discharging power**; or
 - (ii) an aggregate range greater than 18 MW between the maximum authorized charging power and the maximum authorized discharging power, where the battery energy storage facility is one of multiple battery energy storage facilities within a single complex and each battery energy storage facility has its own voltage regulating system or governor system; and
 - (b) the battery **energy storage facility** is not connected to the in-plant distribution system of an industrial complex with two (2) or more voltage transformations between the converter terminals and the **transmission system**.

Baseline Testing

- **11(1)** The **legal owner** of a battery **energy storage facility** must perform baseline testing, including model validation, in accordance with subsection 11(2), to validate the following battery **energy storage facility** models:
 - (a) the voltage regulating system; and

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- (b) the governor system.
- (2) The **legal owner** of a battery **energy storage facility** must perform baseline testing when any of the following occurs:
 - (a) the battery energy storage facility is connected to the transmission system for the first time:
 - (b) changes are made to control settings, software or hardware of:
 - (i) the voltage regulating system; or
 - (ii) the governor system; or
 - (c) any other modification is made that changes the modeled behaviour of the battery **energy storage facility** with respect to the **transmission system**.
- (3) For the purposes of subsections 11(2)(b) and (c), the **legal owner** of a battery **energy storage facility** is only required to perform testing and model validation on those portions of the models that are affected by the modifications.
- (4) The results of the testing performed pursuant to subsection 11(2) must be reported to the **ISO** in accordance with subsection 14.

Model Revalidation Testing

- **12(1)** The **legal owner** of a battery **energy storage facility** must, for each model referenced in subsection 12(2), perform regular model revalidation testing no later than five (5) years from the date of the most recently completed baseline testing or model revalidation testing.
- (2) Model revalidation testing must consist of the following battery **energy storage facility** models:
 - (a) the voltage regulating system; and
 - (b) the governor system.
- (3) Where the **ISO** provides written notice to the **legal owner** of a battery **energy storage facility** stating that the modeled response of the battery **energy storage facility** is not consistent with the observed response, the **legal owner** must perform model revalidation testing of the battery **energy storage facility** in accordance with subsection 12(2).
- (4) The **legal owner** of a battery **energy storage facility** must provide to the **ISO** the written results of any model revalidation testing no later than sixty (60) **business days** after receipt of the notice described in subsection 12(3).
- (5) Notwithstanding subsection 12(4), the **legal owner** of a battery **energy storage facility** is not required to provide the revalidation testing results if, between the date the **ISO** delivers the written notice and the deadline date for the submission of model revalidation testing results:
 - (a) the legal owner demonstrates to the satisfaction of the **ISO** that the lack of consistency described in subsection 12(3) was caused by equipment problems for the battery **energy storage facility** that the legal owner corrected prior to the revalidation testing date; and
 - (b) the **ISO** provides written notice to the **legal owner** that the revalidation testing results are not required.
- (7) The results of any model revalidation testing performed pursuant to subsections 12(1) and 12(3) must be reported to the **ISO** in accordance with the requirements of subsection 14.

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Reactive Power Verification Testing

- **13(1)** The **legal owner** of a battery **energy storage facility** must, subject to subsection 13(3), verify the **reactive power** capability of the battery **energy storage facility** at the **maximum authorized charging power** and **maximum authorized discharging power** for the battery **energy storage facility** at regular intervals no later than five (5) years from the date the prior **reactive power** verification or re-verification testing was completed.
- (2) The reactive power testing for the battery energy storage facility for both the maximum authorized charging power and the maximum authorized discharging power must achieve:
 - (a) the gross reactive power at zero point nine zero (0.90) over-excited power factor; and
 - (b) the gross reactive power at zero point nine five (0.95) under-excited power factor.
- (3) The legal owner of a battery energy storage facility may test the battery energy storage facility at values other than the maximum authorized charging power and maximum authorized discharging power, but only if ambient conditions or transmission system limits do not allow the battery energy storage facility to achieve the maximum authorized charging power and maximum authorized discharging power or the reactive power requirements.
- (4) Where a battery energy storage facility has a common point of connection with a generating asset and the **reactive power** resources are shared, the testing described in this subsection 13 must verify that the **reactive power** capability is in accordance with the applicable requirements of section 502.13 of the **ISO rules**, *Battery Energy Storage Facility Technical Requirements*.
- (5) Where the **ISO** provides written notice to the **legal owner** of a battery **energy storage facility** that the observed response of the battery **energy storage facility** is not consistent with the **reactive power** requirements for that battery **energy storage facility**, the **legal owner** must perform **reactive power** reverification testing in accordance with subsection 13(2).
- (6) The **legal owner** of a battery **energy storage facility** must provide the **reactive power** reverification testing results to the **ISO** no later than sixty (60) **business days** after receipt of the notice described in subsection 13(4).
- (7) Notwithstanding subsection 13(5), the **legal owner** of a battery **energy storage facility** is not required to provide the **reactive power** re-verification testing results if, between the date the **ISO** delivers the written notice and the deadline date for the submission of the testing results:
 - (a) the legal owner demonstrates to the satisfaction of the **ISO** that the lack of consistency described in subsection 13(4) was caused by equipment issues with the battery **energy storage facility** that the legal owner corrected prior to the testing date; and
 - (b) the **ISO** provides written notice to the legal owner that the re-verification testing results are not required.
- (8) The results of any **reactive power** re-verification testing performed pursuant to subsections 13(1) or 13(3) must be reported to the **ISO** in accordance with subsection 14, and must contain sufficient data to confirm the **reactive power** capability of the battery **energy storage facility**.

Model Validation and Reactive Power Verification Reporting

14(1) The **legal owner** of a battery **energy storage facility** must submit all test results referred to in this rule to the **ISO** in the form of reports that meet the requirements specified by the **ISO**.

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- (2) In addition to any other reporting requirements specified in this rule, the **legal owner** of a battery **energy storage facility** must submit a separate report in accordance with subsection 14(1) to the **ISO** no later than one hundred and eighty (180) **days** after the date of completion of each of:
 - (a) the first connection of a battery **energy storage facility** to the **transmission system**;
 - (b) the first connection of a battery **energy storage facility** to the **transmission system** upon completion of any modification described in subsections 11(2);
 - (c) the in-service date of any increased maximum authorized charging power or maximum authorized discharging power of a battery energy storage facility that the ISO approves under section 502.13 of the ISO rules;
 - (d) the completion of any model revalidation testing other than that required in subsection 12;
 - (e) the completion of any **reactive power** verification or re-verification testing other than that required in subsection 13.

Power Quality

- **15(1)** The **ISO** must, where voltage unbalance is identified on the **transmission system**, address the unbalance in accordance with the specifications set out in the version of the *International Electrotechnical Commission 61000-3-13*, *Electromagnetic compatibility (EMC) Part 3-13: Limits Assessment of emission limits for the connection of unbalanced installations to MV, HV and EHV power system at the point(s) of connection of the battery energy storage facility to the transmission system.*
- (2) The **legal owner** and **operator** of a battery **energy storage facility** must assist the **ISO** in a power quality investigation, including but not limited to an investigation relating to voltage unbalance, harmonics, resonance and flicker.

Revision History

Date	Description
2016-04-25	Initial release.

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ISO Rules Part 500 Facilities Division 502 Technical Requirements Section 502.15 Reporting Facility Modelling Data



Applicability

- 1 Section 502.15 applies to:
 - (a) the legal owner of a transmission facility;
 - the legal owner of an aggregated generating facility directly connected to the transmission system;
 - (c) the **legal owner** of a **generating unit** directly connected to the **transmission system**;
 - (d) the **legal owner** of an industrial complex directly connected to the **transmission system**;
 - (e) the legal owner of an electric distribution system; and
 - (f) the ISO.

Requirements

Submission of Data Related to a New Facility, or a Planned Modification to, or Re-rating of, an Existing Facility

- **2(1)** The **ISO** must post a list of electrical and physical parameters for the modelling data and records that are to be submitted to the **ISO** in accordance with this section 502.15 to the AESO website, which may be amended from time to time in accordance with subsection 8.
- (2) Subject to subsection 3, a **legal owner** must submit to the **ISO** the modelling data and records related to new equipment, machinery or other facility components or a planned modification to, or rerating of, any existing equipment, machinery or other facility components set out in the list of electrical and physical parameters provided to the **legal owner** by the **ISO** in accordance with subsection 2(1).
- (3) The modelling data and records described in subsection 2(2) must be submitted to the **ISO** in writing, in the forms provided by the **ISO**, no later than thirty (30) **days** prior to the proposed date of energization of new equipment, machinery or other facility components or the modification of existing equipment, machinery or other facility components, or thirty (30) **days** prior to the application of new ratings to existing equipment, machinery or other facility components, unless otherwise specified by the **ISO**.
- (4) The **ISO** may notify the **legal owner**, in writing, of any deficiencies the **ISO** identifies regarding the modelling data and records submitted pursuant to subsection 2(3).
- (5) A legal owner that receives a written notice under subsection 2(4) must respond to the ISO, in writing, and, where necessary, resubmit the modelling data and records provided under subsection 2(3) no later than thirty (30) days after receipt of the written notice, unless otherwise approved by the ISO.

Submission of Data Related to an Urgent and Unplanned Modification to, or Re-rating of, an Existing Facility

3(1) Where a **legal owner** specified in subsection 1 makes a modification to, or re-rating of, any existing equipment, machinery or other facility components set out in the list of electrical and physical parameters provided to the **legal owner** by the **ISO** in accordance with subsection 2(1) on an urgent and unplanned basis, including an unplanned transmission facility limit change described in Section 304.6 of the **ISO rules**, *Unplanned Transmission Facility Limit Changes*, and such modification or re-rating precludes the **legal owner** from complying with the submission timing requirements of subsection 2(3), then the **legal owner** must, within three (3) **business days** after making the modification or re-rating, or within a shorter period of time as deemed necessary by the **ISO** in its sole discretion, submit the following information to

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the ISO in writing:

- (a) a description of the modification or re-rating made to each piece of equipment, machinery or other facility component;
- (b) the reason for the modification or re-rating;
- (c) the period of time the modification or re-rating will be in effect; and
- (d) the modelling data and records related to the modification or re-rating.
- (2) The **legal owner** must, if it does not have the specific modelling data and records available to meet the three (3) **business days** requirement in subsection 3(1)(d), notify the **ISO** in writing within three (3) **business days** after making the modification or re-rating, and submit these records to the **ISO**, in writing, as they become available.
- **(3)** Notwithstanding subsection 3(1), the **legal owner** is not required to submit modelling data and records for a mobile transformer if:
 - (a) the **legal owner** is setting up a mobile transformer to address an urgent or unplanned situation; and
 - (b) the mobile transformer is energized for less than fifteen (15) days.

Reporting of Errors by the Legal Owner

- **4(1)** If a **legal owner** identified in subsection 1 identifies an error in any modelling data and records maintained by the **ISO** of the type described in subsection 2(2), the **legal owner** must provide the **ISO** with written notice of the error and corrections to the modelling data and records no later than thirty (30) **days** after the date the **legal owner** identifies the error, unless otherwise approved by the **ISO**.
- (2) The **ISO** must review a written notice submitted pursuant to subsection 4(1) and may notify the **legal owner** in writing of any additional information the **ISO** requires to correct the error.
- (3) A legal owner must respond to a written notice received from the ISO under subsection 4(2) and submit to the ISO:
 - (a) any additional requested information, or
 - (b) a description of the reasons for which the **legal owner** cannot provide the additional requested information,

no later than thirty (30) days after receipt of the written notice, unless otherwise approved by the ISO.

Reporting of Suspected Errors by the ISO

- **5(1)** If the **ISO** identifies a suspected error within any modelling data and records maintained by the **ISO** of the type described in subsection 2(2), the **ISO** may provide the applicable **legal owner** with written notice of the suspected error, which notice must include a description of the reasons for which the **ISO** suspects an error.
- (2) The **legal owner** must review the written notice received pursuant to subsection 5(1) and provide a written response to the **ISO** no later than thirty (30) **days** after the receipt of the written notice, unless otherwise approved by the by the **ISO**, which either:
 - (a) confirms the error and provides the necessary corrections to the modelling data and records;

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- (b) provides a sufficient explanation of the reasons for which the ISO's determination of the suspected error was inaccurate or incorrect.
- (3) If the **ISO** is not satisfied with a response provided by a **legal owner** pursuant to subsection 5(2) or 5(4), it may notify the **legal owner** in writing, which notice must specify the reasons for which the **ISO** is not satisfied with the response.
- (4) A legal owner must, if it receives a notice from the ISO under subsection 5(3), submit an updated response no later than thirty (30) days after receipt of the notice, unless otherwise approved by the ISO.

Provision of Modelling Data and Records by a Legal Owner

- **6(1)** The **ISO** may make a written request of a **legal owner** identified in subsection 1 for modelling data and records.
- (2) Notwithstanding subsections 2(1) and (2), the **ISO** may make a request under subsection 6(1) for modelling data and records that are not included on the **ISO**'s list of electrical and physical parameters.
- (3) A legal owner must respond to a request received from the ISO under subsection 6(1) and submit to the ISO in writing:
 - (a) the requested modelling data and records, or
 - a description of the reasons for which the legal owner cannot provide the requested modelling data and records,

no later than thirty (30) days after receipt of the request, unless otherwise approved by the ISO.

Waiver of Requirements

7 The **ISO** may waive any requirements of subsections 2 and 3 of this section 502.15, by providing written notice to a **legal owner** identified in subsection 1, if the **ISO** determines that the modelling data and records the **legal owner** is required to provide are not necessary and their absence will not significantly impact the **ISO**'s **transmission system** model.

Revision to the List of Electrical and Physical Parameters

- 8 The **ISO** must, to amend the list of electrical and physical parameters posted to the AESO website in accordance with subsection 2(1):
 - (a) notify and seek comments from the Transmission Data Committee, or its successor, regarding the amendments to the list of electrical and physical parameters;
 - (b) notify **market participants** no less than thirty (30) **days** in advance of the amended list of electrical and physical parameters coming into effect; and
 - (c) post the amended list of electrical and physical parameters to the AESO website on the effective date.

Revision History

Date	Description
2016-07-26	Initial release

Division 502 Technical Requirements Section 502.16 Aggregated Generating Facilities Operating Requirements



Applicability

- 1 Section 502.16 applies to:
 - (a) the operator of an aggregated generating facility that is directly connected to the transmission system or to a transmission facility within the service area of the City of Medicine Hat, including an aggregated generating facility situated within an industrial complex that is directly connected to the transmission system or to a transmission facility within the service area of the City of Medicine Hat;
 - (b) the legal owner of an aggregated generating facility that is directly connected to the transmission system or to a transmission facility within the service area of the City of Medicine Hat, including an aggregated generating facility situated within an industrial complex that is directly connected to the transmission system or to a transmission facility within the service area of the City of Medicine Hat; and
 - (c) the ISO.

Requirements

Functional Specification

- **2(1)** The **ISO** may issue a written functional specification containing further details, direction and discrete work requirements and specifications for the design, construction and operation of any wind **aggregated generating facilities** and associated **transmission system** connection facilities.
- (2) The functional specification must be generally consistent with the provisions of this section 502.16 but may contain material variances approved of by the **ISO** based upon its discrete analysis of any one or more of the technical, economic, safety, operational and system reliability requirements related to the specific facility project.

Requirements to Operate and Maintain an Aggregated Generating Facility

- **3(1)** This subsection 3 does not apply to:
 - (a) excitation systems;
 - (b) voltage regulating systems; or
 - (c) power system stabilizers,

as the applicable requirements are set out in **reliability standard** VAR-002-AB, *Generator Operation for Maintaining Network Voltages*.

- (2) The legal owner of an aggregated generating facility must operate and maintain the aggregated generating facility to comply with the relevant technical design parameters applicable to the aggregated generating facility under section 502.1 of the ISO rules, Aggregated Generating Facilities Technical Requirements, for so long as the aggregated generating facility remains connected to the transmission system or a transmission facility in the service area of the City of Medicine Hat.
- (3) The operator of an aggregated generating facility must, if it determines that any aggregated generating facility equipment required to meet the applicable technical requirements referred to in subjection 3(2) has become unavailable or is otherwise no longer meeting those requirements, report to the ISO in accordance with subsection 3(4) no later than one (1) business day after making such a determination.

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- (4) A report to the ISO as required by subsection 3(3) must include:
 - (a) a description of the cause of the equipment unavailability or the reason that the equipment no longer meets the applicable technical design requirements;
 - (b) a plan to address the problem, including testing; and
 - (c) the expected date and time when the equipment will be repaired.
- (5) The operator of an aggregated generating facility must, if the aggregated generating facility equipment is not repaired by the expected date and time provided in the report described in subsection 3(4)(c), report to the ISO no later than one (1) business day after the original expected date and time of the reason why the aggregated generating facility equipment was not repaired at the expected date and time, and provide the ISO with a revised date and time for repair.
- (6) The operator of an aggregated generating facility must report to the ISO no later than one (1) business day after the equipment described in subsection 3(3) has been repaired.
- (7) If the **ISO** provides written notice to the **legal owner** of an **aggregated generating facility** detailing evidence that the observed performance of the **aggregated generating facility** is not consistent with any of the applicable technical requirements, the **legal owner** must submit to the **ISO** a written report, in accordance with subsection 13, demonstrating that the **aggregated generating facility** is capable of meeting those requirements.
- (8) The **legal owner** must submit a report pursuant to subsection 3(7) no later than sixty (60) **business** days after receipt of the **ISO**'s written notice.
- **(9)** Notwithstanding subsection 3(8), the **legal owner** of an **aggregated generating facility** is not required to provide the report if, between the date the **ISO** delivers the written notice and the deadline date for the submission of the report:
 - (a) the legal owner demonstrates to the satisfaction of the ISO that the lack of consistency described in subsection 3(7) was caused by equipment problems for the aggregated generating facility that the legal owner corrected prior to the deadline date for the submission of the report; and
 - (b) the **ISO** provides written notice to the **legal owner** that the report is not required.

Requirements for Governor System

4 Subject to subsection 3, the **operator** of an **aggregated generating facility** must, if the **aggregated generating facility** is equipped with a **governor system**, only operate the **aggregated generating facility** with the **governor system** in service, in droop mode, and free to respond to frequency changes.

Requirements for Operation at Maximum Authorized Real Power

- **5(1)** The **operator** of an **aggregated generating facility** must not operate the **aggregated generating facility** above the **maximum authorized real power** provided to the **ISO** in accordance with section 502.1 of the **ISO rules**, *Aggregated Generating Facilities Technical Requirements*.
- (2) Notwithstanding subsection 5(1), the ISO may, during supply shortfall events, request that the operator of an aggregated generating facility operate above the maximum authorized real power of the aggregated generating facility.

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(3) The **ISO** must, when the additional **real power** referred to in subsection 5(2) is no longer required, notify the **operator** of the **aggregated generating facility** to return the **aggregated generating facility** to a value at or below the **maximum authorized real power**.

Operating Requirements for the Synchrophasor Measurement and Sequence of Event Devices

The **legal owner** of an **aggregated generating facility** must retain any available synchrophasor measurements and sequence of event records for a minimum period of one (1) calendar year.

Operating Data Requests

- **7(1)** The **ISO** may request, by way of written notice, operating data from the **legal owner** of an **aggregated generating facility**.
- (2) The legal owner of an aggregated generating facility must:
 - (a) submit the operating data requested by the **ISO**, if available, no later than five (5) **business** days after receipt of the notice set out in subsection 7(1); or
 - (b) if the operating data requested by the **ISO** is not available, advise the **ISO** in writing no later than five (5) **business days** after receipt of the notice set out in subsection 7(1).

Reactive Current Compensation Setting

- **8(1)** The **ISO** must provide the **legal owner** of an **aggregated generating facility** with one hundred and eighty (180) **days**' notice in writing that a change to the reactive current compensation settings of the **aggregated generating facility** is required.
- (2) The **legal owner** of an **aggregated generating facility** that is equipped with reactive current compensation settings must, upon receiving a notice in writing from the **ISO** referenced in subsection 8(1):
 - (a) make a change to the reactive current compensation settings of the aggregated generating facility on or before the date specified by the ISO; and
 - (b) provide written confirmation to the **ISO** that it has done so.
- (3) The **legal owner** of an **aggregated generating facility** that is not equipped with reactive current compensation settings must, upon receiving a notice in writing from the **ISO** referenced in subsection 8(1), advise the **ISO** in writing that it is not equipped with such settings on or before the date specified by the **ISO**.

Testing Applicability

The following subsections 10 and 11 are only applicable to the **legal owner** of an **aggregated generating facility** that has a **maximum authorized real power** equal to or greater than 9 MW.

Baseline Testing

- **10(1)** The **legal owner** of an **aggregated generating facility** must perform baseline testing, including model validation, in accordance with subsection 10(2), to validate the following **aggregated generating facility** models as applicable to the technology used in the **aggregated generating facility**:
 - (a) generator or convertor;
 - (b) **excitation system** including the:
 - (i) voltage regulating system or automatic voltage regulator in voltage control mode; and

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- (ii) reactive power resources;
- (c) power system stabilizer for an aggregated generating facility equipped with a power system stabilizer;
- (d) turbine-governor system or real power controller; and
- (e) other aggregated generating facility models as the ISO requests.
- (2) The legal owner of an aggregated generating facility must perform baseline testing when any modification is made that changes the modelled behaviour of the aggregated generating facility with respect to the transmission facilities.
- (3) The **legal owner** of an **aggregated generating facility** is only required to perform testing on those portions of the models that are affected by the modifications described in subsection 10(2).
- (4) The legal owner of an aggregated generating facility must perform reactive power verification, in accordance with subsection 12 as part of the baseline testing.
- (5) The results of the baseline testing performed pursuant to subsection 10(2) must be reported to the **ISO** in accordance with subsection 13.

Model Revalidation Testing

- **11(1)** The **legal owner** of an **aggregated generating facility** must, for each model referenced in subsection 11(2) and as applicable to the technology used in the **aggregated generating facility**, perform model revalidation testing no later than five (5) calendar years from the date of the most recently completed baseline testing or model revalidation testing.
- (2) Model revalidation testing must consist of the following aggregated generating facility models:
 - (a) **excitation system** including the **voltage regulating system** or **automatic voltage regulator** in voltage control mode;
 - (b) power system stabilizer for an **aggregated generating facility** equipped with a power system stabilizer; and
 - (c) turbine-governor system or real power controller.
- (3) Where the **ISO** provides written notice to the **legal owner** of an **aggregated generating facility** stating that the modelled response of the **aggregated generating facility** is not consistent with the observed response, the **legal owner** must perform model revalidation testing of the **aggregated generating facility** in accordance with subsection 11(2).
- (4) The **legal owner** of an **aggregated generating facility** must provide to the **ISO** the written results of any model revalidation testing no later than sixty (60) **business days** after receipt of the notice described in subsection 11(3).
- (5) Notwithstanding subsection 11(4), the **legal owner** of an **aggregated generating facility** is not required to perform the revalidation testing if, between the date the **ISO** delivers the written notice and the deadline date for the submission of model revalidation testing results:
 - (a) the **legal owner** demonstrates to the satisfaction of the **ISO** that the lack of consistency described in subsection 11(3) was caused by equipment problems for the **aggregated generating facility** that the **legal owner** corrected prior to the revalidation testing date; and
 - (b) the **ISO** provides written notice to the **legal owner** that the revalidation testing results are not required.

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- **(6)** Notwithstanding subsection 11(1):
 - (a) the **legal owner** may make a request in writing to the **ISO** for a deferral of model validation testing for no more than one (1) year, if within that year there is a planned change to equipment; and
 - (b) the ISO must reply in writing within sixty (60) business days of receiving such a request.
- (7) The results of any model revalidation testing performed pursuant to subsections 11(1) and 11(3) must be reported to the **ISO** in accordance with the requirements of subsection 13.

Reactive Power Verification Testing

- **12(1)** The **legal owner** of an **aggregated generating facility** must, subject to subsection 12(3), perform **reactive power** verification testing of the **aggregated generating facility** at the **maximum authorized real power** for the **aggregated generating facility** at regular intervals no later than five (5) calendar years from the date of the prior **reactive power** verification or re-verification testing.
- (2) The reactive power verification testing for the aggregated generating facility for the maximum authorized real power must achieve:
 - (a) the gross reactive power at 0.90 lagging power factor; and
 - (b) the gross reactive power at 0.95 leading power factor.
- (3) The legal owner of an aggregated generating facility may test the aggregated generating facility at values other than the maximum authorized real power, but only if ambient conditions or transmission system limits do not allow the aggregated generating facility to achieve the maximum authorized real power or the reactive power requirements.
- (4) Where the **ISO** provides written notice to the **legal owner** of an **aggregated generating facility** that the observed response of the **aggregated generating facility** is not consistent with the **reactive power** requirements for that **aggregated generating facility**, the **legal owner** must perform **reactive power** re-verification testing in accordance with subsection 12(2).
- (5) Subject to the exception in subsection 12(6), the **legal owner** of an **aggregated generating facility** must provide the **reactive power** re-verification testing results to the **ISO** no later than sixty (60) **business days** after receipt of the notice described in subsection 13(4).
- (6) Notwithstanding subsection 12(5), the **legal owner** of an **aggregated generating facility** is not required to perform the **reactive power** re-verification testing if, between the date the **ISO** delivers the written notice and the deadline date for the submission of the testing results:
 - (a) the legal owner demonstrates to the satisfaction of the ISO that the lack of consistency described in subsection 12(4) was caused by equipment problems for the aggregated generating facility that the legal owner corrected prior to the testing date; and
 - (b) the **ISO** provides written notice to the **legal owner** that the report is not required.
- (7) The results of any **reactive power** re-verification testing performed pursuant to subsections 12(1) or 12(3) must:
 - (a) be reported to the **ISO** in accordance with subsection 13; and
 - (b) include a **reactive power** capability curve showing:
 - (i) over-excitation limiter or equivalents;

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- (ii) under-excitation limiters or equivalent; and
- (iii) any other limiting factors.

Model Validation and Reactive Power Verification Reporting

- **13(1)** The **legal owner** of an **aggregated generating facility** must submit all test results referred to in this section 502.16 to the **ISO** in the form of reports that meet the requirements specified by the **ISO**.
- (2) In addition to any other reporting requirements specified in this section 502.16 the **legal owner** of an **aggregated generating facility** must, unless otherwise specified in this section 502.16, submit a separate model validation and **reactive power** verification report in accordance with subsection 13(1) to the **ISO** no later than one hundred and eighty (180) **days** after the date of completion of each of:
 - (a) the first connection of an **aggregated generating facility** to the **transmission system** or a **transmission facility** within the service area of the City of Medicine Hat;
 - (b) the first connection of an **aggregated generating facility** to the **transmission system** or a **transmission facility** within the service area of the City of Medicine Hat upon completion of any modification described in subsections 10(2);
 - (c) the in-service date of any increased maximum authorized real power of an aggregated generating facility;
 - (d) the completion of model revalidation testing other than that required in subsection 11(3); and
 - (e) the completion of any **reactive power** verification or re-verification testing other than that required in subsection 12(4).

Power Quality

- **14(1)** The **ISO** must assess voltage unbalance concerns in accordance with the specifications set out in the *International Electrotechnical Commission 61000-3-13, Electromagnetic compatibility (EMC) Part 3-13: Limits Assessment of emission limits for the connection of unbalanced installations to MV, HV and EHV power systems at the point of connection of the aggregated generating facility to the transmission system or a transmission facility within the service area of the City of Medicine Hat.*
- (2) The **legal owner** and the **operator** of an **aggregated generating facility** must assist the **ISO** in a power quality investigation.

Operator Availability

The **legal owner** of an **aggregated generating facility** must have a designated personnel available twenty four (24) hours a **day** every **day** of the calendar year for contact and communication with the **ISO**, in accordance with all applicable **ISO** rules and reliability standards.

Aggregated Generating Facility Disconnection

16 The operator of an aggregated generating facility must not, after the connecting breaker or feeder breaker of the aggregated generating facility has been opened or tripped, electrically reconnect to the transmission facility without prior approval from the ISO.

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Part 500 Division 502 Technical Requirements Section 502.16 Aggregated Generating Facilities Operating Requirements



Revision History

Date	Description
2018-09-01	Initial release

Part 500 Facilities
Division 504 Legal Owners of Transmission
Facilities and Load Facilities
Section 504.3 Coordinating Energization, Commissioning and
Ancillary Services Testing



Applicability

- 1 Section 504.3 applies to:
 - (a) the legal owner of a transmission facility that requires:
 - (i) a new connection to other transmission facilities in the balancing authority area of the ISO:
 - (ii) a transmission facility modification to facilities with equipment listed in subsections 5 or 6;
 - (iii) testing in accordance with any ancillary services technical requirements;
 - (b) the **legal owner** of a transmission-connected load facility which the **ISO** determines may impact the reliable operation of the **interconnected electric system** and notifies the **legal owner** of such determination and that requires:
 - (i) a new connection to other transmission facilities in the balancing authority area of the ISO:
 - (ii) a **transmission facility** modification to facilities with equipment listed in subsection 5 or 6;
 - (iii) testing in accordance with any ancillary services technical requirements; and
 - (c) the ISO.

Requirements

Connecting New Facilities

- **2(1)** Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must not energize its facility until obtaining written confirmation from the **ISO** that:
 - (a) the legal owner has met the energization requirements; and
 - (b) the **legal owner**'s final **commissioning** plan, required under subsection 4, is approved.
- (2) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must, on the **day** of and not less than one (1) hour prior to energizing any facility, phone the **ISO** and obtain verbal authorization from the **ISO** to energize the facility.
- (3) After receiving authorization to energize its facilities, the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may energize the facility and commence the **commissioning** activities.

Conducting Ancillary Services Testing

3(1) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must not begin testing its facility in accordance with **ancillary services** technical requirements until obtaining written confirmation from the **ISO** that the **legal owner**'s final testing plan,

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Effective: 2012-12-31

Part 500 Facilities



Facilities and Load Facilities Section 504.3 Coordinating Energization, Commissioning and Ancillary Services Testing



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required under subsection 4, is approved.

- (2) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must, on the **day** of and not less than one (1) hour prior to testing any facility in accordance with **ancillary services** technical requirements, phone the **ISO** and obtain verbal authorization from the **ISO** to energize the facility.
- (3) After receiving authorization to test its facility, the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may commence testing activities in accordance with **ancillary services** technical requirements.

Plans for Commissioning New Facilities or Conducting Ancillary Services Testing

- **4** Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must provide final, written **commissioning** or testing plans to the **ISO**:
 - (a) which the **ISO** approves as being able to be implemented without impacting the reliable operation of the **interconnected electric system**;
 - (b) detailing the types of tests the legal owner proposes to conduct;
 - (c) in sufficient time to allow the **ISO** to approve the plans a minimum of thirty (30) **days** prior to **commissioning**; and
 - (d) containing the minimum detail as noted in subsection 5 and 6, as appropriate.

Plan Details for Commissioning and Ancillary Services Testing of Major Facilities

- **5** Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility that owns any of the following **transmission facilities**:
 - (a) motors of a rating sufficient to cause operational concerns, as the **ISO** identifies during the connection project process;
 - (b) static VAr compensators;
 - (c) high voltage direct current facilities;
 - (d) flexible alternating current transmission system devices;
 - (e) phase shifting transformers;
 - (f) alternating current transmission line series compensation;
 - (g) synchronous condensers; or
 - (h) energy storage facilities,

intending to conduct **commissioning** or **ancillary services** testing activities on such facilities, must include in its **commissioning** or testing plan the details of the proposed testing activities, including the expected output, consumption or transfer of **real power** and **reactive power** from the facility to the

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interconnected electric system and over what periods of time.

Commissioning Minor Facilities Plan Details

- 6 The **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility intending to conduct **commissioning** and testing activities on any of the following:
 - (a) circuit breakers;
 - (b) transformers and voltage regulators;
 - (c) capacitor banks;
 - (d) reactors; and
 - (e) alternating current transmission lines,

must include in its commissioning plan the proposed date and time of energization.

Changes to Approved Commissioning or Testing Activities

- **7(1)** The **ISO** may amend or suspend any **commissioning** or testing activities it has already approved under subsection 4, based on real time **reliability** requirements of the **interconnected electric system** and necessary **ISO** operational flexibility, and it may do so by providing written or verbal notice to the **legal owner** of the facility.
- (2) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may suspend its **commissioning** or testing activities by giving verbal notice to the **ISO**.
- (3) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may amend its **commissioning** or testing activities by making a verbal request to the **ISO** and obtaining verbal approval.
- **(4)** A **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility that has amended or suspended any previously approved **commissioning** or testing activities must, if the **ISO** requests, submit a revised, written **commissioning** or testing plan and must do so within the timeframe the **ISO** specifies in order to proceed with **commissioning** or testing activities.

Revision History

Effective Description
2012-12-31 Initial Release

ISO Rules

Effective: 2012-12-31



Division 504 Legal Owners of Transmission Facilities and Load Facilities

Section 504.4 Coordinating Operational Testing

Applicability

- 1 Section 504.4 applies to:
 - (a) the legal owner of a transmission facility:
 - (i) that is already in normal operation; and
 - (ii) for which the **legal owner** intends to conduct operational testing activities;
 - (b) the legal owner of a transmission-connected load facility which the ISO determines may impact the reliable operation of the interconnected electric system and notifies the legal owner of such determination and:
 - (i) that is already in normal operation; and
 - (ii) for which the legal owner intends to conduct operational testing activities; and
 - (c) the ISO.

Requirements

Conducting Operational Testing Activities

- **2(1)** Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must not conduct operational testing activities on the facility until obtaining written confirmation from the **ISO** that the **legal owner**'s final operational testing plan, required under subsection 3(2), is approved.
- (2) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility must, on the **day** of but no less than one (1) hour prior to conducting operational testing activities on any facilities, phone the **ISO** and obtain verbal authorization from the **ISO** to conduct the activities.
- (3) After receiving authorization to conduct operational testing activities on a facility, the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may conduct the testing activities.

Major Operational Testing Plan Details

- **3(1)** Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility that owns any of the following **transmission facilities**:
 - (a) motors of a rating sufficient to cause operational concerns, as the ISO identified during the connection process;
 - (b) static VAr compensators;
 - (c) high voltage direct current facilities;
 - (d) flexible alternating current transmission system devices;



Division 504 Legal Owners of Transmission Facilities and Load Facilities

Section 504.4 Coordinating Operational Testing

- (e) phase shifting transformers;
- (f) alternating current transmission line series compensation;
- (g) synchronous condensers; or
- (h) energy storage facilities,

must provide its final, written operational testing plans to the **ISO** detailing the proposed date and time of testing, the proposed testing activities, including the expected output, consumption or transfer of **real power** and **reactive power** from the facility to the **interconnected electric system** and over what periods of time.

- (2) The **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility that provides final, operational testing plans to the **ISO** under subsection 3(1) must ensure that:
 - (a) the **ISO** approves such plans as being able to be implemented without impacting the reliable operation of the **interconnected electric system**; and
 - (a) the **legal owner** provides such plans in sufficient time to allow the **ISO** to approve the plans a minimum of fifteen (15) **days** prior to the desired testing date.

Unexpected Operational Testing Plan Details

- **4** Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility who desires to perform operational testing in order to recover from an unexpected operational problem must:
 - (a) contact the **ISO** by phone to request approval for the testing;
 - (b) provide a description of the testing, including the expected output, consumption or transfer of real power and reactive power from the facility to the interconnected electric system and over what periods of time;
 - (c) not initiate the testing until obtaining verbal approval from the ISO; and
 - (d) phone the **ISO** to advise when the testing is complete.

Changes to Approved Testing Activities

- **5(1)** The **ISO** may amend or suspend any testing activities it has already approved, based on real time **reliability** requirements of the **interconnected electric system** and necessary **ISO** operational flexibility, and it may do so by providing written or verbal notice to the **legal owner** of the facility.
- (2) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may suspend its testing activities by giving verbal notice to the **ISO**.
- (3) Each of the **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility may amend its testing activities by making a verbal request to the **ISO** and obtaining verbal



Division 504 Legal Owners of Transmission Facilities and Load Facilities

Section 504.4 Coordinating Operational Testing

approval from the ISO.

(4) A **legal owner** of a **transmission facility** and the **legal owner** of a transmission-connected load facility that has amended or suspended any previously approved testing activities must, if the **ISO** requests, submit a revised written operatonal testing plan and must do so within the timeframe the **ISO** specifies in order to proceed with the testing activities.

Revision History

Effective Description
2012-12-31 Initial Release





Section 504.5 Service Proposals and Cost Estimating

Applicability

- 1 Section 504.5 applies to:
 - (a) the **legal owner** of a **transmission facility**, except where the person who is eligible to apply for the construction and operation of the **transmission facility** is determined by a competitive process developed by the **ISO** in accordance with the **Act**; and
 - (b) the ISO.

Requirements

Service Proposal

The **legal owner** of a **transmission facility** must, when it receives a written request from the **ISO** to provide a **service proposal**, provide the **service proposal** within the time specified in the request, or within an alternative timeframe agreed to by the **ISO**.

Cost Estimate

- 3 The **ISO** may provide a written request for information to the **legal owner** of a **transmission facility** regarding the preparation of a **cost estimate** or revised **cost estimate** in a specified accuracy range for a **transmission facility** project as follows:
 - (a) a needs identification document estimate; or
 - (b) a service proposal estimate.
- The **legal owner** of a **transmission facility** must, when it receives a written request for information from the **ISO** under subsection 3, provide a written response to the **ISO** within fifteen (15) **business days** or within an alternative time frame agreed to by the **ISO**, including:
 - (a) an estimate of the time required to prepare the **cost estimate** or revised **cost estimate**;
 - (b) an estimate of the expense required to prepare the **cost estimate** or revised **cost estimate**;
 - (c) where the legal owner of a transmission facility cannot provide the ISO with a cost estimate or a revised cost estimate within the accuracy range specified in the ISO's request:
 - (i) an indication of the accuracy range in which the cost estimate can be provided; and
 - (ii) a description of the reason why the **cost estimate** can be provided within this alternate **accuracy range** but not within the **accuracy range** specified in the **ISO**'s request.
- **5(1)** Upon receiving the information described in subsection 4, the **ISO** may make a written request that the **legal owner** of a **transmission facility** provide a **cost estimate** or revised **cost estimate** within a specified time period.
- (2) The **legal owner** of a **transmission facility** must provide the **ISO** with a **cost estimate** or revised **cost estimate** requested in accordance with subsection 5(1) within the time period specified by the **ISO**, including:
 - (a) the assumptions used in preparing the **cost estimate**;
 - (b) the period of time for which the **cost estimate** is valid; and
 - (c) any proposed capital maintenance costs included within any **Commission** approval.





Section 504.5 Service Proposals and Cost Estimating

- (3) The ISO must, when making a written request under subsection 5(1), provide the **legal owner** of a **transmission facility** with the information that the **legal owner** reasonably requires in order to prepare the **cost estimate**.
- The most recent **service proposal estimate** provided in accordance with subsection 5 will be considered the **original budget** for the **transmission facility** project.

Post Permit and License Estimate

- **7(1)** The **legal owner** of a **transmission facility** that provides a **cost estimate** to the **ISO** in accordance with subsection 5 must provide a **post permit and license estimate** for a **transmission facility** project to the **ISO** within one hundred and eighty (180) **days** from the date that the **Commission** has issued all permits and granted all licences for the facilities associated with the **transmission facility** project in accordance with the *Hydro and Electric Energy Regulation*, unless the **ISO** otherwise authorizes in writing.
- (2) The ISO may make a written request that a **post permit and license estimate** referenced in subsection 7(1) be provided in a specific **accuracy range**.
- (3) The **legal owner** of a **transmission facility** must, when it receives a request from the **ISO** in accordance with subsection 7(2), provide the **post permit and licence estimate** in the accuracy range specified in the request.
- (4) Notwithstanding subsection 7(1), where the **final energization** date of all facilities included in a service proposal for a single **transmission facility** project is less than one hundred and eighty (180) **days** after permit and license are granted, the **legal owner** of a **transmission facility** is not required to provide a **post permit and license estimate** to the **ISO**.

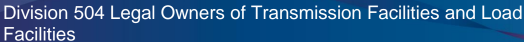
Final Cost Estimate

- **8(1)** The **legal owner** of a **transmission facility** that provides a **cost estimate** to the **ISO** in accordance with subsection 5 must provide the **ISO** with a **final cost estimate** no later than ninety (90) **days** after **final energization** of all facilities included in a **service proposal** for a **transmission facility** project, unless the **ISO** agrees otherwise in writing.
- (2) The ISO may make a written request that a **final cost estimate** referenced in subsection 8(1) be provided in a specific **accuracy range**.
- (3) The **legal owner** of a **transmission facility** must, when it receives a request from the **ISO** in accordance with subsection 8(2), provide the **final cost estimate** in the accuracy range specified in the request.

Preparation of Cost Estimates and Provision of Further Information

- **9(1)** The **legal owner** of a **transmission facility** must ensure that any **cost estimate** provided in accordance with this section 504.5 of the **ISO rules** is accurate, complete and in an appropriate level of detail.
- (2) The ISO may make a written request that the legal owner of a transmission facility provide additional information relating to a cost estimate provided in accordance with this section of the ISO rules within a specified time period.
- (3) The **legal owner** of a **transmission facility** must provide the **ISO** with the additional information requested under subsection 9(2) within the time period specified by the **ISO**, unless the **ISO** agrees otherwise in writing.

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Section 504.5 Service Proposals and Cost Estimating

Final Cost Report

The legal owner of a transmission facility that provides a final cost estimate to the ISO in accordance with subsection 8 must, as soon as practicable and no later than one hundred and eighty (180) days after the final energization of all facilities included a the service proposal for a transmission facility project, provide an accurate and complete final cost report for the transmission facility project in the same level of detail as the final cost estimate, unless the ISO agrees otherwise in writing.

Revision History

Date	Description
2016-04-29	Initial release.

Effective: 2016-04-29 Page 3



Applicability

- 1 Section 505.2 applies to:
 - (a) the ISO.

Requirements

Performance Assessment

- **2(1)** The **ISO** must use the performance criteria in this section 505.2, in accordance with section 29(5) of the *Transmission Regulation*, to assess the satisfactory performance of a generation facility, being a **generating unit** or an **aggregated generating facility**, for which a **market participant**:
 - (a) has paid to the **ISO** a **legal owner**'s contribution for the generation facility in accordance with subsection 4 of section 10 of the **ISO tariff**; and
 - (b) may receive a refund of that contribution in accordance with subsection 5 of section 10 of the **ISO tariff**.
- (2) The **ISO** must calculate the performance assessment for the 2015 calendar year and each subsequent calendar year as:
 - (a) the availability assessment calculated in accordance with subsection 3, 4 or 5 below, as applicable,
 - multiplied by
 - (b) the overcontract assessment calculated in accordance with subsection 6 below.
- (3) The ISO must calculate refund for each calendar year during the refund period as:

refund = annual amount × performance assessment,

where the annual amount is as specified in subsection 5(3) of section 10 of the ISO tariff, and the performance assessment is calculated in accordance with subsection 2(2) of this section 505.2.

Availability Assessment for Generation Other Than Wind, Hydro, Less Than 5 MW and Behind-the-Fence

- **3(1)** The **ISO** must calculate the availability assessment in accordance with this subsection 3 for a generation facility that:
 - (a) is not a hydro or wind generation facility;
 - (b) has a maximum capability of 5 MW or greater; and
 - (c) is not a generation facility that is behind-the-fence and primarily intended to fully or partially serve onsite industrial load.

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- (2) The **ISO** must calculate the availability assessment individually for each generation facility to which this subsection 3 applies.
- (3) The ISO must calculate the average hourly availability for each generation facility, where:
 - (a) hourly availability (time weighted) = $\frac{\text{available capability}}{\text{maximum capability}}$; and
 - (b) average hourly availability = $\frac{\sum hourly \text{ availability for all hours of the year}}{number \text{ of hours in the year}}$
- (4) The ISO must calculate the availability assessment for each generation facility, based on the average hourly availability as follows:

Average Hourly Availability	Availability Assessment
Less than 0.60	0%
0.60 to 0.80	average hourly availability – 0.60 × 100%
Greater than 0.80	100%

Availability Assessment for Generation Using Wind or Hydro or Less Than 5 MW

- **4(1)** The **ISO** must calculate the availability assessment in accordance with this subsection 4 for a generation facility that:
 - (a) is a hydro or wind generation facility; or
 - (b) has a maximum capability of less than 5 MW.
- (2) The ISO must:
 - (a) calculate the availability assessment in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement; and
 - (b) apply the aggregate availability assessment to each generation facility to which this subsection 4 applies.
- (3) The **ISO** must calculate the average hourly availability in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement, over all hours in the period during which performance is being assessed, where:

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(a) for an hour during a month in which Rate STS contract capacity is greater than zero (0):

hourly availability (time weighted) = $\frac{\text{metered energy+dispatch volume of operating reserves}}{\text{Rate STS contract capacity}};$

(b) for an hour during a month in which Rate STS contract capacity is zero (0):

hourly availability = 1.00; and

- (c) average hourly availability = $\frac{\sum \text{hourly availability for all hours of the year}}{\text{number of hours in the year}}$
- (4) The ISO must calculate the availability assessment in aggregate for all generation facilities that are served under a single Rate STS system access service agreement, based on the average hourly availability as follows:

Average Hourly Availability	Availability Assessment
Less than 0.15	0%
0.15 to 0.25	$\frac{\text{average hourly availability} - 0.15}{0.10} \times 100\%$
Greater than 0.25	100%

Availability Assessment for Behind-the-Fence Generation

- **5(1)** The **ISO** must calculate the availability assessment in accordance with this subsection 5 for a generation facility that is behind-the-fence and primarily intended to fully or partially serve onsite industrial load.
- (2) The ISO must:
 - (a) calculate the availability assessment in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement; and
 - (b) apply the aggregate availability assessment to each generation facility to which this subsection 5 applies.
- (3) The **ISO** must calculate the average hourly availability in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement, over all hours in the period during which performance is being assessed, where:

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- (a) if the generation facility offers on a net basis:
 - (i) for an hour during a month in which Rate STS contract capacity is greater than zero (0):

hourly availability (time weighted) =
$$\frac{\text{total available capacity}}{\text{Rate STS contract capacity}}$$
; and

(ii) for an hour during a month in which Rate STS contract capacity is zero (0):

(b) if the generation facility offers on a gross basis:

hourly availability (time weighted) =
$$\frac{\text{available capability}}{\text{maximum capability}}$$
; and

- (c) average hourly availability = $\frac{\sum hourly\ availability\ for\ all\ hours\ of\ the\ year}{number\ of\ hours\ in\ the\ year}$
- (4) The **ISO** must calculate the availability assessment in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement, based on the average hourly availability as follows:

Average Hourly Availability	Availability Assessment
Less than 0.60	0%
0.60 to 0.80	average hourly availability – 0.60 × 100% 0.20
Greater than 0.80	100%

Overcontract Assessment

- **6(1)** The **ISO** must, for a generation facility to which this section 505.2 applies:
 - (a) calculate the overcontract assessment in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement; and
 - (b) apply the aggregate overcontract assessment to each generation facility that is served under that Rate STS **system access service** agreement.
- (2) The **ISO** must calculate the overcontract factor in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement, based on the **metered energy**



supplied above Rate STS **contract capacity**, over all hours in the period during which performance is being assessed, as follows:

$$\label{eq:contract} \text{overcontract factor} = \frac{\sum (\text{metered energy-Rate STS contract capacity}}{\frac{\sum \text{Rate STS contract capacity}}{\text{all hours}}}$$

- (3) The ISO must, in any month in which Rate STS contract capacity is less than 5 MW, deem Rate STS contract capacity to be 5 MW during that month for the calculation of the overcontract factor in subsection 6(2) above.
- (4) The **ISO** must exclude from the calculation of the overcontract factor in subsection 6(2) above any hours in which the **ISO** issues a **directive** to the **legal owner** of a generation facility to temporarily exceed the Rate STS **contract capacity** during an **emergency**.
- (5) The **ISO** must calculate the overcontract assessment in aggregate for all generation facilities that are served under a single Rate STS **system access service** agreement, based on the overcontract factor calculated in subsection 6(2) above as follows:

Overcontract Factor	Overcontract Assessment
Less than 0.01	100%
0.01 to 0.05	$\frac{0.05 - \text{overcontract factor}}{0.04} \times 100\%$
Greater than 0.05	0%

Adjustments

The **ISO** may make adjustments to the hourly availability and/or the overcontract factor where the hourly availability and/or the overcontract factor are affected by events outside the control of the **owner** of a generation facility, including but not limited to a transmission and/or distribution facility outage, congestion, a **directive** issued by the **ISO** or a circumstance arising under the **ISO tariff** or an **ISO rule**.

Communication

The **ISO** must provide a preliminary performance assessment, along with all related input data, to the **owner** of a generation facility by January 31 of the year following the calendar year to which the refund relates.

Effective: 2016-01-29 Page 5 of 6 Confidentiality: Public



Revision History

Date Description

2016-01-29 Initial release.

Part 500 Facilities



Section 505.3 Coordinating Energization,

Commissioning and WECC Testing Activities



Applicability

- Section 505.3 applies to:
 - (a) the legal owner of a generating unit with a rating of five (5) MW or greater that is connected or to be connected to transmission facilities or an electric distribution system in the balancing authority area of the ISO and which such generating unit:
 - (i) is a new generating unit;
 - (ii) has been the subject of a modification affecting its net-to-grid operating capabilities;
 - (iii) requires baseline and model validation testing, being **WECC** testing; or
 - (iv) requires testing in accordance with any **ancillary services** technical requirements;
 - (b) the legal owner of an aggregated generating facility with a rating of five (5) MW or greater that is connected or to be connected to transmission facilities or to an electric distribution system in the balancing authority area of the ISO and which such aggregated generating facility:
 - (i) is a new aggregated generating facility;
 - (ii) has been the subject of a modification affecting its net-to-grid operating capabilities;
 - (iii) requires baseline and model validation testing, being **WECC** testing; or
 - (iv) requires testing in accordance with any ancillary services technical requirements; and
 - (c) the ISO.

Requirements

Connecting New Facilities

- 2(1) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must not synchronize its generating facility until obtaining written confirmation from the ISO that:
 - the **legal owner** has met the energization requirements; and
 - the **legal owner**'s final **commissioning** plan, required under subsection 3, is approved.
- (2) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must, on the day of and not less than one (1) hour prior to synchronizing any generating facilities, phone the **ISO** and obtain verbal authorization from the **ISO** to synchronize the generating facility.
- (3) After receiving authorization to synchronize its generating facilities, the legal owner of a generating unit and the legal owner of an aggregated generating facility may synchronize them to the transmission system.

Part 500 Facilities



Section 505.3 Coordinating Energization,

Commissioning and WECC Testing Activities



Plans for Commissioning, WECC Testing or Ancillary Services Testing Activities

- 3 Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must provide a final, written commissioning or testing plan to the ISO:
- which the ISO approves as being able to be implemented without impacting the reliable (a) operation of the interconnected electric system;
- detailing the types of tests the legal owner proposes to conduct, including WECC tests; and (b)
- a minimum of thirty (30) days prior to commissioning or testing.

Commissioning or Testing Major Facilities Plan Details

- **4** Any of the following:
- (a) the **legal owner** of a **generating unit** equal to or greater than five (5) MW;
- the legal owner of an aggregated generating facility equal to or greater than five (5) MW; (b)
- the legal owner of a generating unit or the legal owner of an aggregated generating facility which owns any of the following major transmission or load facilities:
 - (i) motors of a rating sufficient to cause operational concerns, as identified during the connection project process;
 - (ii) static VAr compensators;
 - (iii) high voltage direct current facilities;
 - (iv) flexible alternating current transmission system devices;
 - (v) phase shifting transformers;
 - (vi) alternating current transmission line series compensation; and
 - (vii) synchronous condensers

intending to perform commissioning, WECC testing or ancillary services testing activities on such facilities, must include in its **commissioning** or testing plan the details of the proposed testing activities, including the expected output of real power and reactive power from the facility to the interconnected electric system and over what periods of time.

Part 500 Facilities



Section 505.3 Coordinating Energization,

Commissioning and WECC Testing Activities



Commissioning Minor Facilities Plan Details

- 5 Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility that owns any of the following:
- (a) circuit breakers:
- transformers and voltage regulators; (b)
- (c) capacitor banks;
- (d) reactors; and
- alternating current transmission lines.

intending to conduct commissioning on such facilities must include in its commissioning plan the proposed date and time of energization.

Conducting Commissioning, WECC Testing or Ancillary Services Testing Activities

- 6(1) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must not begin its commissioning or testing activities until obtaining written confirmation from the **ISO** that the **legal owner**'s final **commissioning** or testing plan, required under subsection 3, is approved.
- (2) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must, on the day of and not less than one (1) hour prior to the scheduled time of commissioning or testing, phone the ISO and obtain verbal authorization from the ISO to proceed.
- (3) After receiving authorization to proceed with its **commissioning** or testing activities, the **legal owner** of a generating unit and the legal owner of an aggregated generating facility may commence the commissioning or testing activities.

Changes to Approved Commissioning or Testing Activities

- 7(1) The ISO may amend or suspend any commissioning, WECC testing or ancillary services testing activities it has already approved under subsection 3, based on real time reliability requirements of the interconnected electric system and necessary ISO operational flexibility, and it may do so by providing written or verbal notice to the legal owner of the facility.
- (2) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility may suspend its commissioning, WECC testing or ancillary services testing activities by giving verbal notice to the ISO.
- (3) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility may amend its commissioning, WECC testing or ancillary services testing activities by making a verbal request to the **ISO** and obtaining verbal approval.
- (4) A legal owner of a generating unit and the legal owner of an aggregated generating facility that has amended or suspended any previously approved commissioning, WECC testing or ancillary services testing activities must, if the ISO requests, submit a revised written commissioning or testing

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ISO Rules

Part 500 Facilities



Section 505.3 Coordinating Energization,

Commissioning and WECC Testing Activities



plan and must do so within the timeframe the ISO specifies in order to proceed with commissioning, WECC testing or ancillary services testing activities.

Revision History

Effective Description

2012-12-31 Initial release

ISO Rules

Part 500 Facilities



Division 505 Legal Owners of Generating Facilities

Section 505.4 Coordinating Operational Testing

Applicability

- Section 505.4 applies to:
 - (a) the legal owner of a generating unit:
 - (i) with a rating greater than five (5) MW;
 - (ii) connected to transmission facilities or to an electric distribution system, in the balancing authority area of the ISO;
 - (iii) that is already in commercial operation; and
 - (iv) for which the **legal owner** intends to conduct operational testing activities;
 - (b) the legal owner of an aggregated generating unit:
 - (i) with a rating greater than five (5) MW;
 - (ii) connected to transmission facilities or to an electric distribution system, in the balancing authority area of the ISO:
 - (i) that is already in **commercial operation**; and
 - (ii) for which the legal owner intends to conduct operational testing activities; and
 - (c) the ISO.

Requirements

Plans for Operational Testing

- Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must provide final, written operational testing plans to the ISO:
 - (a) which the ISO approves as being able to be implemented without impacting the reliable operation of the interconnected electric system;
 - (b) detailing the proposed date and time of operational testing and expected duration;
 - (c) specifying the types of operational testing activities;
 - (d) detailing the expected output of real power and reactive power from the generating facility to the interconnected electric system and over what periods of time; and
 - (e) in sufficient time to allow the **ISO** to approve the operational testing plans a minimum of fifteen (15) days prior to the desired testing date.

Conducting Operational Testing Activities

- 3(1) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must not conduct operational testing activities on the generating facility until obtaining written confirmation from the ISO that the legal owner's final operational testing plan, required under subsection 2, is approved.
- Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility must, on the day of and no less than one (1) hour prior to conducting operational testing activities ISO Rules

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ISO Rules Part 500 Facilities



Division 505 Legal Owners of Generating Facilities Section 505.4 Coordinating Operational Testing

on any generating facilities, phone the **ISO** and obtain verbal authorization from the **ISO** to conduct the activities.

- (3) After receiving authorization to conduct operational testing activities on a facility, the **legal owner** of a **generating unit** and the **legal owner** of an **aggregated generating facility** may conduct the activities.
- (4) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility who desires to perform operational testing required in order to recover from an unexpected operational problem must:
 - (a) contact the **ISO** by phone to request approval for the operational testing;
 - (b) provide a description of the operational testing, including the expected output of real power and reactive power from the generating facility to the interconnected electric system and over what periods of time;
 - (c) not initiate the operational testing until obtaining verbal approval from the ISO; and
 - (d) phone the **ISO** to advise when the operational testing is complete.

Changes to Approved Testing Activities

- **4(1)** The **ISO** may amend or suspend any operational testing activities it has already approved, based on real time **reliability** requirements of the **interconnected electric system** and necessary **ISO** operational flexibility, and it may do so by providing written or verbal notice to the **legal owner** of the generating facility.
- (2) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility may suspend its operational testing activities by giving verbal notice to the ISO.
- (3) Each of the legal owner of a generating unit and the legal owner of an aggregated generating facility may amend its operational testing activities by making a verbal request to the ISO and obtaining verbal approval from the ISO.
- **(4)** A **legal owner** of a **generating unit** and the **legal owner** of an **aggregated generating facility** that has amended or suspended any previously approved operational testing activities must, if the **ISO** requests, submit a revised written operational testing plan and must do so within the timeframe the **ISO** specifies in order to proceed with the operational testing activities.

Revision History

Effective Description
2012-12-31 Initial Release

Part 500 Facilities Division 507 Intertie Facilities Section 507.1 Open Access Requirements for Proposed Interties



Applicability

- 1 Section 507.1 applies to:
 - (a) a **person** proposing an **intertie** be:
 - (i) constructed; or
 - (ii) upgraded or enhanced in a manner that would result in an increase to the path rating of the intertie.

Requirements

Open and Non-Discriminatory Manner

- **2(1)** A **person** proposing an **intertie** must provide open access to **market participants** and provide that the intertie be available in an open and non-discriminatory manner, similar to the access available to other **transmission facilities**.
- (2) A **person** proposing an **intertie** must, as part of the open and non-discriminatory manner required in subsection 2(1):
 - (a) provide public notice which must, at a minimum:
 - (i) indicate the **person**'s intention to provide access to the **intertie** by way of an open and non-discriminatory process;
 - (ii) be inserted in major newspapers in Alberta and in jurisdictions outside Alberta in which the **intertie** is planned to be located, in the section of each such newspaper where such a notice would reasonably be expected to appear:
 - (b) include conducting public information sessions in Alberta and in jurisdictions outside Alberta in which the **intertie** is planned to be located; and
 - (c) make its terms and conditions of access publicly available.

Sale of Intertie Capacity

- **3(1)** A **person** proposing an **intertie** may only sell, or otherwise make available, **intertie** capacity in accordance with an open and non-discriminatory process, including **intertie** capacity that was not sold in the initial process.
- (2) The person proposing an intertie must make publicly available:
 - (a) the names of **persons** who have acquired **intertie** capacity; and
 - (b) the amount of intertie capacity each has acquired; and

must do so within one (1) month of such acquisition.

ISO Rules

Part 500 Facilities

Division 507 Intertie Facilities

Section 507.1 Open Access Requirements for Proposed Interties



Affiliates

- If an **affiliate** of a **person** proposing an **intertie** participates in the open and non-discriminatory process identified in subsection 3, the **person** proposing an **intertie** must:
 - (a) make public that participation;
 - (b) confirm that the **affiliate** was not provided any advantage in such process over other interested parties; and

must do so within one (1) month of such participation.

Terms and Conditions

5 A **person** proposing an **intertie** must include in the terms and conditions it files pursuant to subsection 27(5)(a) of the *Transmission Regulation*, provisions to prevent capacity withholding and other anti-competitive behavior.

Records

A person proposing an intertie must maintain its books and records at least to the extent reasonably necessary to verify compliance with this section 507.1 and must make those records available to the **ISO** upon reasonable prior notice.

Revision History

Effective Description
2012-11-16 Initial Release

9. TRANSMISSION

9.1 Transmission Facility Projects

9.1.1 Eligible TFO

9.1.1.1 Eligibility by Service Area

Subject to **rule** 9.1.1.2 b), c), d), e), and f) each **service area** shall have one **TFO** eligible to apply for the construction or operation, or both, of **transmission facilities** in such area. For purposes of this **rule** 9.1.1.1, the following **TFO**s are eligible for the referenced **service area**:

TFO	Service area
AltaLink L.P.	FortisAlberta Inc.
ATCO Electric Ltd.	ATCO Electric
ENMAX Power Corporation	ENMAX Corp.
EPCOR Distribution &	EPCOR Distribution &
Transmission Inc.	Transmission Inc.
City of Red Deer	City of Red Deer
City of Lethbridge	City of Lethbridge

9.1.1.2 Directions

- a) Subject to **rules** 9.1.1.2 b), c), d), e) and f),
 - i) the **ISO** will issue a **Direction** to the **TFO** eligible in the **service** area where the **Project** is located;
 - ii) with respect to a **Project** located in more than one **service area**, the **ISO** will issue a **Direction** to each **TFO** for that part of the **Project** located in its service area;
- b) With respect to transmission facilities that exist as of August 12, 2004, the owner of such facilities, or its successors and assigns, shall be the **TFO** eligible to receive a **Direction** with respect to any enhancements or upgrades to such facilities, subject to the **ISO** being satisfied that the operation of such facilities will result in the safe, reliable and efficient operation of the facilities. For purposes of this rule 9.1.1.2 b), owners include the following:

Owners
AltaLink L.P.
TransAlta Utilities Corp
ATCO Electric Ltd.
ENMAX Power Corporation
EPCOR Distribution &
Transmission Inc.
City of Red Deer
City of Lethbridge

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- c) The **ISO** may issue a **Direction** to a **TFO** other than the **TFO** that is eligible pursuant to **rule** 9.1.1.1. if such **TFO** and the **TFO** in whose **service area** the **Project** is located, have entered into an arrangement or agreement which would result in the safe, reliable and efficient operation of the **transmission system** and such arrangement or agreement has been filed with the **Commission**:
- d) Where the person who is eligible to apply for the construction and operation of a **transmission facility** was determined by a competitive process developed by the **ISO** in accordance with the **Act**, **rule** 9.1 does not apply;
- e) With respect to a **Project** that is located in more than one **service area**, where the **TFO**s in those service areas have entered into an arrangement or agreements, with respect to the **Project**,
 - i) whereby the Project is to be constructed or operated or both by one or more of the TFOs or by a separate entity created for the purpose of the Project and wholly owned, directly or indirectly, by one or more of: (A) the TFOs; (B) the direct or indirect owners of the TFOs; and (C) entities that are directly or indirectly wholly owned by the owners of the TFOs; and
 - ii) which would result in the safe, reliable and efficient operation of the transmission system and such arrangement or agreement has been filed with the **Commission**.

the **ISO** may issue a **Direction** in respect of the **Project** to one or more of the **TFO**s in accordance with such arrangement or agreement, and one or more of the **TFO**s, or the entity created for the purpose of the **Project**, is eligible to apply for the construction or operation, or both, of the transmission facilities.

- f) with respect to a **Project** all but a small portion of which is located in one **service area** with the small portion located in an adjacent **service area**, the **ISO** may issue a **Direction** to the **TFO** in whose **service area** the largest portion of the **Project** is located, if, in the **ISO**'s opinion, acting reasonably, such **Direction** will result in the safe, reliable, efficient and economic operation of the **interconnected electric system.**
- 9.1.1.3 Directions Interconnections to Jurisdictions outside Alberta
 - a) If the **ISO** has obtained approval of a **NID** for a **Project** contemplated by the **T-Reg:**
 - i) the **ISO** may issue a **Direction** to the **TFO** eligible in the **service** area where the connection of the **Project** to the **interconnected** electric system will be located if the proponent of the **Project** has submitted an application under the **HEEA** for a permit and license for the remainder of the **Project**; or

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the **ISO** may issue a **Direction** to the **TFO** eligible in accordance with **rule** 9.1.1.1 if the **Project** is proposed by the **ISO**.

9.1.2 TFO Obligation to Provide Estimates and Proposals

Removed - Effective April 29, 2016

9.1.3 Project Reporting by Designated TFOs

9.1.3.1 Monthly Reporting

Unless agreed otherwise, each **Designated TFO** with respect to a **Project**, the cost of which is estimated to be more than one million dollars, shall provide to the **ISO** on or before the 15th **Business Day** of each month commencing the month after the **ISO** has issued a **Direction** to such **Designated TFO(s)**, a **Project Progress Report**.

9.1.3.2 Project Variance Reporting

In addition to any other obligations it has with respect to a **Project**, the **Designated TFO** shall notify the **ISO** as soon as reasonably practical in the event of any of the following:

- a) if the in service date of the **Project** is forecast by it to be delayed from the in service date specified in the **Direction**; or
- b) if the forecast costs of the **Project** are expected to vary by more than 10% from the amount specified in the **Direction** or if applicable, the amount agreed to by the **ISO** in an amendment to the **Direction**; or
- c) if the **TFO** has determined that a material amendment to the scope of the **Project** is required to meet the need identified with respect to the **Project**.

9.1.3.3 Project Variance Explanation

The **Designated TFO** shall include with the notice given in **rule** 9.1.3.2, the reason or reasons for any or all of the variances, including schedule delays, cost trends and scope change.

9.1.3.4 Project Change Proposal

The **Designated TFO** shall prepare and submit to the **ISO** a **Project Change Proposal** to address the delay, cost trends, or scope change, as the case may be, identified in a notice pursuant to **rule** 9.1.3.2. The **Designated TFO** shall prepare and submit such proposal to the **ISO** as soon as reasonably practical and in any event no later than 15 **days** from the date of the notice pursuant to **rule** 9.1.3.2.

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9.1.3.5 Project Change Proposal Review

The **ISO** shall review the **Project Change Proposal** submitted by the **Designated TFO** pursuant to **rule** 9.1.3.4. As soon as reasonably practical, and no later than **15 days** following receipt of the **Project Change Proposal**, the **ISO** must do one or more of the following:

- a) approve such proposal, with or without amendments, in which event the
 Project shall be deemed amended;
- b) reject such proposal with or without requesting a revised **Project** Change Proposal;
- c) cancel the **Project**; and/or
- d) recommend that the **TFO** apply to the **Commission** for an amendment to any approval it may have obtained pursuant to the **HEEA**.

9.1.3.6 Final Cost Report

Removed - Effective April 29, 2016

9.1.3.7 Notification – Transmission Customer Projects

Notwithstanding any other provision within this **rule** 9.1.3, if a **Transmission Customer** has made an application for **system access service** for a specific **Project**, or portion of a **Project**, the ISO shall notify the **Designated TFO** in that regard. Subject to such notification;

- a) the **Designated TFO** shall provide to the **Customer** at the same time it is required to provide or submit to the **ISO**, any and all notifications and documents it is required to provide or to submit pursuant to this **rule** 9.1.3; and
- b) the **ISO** and the TFO shall review any **Project Change Proposal** with the **Customer**, and thereafter the **ISO** acting reasonably, must do one of the things identified in rule 9.1.3.5.

9.1.4 ISO Projects Reporting

No later than the last day of the month following each **Quarter**, the **ISO** shall make available on its website the **Quarterly Projects Report**.

9.1.5 Project Procurement

9.1.5.1 Project Material Procurement by Designated TFO

A **Designated TFO**, shall, in carrying out the construction of the **transmission facilities**, comply with the procurement requirements contained in this **rule**.

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9.1.5.2 Major acquisitions

Where the cost of a specific item or type of any **Project Material** required for a **Project** is forecast by the **Designated TFO**, acting reasonably, to exceed \$50,000, the **Designated TFO** shall solicit written bids to provide such material from not less than 3 arm's length suppliers.

9.1.5.3 Minor acquisitions

Where the cost of all of any specific item or type of any **Project Material** required for a **Project** is forecast by the **Designated TFO**, acting reasonably, to exceed \$10,000 but be less than \$50,000, the **Designated TFO** shall solicit written bids, including short form written bids, to provide such material from not less than 3 arm's length suppliers.

9.1.5.4 Standing Bids

The **Designated TFO** may obtain from a supplier a written bid, including a short form written bid, that is in effect for a specified period of time and utilize such bid for purpose of making a determination in accordance with the following **rule** 9.1.5.5.

9.1.5.5 Lowest Priced Compliant Bid

Subject to rule 9.1.5.6 a), in the event the **Designated TFO** receives one or more compliant bid pursuant to **rule** 9.1.5.2 or 9.1.5.3, it shall award the contract to the party that has submitted the lowest priced, fully compliant bid.

9.1.5.6 Exceptions

- a) In the event the **Designated TFO** has awarded a contract to a party from whom it has received a bid pursuant to **rules** 9.1.5.2 or 9.1.5.3, and such party did not submit the lowest priced, fully compliant bid such **TFO** shall;
 - i) demonstrate to the **ISO**, if requested, that it was commercially reasonable to do so;
 - ii) with respect to a contract awarded where bids were received pursuant to **rule** 9.1.5.2 include in the next **Project Progress Report** for the **Project**, its reasons for not awarding such contract in compliance with **rule** 9.1.5.5; and
 - iii) with respect to all such contracts, include in its books and records its reasons for not awarding such contracts in compliance with **rule** 9.1.5.5.
- b) A **Designated TFO** may award a contract to a party without obtaining a bid pursuant to **rule** 9.1.5.2 or 9.1.5.3 if the **Designated TFO** can demonstrate to the ISO that it was reasonable not to obtain competitive bids, based on any of the following:

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- i) that the party awarded the contract was the only entity capable to provide the **Project Material**;
- ii) that given reasonable **Project** schedule requirements, there was insufficient time to solicit bids; or
- iii) that there was insufficient information on which to base a bid.

9.1.5.7 Maintenance of Procurement Books and Records

Subject to any other obligation or duty a **Designated TFO** has, including without limitation any obligations it has pursuant to the **ISO Tariff** or the terms and conditions contained in the current version of the **Commission** approved tariff of such **TFO**, the **Designated TFO** shall maintain all written bids relating to the procurement of **Project Material** for each **Project** regarding which it has been issued a **Direction** for not less than one year from the date that the **ISO** has received the completed **Final Cost Report** for the **Project**.

9.1.5.8 Compliance Review Right of ISO

The **ISO** shall have the right exercisable upon reasonable prior notice to the **Designated TFO** to examine the books and records of the **Designated TFO**, including all written bids relating to the procurement of **Project Material**, to the extent reasonably necessary to verify, with respect to any **Project** compliance by the **TFO** with this **rule** 9.1.5; provided, that such right shall only continue for a period of one year from the date it has delivered the **Final Cost Report** of such **Project** to the **ISO**.

9.1.5.9 Reasons for non-compliance

In addition to any other provisions in these rules, in the event the **ISO**, acting reasonably, determines that a **Designated TFO** has not complied with this **rule** 9.1.5 regarding procurement, it shall advise the **Designated TFO** and give it the reasons for such non-compliance.

9.1.5.10 Project Procurement Report

The **Designated TFO** shall include in the **Final Cost Report** details regarding the level of competitive procurement with respect to the acquisitions for a **Project** made pursuant to **rule** 9.1.5.2.

9.1.6 Confidentiality

9.1.6.1 Data and Information Included

Subject to **rule** 9.1.6.2, all data and information either the **ISO** or **Designated TFO** provides to the other with respect to **rule** 9.1 shall be treated by the party receiving such data and information in accordance with the confidentiality provisions in the **ISO rules** or the terms and conditions contained in the current version of the **Commission** approved tariff of the **TFO**.

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9.1.6.2 Data and Information Excluded

All **NID Estimates** and all **Quarterly Projects Reports** shall not be confidential.

9.1.7 Interpretation

In the event of any conflict or inconsistency between this **rule** 9.1 and any tariff approved by the **Commission**, or **Commission** order or directive, the latter shall prevail.

9.2 Transmission Loss Factors

Removed; Effective October 10, 2012. Section has been redrafted and relocated to New ISO Rules Section 501.10.

9.3 Abbreviated Needs Identification Approval

Removed – Effective July 31, 2015

9.4 Real Time Transmission Constraint Management

Removed – Effective March 26, 2012

9.5 Annual Performance Criteria for Refund of System Contribution

Removed – Effective January 29, 2016

9.6 Merchant Transmission Facility Open Access

Removed – Effective November 16, 2012

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