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**Sent:** March 14, 2018 11:16 AM  
**To:** Rule Amendments  
**Cc:** Vito Genovese; Christopher Reali  
**Subject:** FW: Station Service MR Amendment Update

## Chapter 9

### 2.1A Station Service

2.1A.1 The *registered* market participant responsible for registering a *facility* facility consuming *transmission station service* or *connection station service* shall:

“Consuming” should be deleted from 2.1A.1.

With the proposed amendment, there is confusion if the *market participant* responsible for registering a *facility* does not consume any *transmission station service* or *connection station service*. For example, a Hydro One owned Transformer Station that has no registered wholesale meters (not a Metered Market participant at the facility) and all the station service load is consumed by say Meter Market Participant Alectra Utilities, at Beach TS.

#### Scenarios

A transformer Station owned by say Hydro One will be responsible to supply estimated station service stamped by a Professional Engineer (we assume via IESO Form 1311) under the following scenarios:

- 1) If the registered wholesale meter does capture the station service load and there is only one Metered Market Participant, the owner of the facility is not required to provide the station service estimation to the Metered Market Participant. (no apportioning of Station Service required)
- 2) If the registered wholesale meter does not capture the station service load, the owner of the facility is require to provide the station service estimation to all the Metered Market Participants within the facility. (Enable apportioning of Station Service)
- 3) If the registered wholesale meter does capture the station service load and there are more than one Metered Market Participant within the facility, the owner of said facility is require to provide the station service estimation to all the Metered Market Participants to enable apportioning of Station Service.

RE: 2.1A.3 We feel that the estimation stamped by a registered Professional Engineer under the Market Facility registration should also contain or provide supporting documentation to the Metered Market Participant. We suggest that this supporting documentation be posted on OnLineIESO so it is readily available to Metered Market Participants.

We thank you for considering our recommendations.

Sincerely,  
Vito Genovese and Rob Henschel



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