

Market Rule Amendment Proposal Form

Part 1 – Market Rule Information

Identification No.:	MR-00457-R03		
Subject:	Market Renewal Program – Resource Related Updates		
Title:	Market Renewal Program Interim Alignment – Resource Related Updates		
Nature of Proposal:			
Chapter:	Chapters 1, 2, 3, 4, 5, 6, 7 and 10		
Appendix:	2.2, 4.15, 4.19, 4.24, 5.1, 6.1 and 6.2		
Sections:	Chapter 1, Sections 4.4A, 4.4B Chapter 2, Sections 4.2, 6.3, 9.1 Appendix 2.2, Section 1.1 Chapter 3, Sections 6.2A, 6.5 Chapter 4, Sections 6.2, 7.3, 7.3A, Chapter 5, Sections 3.5, 3.7, 4.3, 4.4, 4.5, 4.8, 4.9, 4.10, 6.3 Appendix 5.1, Sections 1.1, 1.2, 1.3, Chapter 6, Sections 4.1A, 8.1, 9.3, 10.3, 11.1 Appendix 6.1, Sections 1.2 Appendix 6.2, Sections 1.1A, 1.5 Chapter 7, Sections 2.2, 2.2A, 2.2D, 2.2A, 2.2D, 2.4, 2.5, 3.3, 21.8 Chapter 10, Section 4.3		
Sub-sections proposed for amending:	Various		
Current Market Rules Baseline:	September 2022		

Part 2 – Proposal History

Version	Reason for Issuing	Version Date
1.0	Draft for Stakeholder Review	September 9, 2022
2.0	Draft following stakeholder feedback period	December 20, 2022
3.0	Draft for Technical Panel Review	February 7, 2023
4.0	Publish for stakeholder review and comment	February 22, 2023

Approved Amendment Publication Date:

Approved Amendment Effective Date:

Part 3 – Explanation for Proposed Amendment Summary

The IESO proposes to amend the market rules to continue to integrate the new defined term 'resource' into the market rules, which was first introduced in the Market Entry and Prudentials batch. The term 'resource' is being introduced to better describe the interactions between IESO's systems and market participants and their facilities. This will require several amendments to chapters and sections of the market rules not otherwise impacted by Market Renewal, which are included in this proposal.

Background

Please refer to the MRP backgrounder in MR-00450-R00.

Discussion

Amendments proposed include the following;

- Replacements for the defined term 'registered facility'. This term was removed in the Market Entry and Prudentials batch. Corresponding amendments clarify whether the following obligation types are applicable to a 'facility' or a 'resource' for:
 - Registration activities, such as certification, testing, inspection, ownership transfers, retiring, deregistration, and commissioning;
 - Sizing considerations;
 - Voice communication and monitoring protocols;
 - Ancillary service obligations;
 - Planned outages for wholesale consumers and distributors;
 - Segregated mode of operation; and
 - Meter installations.
- Integration of the term self-scheduling generation resource and the amended definition for self-scheduling generation facility. This definition was refined to integrate the defined

- term 'resource', which then has required some amendments to reflect this new definition.
- Replacement of the defined term 'intermittent generator' with 'intermittent generation resource.' The name is being changed to refer to the resource.
- Removal of the defined term 'transitional scheduling generator 'and all such references throughout the market rules. This defined term was established as a temporary measure while contract negotiations were underway during market opening and is no longer applicable. All instances of transitional scheduling generators are being deleted.

The accompanying <u>Summary of Changes</u> document prepared for the Interim Alignment batch provides an explanation for each of the amendments proposed below.

Part 4 – Proposed Amendment

Chapter 1

- 4.4A [Intentionally left blank section deleted]
- 4.4B Transitional Scheduling Generator[
- 4.4B.1 Participation in the *IESO-administered market* of a *transitional* scheduling generator is temporary and shall expire when its registration is changed pursuant to Chapter 7, section 2.2.23.

Chapter 2

4.2 Effect and Term of Order

4.2.5¹ A person to whom a registered facility is transferred as contemplated in accordance with by section 2.5 of Chapter 7, shall be deemed to be a market participant as of the commencement of the first trading day following completion of the transfer and shall expeditiously pursue and complete the conditions precedent to becoming fully authorized as required by this Chapter.

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¹ Note concurrent amendment to this section in MR457.R00

6.3 Certification, Testing and Inspection for Registration of Facilities

- 6.3.1 Each *market participant* shall, as a condition of obtaining the registration of its *facility* and any associated *resource* or <u>for using a boundary entity resource</u> as a *registered facility* pursuant to section 2.2 of Chapter 7 or as a condition of obtaining approval <u>to</u> the aggregation of aggregate <u>facilities</u> resources:
 - 6.3.1.1 provide the certifications referred to in sections 2.2.3.3 and 2.2.3.4 or in sections 2.3.2.4 and 2.3.2.5 of Chapter 7, as the case may be; and
 - 6.3.1.2 successfully complete the testing and permit the inspection referred to in section 2.2.3.5 or 2.3.2.6 of Chapter 7, as the case may be.

9. Withdrawal by a Market Participant

- 9.1.1 Provided that the *market participant* has requested that the *IESO* deregister or transfer any applicable *registered*—facilities pursuant to section 2.4 or 2.5 of Chapter 7, a *market participant* shall notify the *IESO* in writing if it wishes to cease to be a *market participant*. The notice shall specify the date of the *trading day* upon which the *market participant* intends to cease to participate in the *IESO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IESO-controlled grid*. The *trading day* specified shall not be earlier than the *trading day* on which:
 - 9.1.1.1 the last of the *market participant's* applicable *registered* facilities is to be deregistered by the *IESO* and, where applicable, disconnected from the *IESO-controlled grid*, determined in accordance with section 2.4 of Chapter 7; or
 - 9.1.1.2 the registration of the last of the *market participant's* applicable *registered facilities* is to be transferred by the *IESO*, determined in accordance with section 2.5 of Chapter 7.

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^{9.1.4} A *market participant* which has given a notice under section 9.1.1 shall cease to be a *market participant* on the date:

- 9.1.4.1 specified in the notice referred to in section 9.1.1;
- 9.1.4.2 on which the last of the *market participant's* applicable *registered-facilities* is deregistered by the *IESO* and, where applicable, *disconnected* from the *IESO-controlled grid* pursuant to section 2.4 of Chapter 7;
- 9.1.4.3 on which the registration for the last of the *market* participant's applicable registered facilities has been transferred by the *IESO* pursuant to section 2.5 of Chapter 7;
- 9.1.4.4 on which all payments due to be paid by it or to it under the *market rules* have been made; or
- 9.1.4.5 the *market participant* has no further liability under section 2.5.4 of Chapter 7, whichever is the latest. Any *boundary* entity resource registered to be used by such market participant shall no longer be used by that market participant be deemed to be de-registered by the IESO as of such date.

Appendix 2.2

1.1 Voice Communications

1.1.2 Each embedded generator that is not a market participant or whose embedded generation facility is not associated with any resources is not a registered facility shall, subject to section 1.1.11, provide and maintain the voice communication facilities referred to in sections 1.1.1.1 to 1.1.1.6, as may be applicable, in respect of each of its embedded generation facilities that:

1.1.13 Each embedded electricity storage participant that is not a market participant or whose embedded electricity storage facility is not associated with any resources is not a registered facility shall, subject to section 1.1.11, provide and maintain the voice communication facilities referred to in sections 1.1.12.1 to 1.1.12.6, as may be applicable, in respect of each of its embedded electricity storage facilities that:

Chapter 3

6.2A Persistent Breaches of the Market Rules

- 6.2A.1 If a *market participant* has breached the *market rules* on a persistent basis, the *IESO* may:
 - 6.2A.1.1 issue that *market participant* a *suspension order* under section 6.3A;
 - 6.2A.1.2 issue that *market participant* a *termination order* under section 6.4; or
 - 6.2A.1.3 deregister some or all of the *market participant's* registered facilities and any associated resources under section 6.5.

6.5 De-Registration of a Market Participant's Facilities

- 6.5.1 The *IESO* may deregister some or all of a *market participant's* registered facilities facilities and any associated resources if the *IESO* has determined under section 6.2A that the *market participant* has persistently breached the *market rules*.
- 6.5.2 Deregistering some or all of a *market participant's registered facilities* facilities or resources terminates all of the rights of the market participant in respect of those registered facilities facilities or resources resources to participate in the IESO-administered markets or in respect of those facilities or resources registered facilities to cause or permit electricity to be conveyed into, through or out of the IESO-controlled grid in respect of those registered facilities or resources.
- 6.5.3 If the *IESO* deregisters some or all of a *market participant's* registered facilities facilities or resources, it may at the same time issue a disconnection order to the relevant transmitter, distributor and/or other market participant to whose facilities the market participant's facilities which is subject of the deregistration are connected and provide a copy to the *OEB*.
- 6.5.4 A *market participant* that wishes to re-register_*registered facilities facilities* or *resources*_-that have been deregistered shall comply with the provisions of section 2 of Chapter 7. The *IESO* may impose any

conditions on right of the *market participant* to participate in the *IESO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IESO-controlled grid* that the *IESO* determines are appropriate, including the conditions noted in sections 6.3.7.1 to 6.3.7.3.

Chapter 4

6.2 Voluntary Disconnection

6.2.1 A connected market participant may disconnect from the IESO-controlled grid any registered facility that has been deregistered in accordance with section 2.4 of Chapter 7 following the completion of all applicable operating and decommissioning procedures referred to in the connection agreement applicable to the registered facility.

7.3 Monitoring Information Provided by Generators to the IESO

- 7.3.1 Subject to section 7.3.2, in order to permit the *IESO* to direct the operations of the *IESO-controlled grid*, each:
 - 7.3.1.1 *generator* (i) whose *generation facility* is *connected* to the *IESO-controlled grid*, or (ii) that is participating in the *IESO-administered markets*; and
 - 7.3.1.2 embedded generator (i) that is not a market participant or whose embedded generation facility is not a registered facility does is not associated with any resources; (ii) whose embedded generation facility includes a generation unit rated at greater than 20 MVA or that comprises generation units the ratings of which in the aggregate exceeds 20 MVA; and (iii) that is designated by the IESO for the purposes of this section 7.3.1 as being required to provide such data in order to enable the IESO to maintain the reliability of the IESO-controlled grid,

shall provide the *IESO* with the data listed in Appendix 4.15 on a continual basis. Such data shall not be modified by the *generator* and shall be provided:

- 7.3.1.3 with equipment that meets the requirements set forth in Appendix 2.2 of Chapter 2; and
- 7.3.1.4 subject to section 7.6A, in accordance with the performance standards set forth in Appendix 4.19.
- 7.3.2 Section 7.3.1 does not apply to:

- 7.3.2.1 a *small generation facility*;
- 7.3.2.2 a *self-scheduling generation facility* that has a name-plate rating of less than 10 MW; or
- 7.3.2.3 an *intermittent* generator generation resource or a transitional scheduling generator that is comprised solely of a generation unit rated at less than 20 MW or of generation units the ratings of which in the aggregate is less than 20 MW unless designated by the *IESO* at the time of registration as affecting the reliability of the *IESO-controlled grid*.

7.3A Monitoring Information Provided by Electricity Storage Participants to the IESO

- 7.3A.1 Subject to section 7.3A.2, in order to permit the *IESO* to direct the operations of the *IESO-controlled grid*, each:
 - 7.3A.1.1 *electricity storage participant* (i) whose *electricity storage facility* is *connected* to the *IESO-controlled grid*, or (ii) that is participating in the *IESO-administered markets*; and
 - 7.3A.1.2 embedded electricity storage participant (i) that is not a market participant or whose embedded electricity storage facility is not associated with any resources not a registered facility; _(ii) whose embedded electricity storage facility includes an electricity storage unit with a rated electricity storage unit size greater than 20 MVA or that comprises multiple electricity storage units, the aggregated electricity storage unit size ratings of which exceed 20 MVA; and (iii) that is designated by the IESO for the purposes of this section 7.3A.1 as being required to provide such data in order to enable the IESO to maintain the reliability of the IESO-controlled grid,

shall provide the *IESO* with the data listed in Appendix 4.24 on a continual basis. Such data shall not be modified by the *electricity storage participant* and shall be provided:

Appendix 4.15 – IESO Monitoring Requirements: Generators

The following information, as a minimum, shall be available on a continual basis to the *IESO* from:

- (a) any generator (i) whose generation facility is connected to the IESOcontrolled grid, or (ii) that is participating in the IESO-administered markets; and
- (b) any embedded generator (i) that is not a market participant or whose embedded generation facility-is not associated with any resources; registered facility; (ii) whose embedded generation facility includes a generation unit rated at greater than 20 MVA or that comprises generation units the ratings of which in the aggregate exceeds 20 MVA; and (iii) that is designated by the IESO for the purposes of section 7.3.1 of this Chapter as being required to provide such data in order to enable the IESO to maintain the reliability of the IESO-controlled grid.

Appendix 4.15 – IESO Monitoring Requirements: Generators

ТҮРЕ	INFORMATION REQUIREMENTS
Intermittent and transitional	• if a major generation facility, as described above for a major generation facility
scheduling generator generation resource	• if a <i>significant generation facility</i> , as described above for a <i>significant generation facility</i>
	• if a <i>minor generation facility</i> , as described above for a <i>minor generation facility</i> if designated by the <i>IESO</i> at the time of registration as affecting the <i>reliability</i> of the <i>IESO-controlled grid</i>
	• if a <i>small generation facility</i> , none

Appendix 4.15

- 4. Equipment Status
 - a) Unit mode (i.e. *generator*, condenser, pump) for each *generation un*it capable of different modes of operation.
 - b) AGC status for each *generation unit* <u>associated with a resource that providesing</u> regulation.

Appendix 4.19– IESO Monitoring Requirements: Generator Performance Standards

FUNCTION	Major generation facility or significant generation facility (High Performance)	Minor generation facility and intermittent generator generation resource or transitional scheduling generator designated pursuant to section 7.3.2.3 (Medium Performance)	Small generation facility
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Appendix 4.24 - IESO Monitoring Requirements: Electricity Storage Participants

The following information, as a minimum, shall be available on a continual basis to the *IESO* from:

- (a) any *electricity storage participant* (i) whose *electricity storage facility* is connected to the *IESO-controlled grid*, or (ii) that is participating in the *IESO-administered markets*; and
- (b) any embedded electricity storage participant (i) that is not a market participant or whose embedded electricity storage facility-is not associated with any resources; is not a registered facility; (ii) whose embedded electricity storage facility includes an electricity storage unit with an electricity storage unit size rated at greater than 20 MVA or that comprises multiple electricity storage units, the aggregated electricity storage unit size ratings of which exceeds 20 MVA; and (iii) that is designated by the IESO for the purposes of section 7.3.1 of this Chapter as being required to provide such data in order to enable the IESO to maintain the reliability of the IESO-controlled grid.

Appendix 4.24 - IESO Monitoring Requirements: Electricity Storage Participants

Major Electricity Storage Facility

3. Base point

a) For each *electricity storage unit* or *electricity storage facility* <u>associated with a resource</u> providing *regulation*, the basepoint, if applicable, of the *electricity storage unit* expressed in MW, according to the applicable *market manual*.

6. Equipment Status

- a) Voltage Control status and stabilizer status (if applicable) for each electricity storage unit with an electricity storage unit size > 100 MVA. When applicable, stabilizer status reporting is only required if it can be switched off by electricity storage participant personnel remotely or at the facility.
- b) AGC status for each *electricity storage unit* <u>associated with a *resource*</u> providing *regulation*.

Significant Electricity Storage Facility and minor electricity storage facility connected to IESO-controlled grid

- 4. Dynamic Maximum and Minimum Power
 - a) For each *electricity storage unit* or *electricity storage facility*, the economic maximum power mode and economic minimum power mode, expressed in MW. 5. Base point
 - <u>ab</u>) For each *electricity storage unit* or *electricity storage facility* <u>associated with a resource</u>, providing *regulation*, the basepoint, if applicable, of the storage unit expressed in MW, according to the applicable *market manual*.

Self-scheduling electricity storage facility with a name-plate rating of less than 10 MW

5. Base point

a) For each *electricity storage unit* <u>associated with a resource</u>, providing <u>regulation</u>, the basepoint of the applicable <u>electricity storage unit</u> expressed in MW according to the applicable <u>market manual</u>.

Minor electricity storage facility that is embedded in a distribution system and registered as a dispatchable electricity storage participant

- 4. Base point
- a) For each *electricity storage unit* or *electricity storage facility* <u>associated with a resource</u>, providing *regulation*, the basepoint, if applicable, of the *electricity storage unit* expressed in MW according to the applicable *market manual*.

Chapter 5

3.5 Obligations of Wholesale Customers

- 3.5.2 Each wholesale consumer that is an embedded market participant and that operates a registered facility that is not directly connected to the IESO controlled grid shall provide, no later than 14:00 EST on the last trading day of every second trading week, or more frequently if requested by the IESO, the following information:
 - 3.5.2.1 the timing and duration of any *planned outage*, closure, test or other similar operational event scheduled to commence or occur in the immediately succeeding four *trading weeks*, or during such longer period as may be requested by the *IESO*, in respect of any *resource* associated with an *embedded load facility*-such *registered facilityresource*, where such *planned outage*, closure, test or other similar operational event is expected to result in a change in *demand* of 20 MW or more relative to the average weekday *demand* of that *registered facilityresource*; and
 - 3.5.2.2 the timing and duration of any *planned outage*, closure, test or other similar operational event scheduled to commence or occur in the immediately succeeding four *trading weeks*, or during such longer period as may be requested by the *IESO*, in respect of such *registered facilityresource* that has been specifically designated by the *IESO* for this purpose.

3.7 Obligations of Distributors

- 3.7.1 Each *distributor* shall operate and maintain its distribution *facilities* and equipment in a manner that is consistent with the *reliable* operation of the *IESO-controlled grid* and shall assist the *IESO* in the discharge of its responsibilities relating to *reliability*. Such obligation shall include, but not be limited to, the following:
 - 3.7.1.6 providing, no later than 14:00 EST on the last *trading day* of every second *trading week*, or more frequently if requested by the *IESO*, the following information:

- a. the timing and duration of any planned outage, closure, test or other event scheduled to commence or occur in the immediately succeeding four trading weeks, or during such longer period as may be requested by the IESO, in respect of any portion of a facility that is not associated with a resource, which is not a registered facility that draws electrical energy from or injects electrical energy into its distribution system, where such planned outage, closure, test or other event is expected to result in a change in demand or supply by that facility of 20 MW or more relative to the average weekday demand or supply of that facility; and
- b. the timing and duration of any *planned outage*, closure, test or other event scheduled to commence or occur in the immediately succeeding four *trading weeks*, or during such longer period as may be requested by the *IESO*, in respect of any portion of a *facility* that is not associated with a *resource*, which is not a *registered facility* that draws electrical *energy* from or injects electrical *energy* into its *distribution system* and that has been specifically designated by the *IESO* for this purpose, where such *planned outage*, closure, test or other event is expected to result in a change in *demand* or supply by such *facility* relative to the average weekday *demand* or supply of that *facility*; and

3.7.1.7 [Intentionally left blank]

4.3 Generic Performance Requirements for Ancillary Services

4.3.1 Ancillary services may be provided to the IESO only by registered facilities or resources (and their associated resources, if applicable) in accordance with as required by Chapter 7. Ancillary services may be offered to the IESO in its daily and hourly physical markets or provided to the IESO under contracted ancillary service contracts through the IESO's ancillary services procurement markets or by means or within the scope of operating agreements or another agreement of a similar nature. Prior to entering into a contract with any ancillary service provider, the IESO shall determine whether the facilities and procedures of such ancillary service provider meet the applicable

requirements for registration as a registered facility in respect of the ancillary service(s) to be provided and are otherwise in compliance with the technical requirements of this Chapter. The IESO shall not contract for ancillary services with an ancillary services provider whose facilities are not in compliance with such requirements.

In order to make the determination referred to in section 4.3.1, the *IESO* may require each *ancillary service provider* to demonstrate through physical tests or other appropriate means specified by the *IESO* that the *registered facilities*, or equipment, or their associated *resources*, as the case may be, that will be used to provide the *ancillary service* meet the performance standards for each *ancillary service* set forth in Appendix 5.1 or in the applicable *market manual*.

4.4 Regulation

4.4.4 Area control error (ACE) shall be calculated by the IESO in accordance with section 4.4.5 and all applicable reliability standards. Control signals shall be sent from the IESO to registered facilities facilities associated with resources providing regulation, as required by the IESO.

4.5 Operating Reserve

4.5.1 Operating reserve is capacity that, for any given operating interval or dispatch interval, is in excess to that required to meet anticipated requirements for energy for that operating interval or dispatch interval, and is available to the integrated power system for dispatch by the IESO within a specified time period, such as 10 minutes or 30 minutes. Operating reserves may be provided by generation facilities resources, dispatchable loads and boundary entity resources to the extent that each meets the applicable requirements to be a registered facility resource in respect of each category of operating reserves. Neighbouring control areas may also provide operating reserve through simultaneous activation of operating reserve and regional reserve sharing programs. Operating reserve is required to:

Ten-Minute Operating Reserve

4.5.12 A <u>registered facility boundary entity resource</u> that is used as <u>ten-minute operating reserve</u> shall be treated as <u>operating reserve</u> that is non-synchronized with the <u>IESO-controlled</u> <u>grid</u>.

4.8 Reliability Must-Run Resources

4.8.1² The *IESO* may need to call on specific *registered facilities* resources, excluding *non-dispatchable load-facilities*, to maintain the *reliability* of the *IESO-controlled grid* whenever sufficient resources for the provision of *physical services*, other than *contracted ancillary services*, are not otherwise offered in the *IESO-administered markets*. Such applicable registered facilities resources are referred to as reliability must-run resources and shall be procured either through reliability must-run contracts in accordance with this section 4.8 and sections 9.6 and 9.7 of Chapter 7 or by means of the process for directing the submission of dispatch data referred to in sections 3.3.10 to 3.3.17 of Chapter 7.

4.9 Auditing and Testing of Ancillary Services

4.9.1 The *IESO* shall test *facilities* that will or do provide *ancillary services* to the *IESO-controlled grid*. The *IESO* shall use such tests to determine whether to register each *facility* as <u>one or more resources</u> a <u>registered facility</u> for the provision of <u>ancillary services</u> and to ensure that each applicable <u>registered facility or resource</u> continues to meet the requirements for registration to provide the relevant <u>ancillary services</u>.

4.9.1.1 [Intentionally left blank]

4.9.1.2 [Intentionally left blank]

4.9.2 Tests of the *facilities* or *resources* or *registered facilities* of *ancillary* service providers or of prospective ancillary service providers referred to in section 4.9.1 shall include, but not be limited to, testing in the manner set forth in this section 4.9.2, to determine whether the

² Note concurrent amendment being proposed in MR-00457-R01

- ancillary service provider can supply the ancillary services which it wishes to supply or has contracted or been registered to supply:
- 4.9.2.1 the *IESO* may test the synchronized *ten-minute operating* reserve capability of a *generation facility*, <u>load facility</u> associated with a dispatchable load or an electricity storage facility by issuing unannounced dispatch instructions requiring the associated resource generation facility, dispatchable load or electricity storage facility to ramp up or reduce demand, in either case to its ten-minute capability;
- 4.9.2.2 the *IESO* may test the non-synchronized *ten-minute operating reserve* capability of a *generation facility, electricity storage facility* or *load facility* associated with a *dispatchable load* by issuing unannounced *dispatch instructions* requiring the associated *resource generation facility, electricity storage facility* or *dispatchable load* to come on line and ramp up or to reduce *demand,* in either case to its ten-minute capability;
- 4.9.2.3 the IESO may test the thirty-minute operating reserve capability of a generation facility, electricity storage facility or load facility associated with a dispatchable load by issuing unannounced dispatch instructions requiring the associated resource generation facility, electricity storage facility or dispatchable load to come on line and ramp up or to reduce demand, in either case to its thirty-minute capability;
- 4.9.2.4 a *certified black start facility* must perform tests on auxiliary and control equipment and alternate sources of power in accordance with and using the testing criteria and testing frequency requirements specified in the *Ontario power system restoration plan*;
- 4.9.2.4A a *certified black start facility* must pass the tests required for *certified black start facilities* in accordance with and using the testing criteria specified in the *Ontario power system restoration plan*;
- 4.9.2.4B the *IESO* may direct line energization tests of a *certified black* start facility to determine whether the *certified black start* facility can energize a transmission path specified by the *IESO*;
- 4.9.2.5 the *IESO* may test the *reactive support and voltage control* that has been contracted from a *registered*-facility that is a

- generation facility or electricity storage facility by issuing unannounced dispatch instructions requiring the generation facility or electricity storage facility associated resource to provide such support within its contracted capability; and
- 4.9.2.6 the *IESO* shall at least annually test a *registered facility resource* providing *regulation* for compliance with the performance standards referred to in sections 1.1.3 and 1.1.4 of Appendix 5.1 in accordance with the testing procedures specified in the applicable *contracted ancillary services* contract.

4.10 Consequences of Failure to Pass a Test

- 4.10.1 If an *ancillary service provider's registered*-facility or *resource* fails a test performed pursuant to section 4.9.1 or 4.9.2 in respect of an *ancillary service*, the *IESO* shall not schedule such *ancillary services* from such *registered*-facility or *resource* until the *ancillary service* provider demonstrates that it can provide the relevant *ancillary service*.
- 4.10.2 Without prejudice to the application of section 4.10.1, an *ancillary* service provider whose registered facility or resource fails a test performed pursuant to section 4.9.1 or 4.9.2:

Replacement Energy to Support Planned Outages

- 6.3.7 The *generator* or *electricity storage participant* shall provide the following information to the *IESO* when in accordance with section 6.3.6 it either submits a *planned outage* request or requests the extension to or resubmission of an *outage*:
 - 6.3.7.1 Subject to the approval of the *IESO*, the *intertie* zone or zones through which the replacement *energy* is intended to be scheduled; and,
 - 6.3.7.2 The *registered market participant* associated with a *registered facility* that is a *boundary entity resource* that shall submit the *offers* and, pursuant to section 7.5.8A of Chapter 7, schedule the replacement *energy* if *dispatched* by the *IESO*.

6.3.10 If the *registered market participant* associated with a <u>boundary entity</u> <u>resource registered facility that is a boundary entity</u> referred to in section 6.3.7.2 fails to submit *offers* for the replacement *energy*, that have been arranged by the *generator* or *electricity storage participant*, the *generator* or *electricity storage participant* shall be subject to the financial penalties calculated in accordance with the provisions of section 6.6.8 of Chapter 3.

Appendix 5.1

1.1 Regulation

- 1.1.1 A registered facility market participant whose resource is providing regulation shall submit to the energy management system referred to in section 12 of Chapter 5 the monitoring and control information required to be provided pursuant to Chapter 4.
- 1.1.2 The telemetering between the energy management system referred to in section 12 of Chapter 5 and a *registered facility resource* providing *regulation* shall indicate:
 - 1.1.2.1 whether the *registered facility* resource is synchronized to the *IESO-controlled grid,* connected to a *distribution system,* or connected to another *market participant's facility*;
 - 1.1.2.2 whether the *registered facilityresource* is providing *regulation* or not; and
 - 1.1.2.3 the net injection or withdrawal of the *registered facility* as a whole resource.
- 1.1.3 A <u>registered facilityresource</u> providing <u>regulation</u> must achieve at least the ramp rate specified in its <u>contracted ancillary services</u> contract for the full amount of <u>regulation</u> capacity offered in such contract.
- 1.1.4 A *registered facilityresource* providing *regulation* must be able to adjust its output or consumption at least at the ramp rate specified in its *contracted ancillary services* contract to the maximum and minimum values specified in such contract.
- 1.1.5 No <u>registered facility market participant</u> shall offer <u>for a resource</u> to provide <u>regulation</u> capacity that exceeds an amount equal to the

- *registered facility resource* 's maximum ramp rate multiplied by ten minutes.
- 1.1.6 A registered facility facility associated with a resource providing regulation must be capable of receiving control signals sent from the IESO at the rate of at least one signal every two seconds. If the regulation control signals are received by a control centre control centre centre must forward these signals to the registered facility facility associated with the resource providing regulation within two seconds of having received the signal from the IESO.
- 1.1.7 All registered facilities associated with resources providing regulation must meet, at a minimum, the performance requirements for off-nominal frequency, speed/frequency regulation and voltage ride through specified in Appendix 4.2. For greater certainty, the foregoing obligation applies to all registered facilities providing regulation, regardless of size, technology or connection location.

1.2 Operating Reserve

Ten-Minute Operating Reserve

1.2.1 An *ancillary service provider* offering *ten-minute operating reserve* shall ensure that the registered facility, or registered facilitieseach resource, that it has scheduled to provide ten-minute operating reserve is available for dispatch as scheduled.

Thirty-Minute Operating Reserve

1.2.4 An *ancillary service provider* offering *thirty-minute operating reserve* shall ensure that the registered facility, or registered facilitieseach resource, that it has scheduled to provide *thirty-minute operating* reserve is available for *dispatch* as scheduled.

1.3 Reactive Support and Voltage Control – Generation Facilities and Electricity Storage Facilities

1.3.1 All registered facilities associated with a generation unit or an electricity storage unit that provides that are generation facilities or electricity storage facilities providing reactive support service and

- *voltage control service* must be capable of meeting the requirements specified in Chapter 4.
- 1.3.2 Subject to section 1.3.6, *automatic voltage regulators* shall be in service and in automatic mode as indicated in Chapter 4 unless the *generation unit* or *electricity storage unit registered* facility that is a *generation facility* or *electricity storage facility* is specifically directed by the *IESO* to operate the *AVRs* in manual mode.
- 1.3.3 Subject to section 1.3.4, registered facilities that are generation facilities units or electricity storage facilities units providing reactive support service and voltage control service shall be operated to within the standard power factor range described in Appendix 4.2 of Chapter 4.
- 1.3.4 The IESO may direct a registered facility that is a generation facility unit providing reactive support service and voltage control service to operate in an under- or over-excited state for a certain period of time in order to maintain prescribed voltages on the IESO-controlled grid. Such direction may require such registered facility the generation unit to operate in the condense mode or to reduce active power output in order to increase its ability to provide reactive power.
- 1.3.4A The IESO may direct a registered facility that is an electricity storage facilityunit—to provide reactive support service and voltage control service to absorb reactive power or inject reactive power for a certain period of time in order to maintain the prescribed voltages on the IESO-controlled grid. If applicable and required, the IESO may direct such registered facilitythe electricity storage unit to reduce the withdrawal or injection of active power in order to increase its ability to provide reactive power.
- 1.3.5 Unless otherwise specified by the *IESO*, each <u>generation unit or</u> <u>electricity storage unit registered facility that is a generation facility or electricity storage facility providing reactive support service and <u>voltage control service</u> shall respond to voltage or reactive power schedules immediately following receipt of the *IESO's* request. Where <u>the generation unit or electricity storage unit such registered facility</u> cannot be <u>dispatched</u> as directed by the *IESO*, the ancillary service provider shall immediately provide the *IESO* with notice to this effect.</u>
- 1.3.6 Each ancillary service provider shall:
 - 1.3.6.1 notify the *IESO* immediately upon the *forced outage* of the *AVR* at its *generation unit* or *electricity storage unitregistered*

- facility that is a generation facility or electricity storage facility being forced out of service; or
- 1.3.6.2 for *planned outages*, prior to the *AVR* being removed from its <u>generation unit</u> or <u>electricity storage unit</u> that is a <u>generation facility</u> or <u>electricity storage facility</u> for maintenance, follow the procedures outlined in section 6.
- 1.3.7 Following a contingency event, each generation unit or electricity storage unitregistered facility that is a generation facility or an electricity storage facility shall automatically respond to provide or absorb the reactive power in accordance with the its established maximum and minimum reactive power capabilities of such registered facility. Each ancillary service provider shall immediately notify the IESO whenever its generation unit or electricity storage unit registered facility that is a generation facility or an electricity storage facility cannot perform to the its established maximum and minimum reactive power capabilities of such registered facility.

Chapter 6

4.1A Metering Installations for Segregated Mode of Operation

4.1A.1 Subject to section 4.4, no *metered market participant* may operate a *registered facility resource* in a *segregated mode of operation* unless the metering installation for that *registered facility* generates *metering data* that reads zero, or is capable of such adjustment as may be required to ensure that such *metering data* reads zero, when the *registered facility resource* is operating in a *segregated mode of operation*.

8. Ownership of and Rights of Access to Data

8.1.5 Each *metered market participant* shall ensure that the persons entitled to have either direct or remote access to *metering data* recorded in a

metering installation in respect of which it is the metered market participant are limited to the following:

8.1.5.3 the *transmitter* or *distributor* to whose system the *registered facility* in respect of the *metering installation* is connected;

9.3 Changes to Metering Equipment, Parameters and Settings

- 9.3.2A An adjustment required to be made to a *metering installation* to enable it to generate *metering data* that reads zero while the *generation* resource associated with the *facility* registered facility to which such metering installation relates is operating in a segregated mode of operation shall:
 - 9.3.2A.1 be deemed not to be a change to equipment, parameters or settings for the purposes of sections 9.3.1 and 9.3.2 and of section 1.3.2.22 of Appendix 6.1; and
 - 9.3.2A.2 shall be effected while at all times maintaining the security of the *metering installation* in accordance with the requirements pertaining to the security of *metering installations* set forth in this Chapter and in any policy or standard established by the *IESO* pursuant to this Chapter.

10.3 Periodic Energy Metering

- 10.3.1 Subject to section 10.3.2, *metering data* relating to the amount of active *energy* and, where relevant, reactive *energy* passing through a *metering installation* shall be collated by *dispatch intervals*.
- 10.3.2³ Metering data may be collated into 5 or 15 minute intervals by a metering installation that was in service on the date of coming into force of this section 10.3.2 and that is used in respect of a non-dispatchable load facility, a self-scheduling generation resource associated with a self-scheduling generation facility facility with a name-plate rating of less than 10 MW, a transitional scheduling generator or an intermittent generator generation resource.

³ Note concurrent amendment in MR-00457-R01.

11. Performance of Metering Installation

11.1.6 Where the *IESO* becomes aware that *metering data* from a *metering* installation reads other than zero in respect of a time during which the generation resource associated with the facility resource accociated with the metering data's delivery point registered facility to which such metering installation relates was operating in a segregated mode of operation, the *IESO* shall for settlement purposes deem such metering data to have read zero during such time.

Appendix 6.1

1.2 Obligations of Metered Market Participants

1.2.1 Each *metered market participant* shall:

1.2.1.7 ensure that, when a registered facility resource to which a metering installation in respect of which it is the metered market participant relates is operating in a segregated mode of operation, the metering installation generates metering data that reads zero for the period of time during which such registered facility resource operated in a segregated mode of operation.

Appendix 6.2

1.1A Metering Installation Not Comprised of Two Meters

- 1.1A.1 Each *metering installation* for which registration is being sought under Chapter 6, section 4.4.2 that does not comply with the dual *meter* requirement referred to in section 4.1.1.2 of Chapter 6 shall meet the following conditions:
 - 1.1A.1.1 the *meter* within the *metering installation* is one in respect of which Measurement Canada has granted approval of type;

- 1.1A.1.2 a person that is an accredited meter verifier within the meaning of the *Electricity and Gas Inspection Act* (Canada) has verified and sealed the *meter* within the *metering installation*;
- 1.1A.1.3 the seal period for the *meter*, including the seal period for the *data logger* if sealed separately from the remainder of the *meter*, within the *metering installation* has not expired;
- 1.1A.1.4 the *metering installation* shall, subject to section 1.1A.1.5, be capable of collating *metering data* into *dispatch intervals*;
- 1.1A.1.5⁴the *metering installation* shall, if used in respect of a *non-dispatchable load facility*, a *self-scheduling generation facility* with a name-plate rating of less than 10 MW, a *self-scheduling electricity storage facility* with an *electricity storage facility size* of less than 10 MW, a *transitional scheduling generator* or an *intermittent generatorgeneration resource*, be capable of collating *metering data* into 5 or 15 minute intervals; and
- 1.1A.1.6 the *meter* contained in the *metering installation* shall be capable of time synchronization by the *IESO* to eastern standard time.

1.5 Functional Requirements

- 1.5.1 Each *metering installation* for which registration is being sought under Chapter 6, section 4.4.2 that does not comply with the functional requirements set forth in this Chapter and in any policy or standard established by the *IESO* pursuant to this Chapter shall meet the following conditions:
 - 1.5.1.1 the *meters* within the *metering installation* are ones in respect of which Measurement Canada has granted approval of type;
 - 1.5.1.2 a person that is an accredited meter verifier within the meaning of the *Electricity and Gas Inspection Act* (Canada) has verified and sealed the *meters* within the *metering installation*:

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⁴ Note concurrent amendment in MR-00457-R01

- 1.5.1.3 the seal periods for the *meters* within the *metering* installation have not expired;
- 1.5.1.4 the *metering installation* shall, subject to section 1.5.1.5, be capable of collating metering data into dispatch intervals;
- 1.5.1.5⁵ the *metering installation* shall, if used in respect of a *non*dispatchable load facility, a self-scheduling generation facility with a name-plate rating of less than 10 MW, a selfscheduling electricity storage facility with an electricity storage facility size of less than 10 MW, a transitional scheduling generator or an intermittent generator generation resource, be capable of collating metering data into 5 or 15 minute intervals; and

Chapter 7

- 2.2.9 A market participant may request to register as a self-scheduling generation facility and any associated resources any generation facility:
 - that has a name-plate rating of individual components of 2.2.9.1 equipment that collectively adds up to 1 MW or more but is less than 10 MW;
 - 2.2.9.2 that is a commissioning generation facility of any nameplate rating and that is sought to be registered pursuant to section 2.2A.1; or
 - 2.2.9.3 that is a *cogeneration facility* or *enhanced combined cycle* facility that has a name plate rating of individual components of equipment that collectively adds up to 10 MW or more provided that the *IESO* determines that there are no adverse impacts on the *reliable* operation of the IESO-controlled grid of the facility being registered as a self-scheduling generation facility.

2.2.11 The IESO shall approve a request for registration as a self-scheduling generation facility and any associated resources or a self-scheduling electricity storage facility if the information required by this section 2.2

⁵ Note concurrent amendment in MR-00457-R01

is provided and the *IESO* determines that *self-scheduling* of the *facility* and any associated *resources* will not have a material adverse effect on power system *security*.

- 2.2.13 A market participant may apply to register a <u>generation facility</u> associated with ann_-intermittent_generator_generation resource if it has a name-plate rating of not less than 1 MW.
- 2.2.14 A <u>generation facility</u> associated with an intermittent generator generation resource and any associated resources may not be registered to provide any physical service other than energy and reactive support service and voltage control service.
- 2.2.15 The *IESO* shall approve a request <u>for under section 2.2.13</u> <u>registration</u> as an *intermittent generator* if the information required by this section 2.2 is provided and the *IESO* determines that intermittent operation of the <u>facility resource</u> will not have a material adverse impact on power system <u>security</u>.
- 2.2.16 An *intermittent generator* whose request for *facility* registration has been approved by the *IESO* is a *facility* with associated *resources* registered by the *IESO*-.
- 2.2.17 For the purposes of this Chapter, a *distribution system* connected to the *IESO-controlled grid* must be a *facility* that is registered by the *IESO*.
- 2.2.18 The *IESO* shall develop procedures and requirements for registering a *distribution system*. Such procedures shall include, but not be limited to, the certifications referred to in sections 2.2.3.3 and 2.2.3.4 and the testing and inspection referred to in section 2.2.3.5.
- 2.2.19 A market participant may request to register a transitional scheduling generator if it has a nameplate rating of not less than 1MW.
- 2.2.20 A transitional scheduling generator may be registered:
 - to provide energy and reactive support service and voltage control service and
 - as a certified black start facility.
- 2.2.21 The *IESO* shall approve a request for registration as a *transitional* scheduling generator and its associated resources if the information required by this section 2.2 is provided, and the generator and its

- associated resources are under contract with OEFC and will participate in the day ahead market and real time market for energy.
- 2.2.22 A transitional scheduling generator whose request for facility registration has been approved by the IESO is a facility with associated resources registered by the IESO.
- 2.2.23 Within one month of the coming into effect of the amendments to the contract with *OEFC* required as a result of electricity industry restructuring in Ontario in respect of a *transitional scheduling* generator, the registered market participant for the transitional scheduling generator shall change registration for the applicable generation facility to one of the other generation facility registrations.
- 2.2.24 [Intentionally left blank section deleted]
- 2.2.25-<u>19</u> A market participant for a load resource may request to change its classification-resource type as either a dispatchable load, non-dispatchable load, or price responsive load as follows:
 - 2.2.2519.1 a request to change from a *non-dispatchable load* to a *dispatchable load* shall be submitted at least six months prior to the effective date of the change;
 - 2.2.2519.2 a request to change from a *non-dispatchable load* to a *price responsive load* shall be submitted at least one month prior to the effective date of the change; and
 - 2.2.2519.3 a request to change from a *dispatchable load* or *price responsive load* to a *non-dispatchable load* shall be submitted at least seven *business days* prior to the effective date of the change.
- 2.2.26-20 Once the change to a *non-dispatchable load* takes effect in accordance with subsection 2.2.25.3, the *market participant* shall not change its classification-resource type back to a *dispatchable load* or a *price responsive load* in accordance with subsections 2.2.25.1 or 2.2.25.2, as the case may be, for at least 12 months from the effective date of the change.
- 2.2.27-21 A registered market participant for a generation resource shall be eligible for the real-time generator offer guarantee or day-ahead generator offer guarantee if, as part of the registration process under this section 2.2, the market participant provides the resource specific information as further specified in Chapter 9.

2.2A.2 The *IESO* shall approve an application for *facility* registration of a *commissioning generation facility* as a *self-scheduling generation*facility if it is satisfied that the requirements of section 2.2 have been met. Any such registration shall expire upon completion by the *commissioning generation* unit-facility of the final commissioning test submitted to and approved by the *IESO* pursuant to section 2.2A.4.

2.2D.2 The *IESO* shall approve an application for *facility* registration of a *commissioning electricity storage facility* as a *self-scheduling <u>electricity</u>* <u>storage</u> *facility* if it is satisfied that the requirements of section 2.2 have been met. Any such registration shall expire upon completion by the *commissioning electricity storage* <u>unit-facility</u> of the final commissioning test submitted to and approved by the *IESO* pursuant to section 2.2D.4.

2.2A.6 Except as otherwise provided in this section 2.2A, where a commissioning generation facility has been registered by the IESO pursuant to section 2.2A.2, the IESO shall, while such registration is in effect, treat the commissioning generation facility as one or more a self-scheduling generation facility resources for all purposes under these market rules including, but not limited to, the submission of dispatch data and settlement.

2.2D.6 Except as otherwise provided in this section 2.2D, where a commissioning electricity storage facility has been registered by the IESO pursuant to section 2.2D.2, the IESO shall, while such registration is in effect, treat the commissioning electricity storage facility as one or more a self-scheduling electricity storage facility resources for all purposes under these market rules including, but not limited to, the submission of dispatch data and settlement.

2.4 Deregistration of Facilities

- 2.4.1 A market participant that wishes to deregister a registered facility and any associated resources that have been registered in accordance with this section 2, other than a boundary entity resource, which is being removed from service shall file with the IESO a notice of request to deregister in such form as may be specified by the IESO; provided, however, that a market participant shall not be entitled to file such a notice if it is no longer the beneficial owner of the registered facility.
- 2.4.2 Within ten *business days* of the date of receipt of the notice referred to in section 2.4.1, the *IESO* shall notify the *market participant* and the *transmitter* to whose *transmission system* the *registered facility* is *connected* as to whether the *IESO* requires a technical assessment of the impact of the removal from service of the *registered facility* on the *reliability* of the *IESO-controlled grid* and, if so, of the expected date of completion of such assessment. Such date shall not be more than 45 days from the date of issuance by the *IESO* of such notice or such later date as may be agreed between the *IESO* and the *market participant*.
- 2.4.3 Where the notice issued by the *IESO* pursuant to section 2.4.2 indicates that the *IESO* does not require a technical assessment or where the *IESO* conducts a technical assessment and concludes the removal from service of the *registered facility* will not or is not likely to have an unacceptable impact on the *reliability* of the *IESO-controlled grid*, the *market participant* shall file with the *IESO* a notice setting forth the date upon which the *market participant* wishes the *IESO* to deregister the *registered facility*. Such date shall not be less than five *business days* from the date of receipt by the *market participant* of the notice issued by the *IESO* pursuant to section 2.4.2 and, as applicable, shall be subject to the date on which the *registered facility* has been *disconnected* as confirmed by the relevant *transmitter* to the *IESO*.
- 2.4.4 Where section 2.4.3 applies, the *IESO* shall:
 - 2.4.4.1 if the *registered-facility* is not *connected* to the *IESO-controlled grid*, deregister the *registered-facility* promptly upon completion of the technical assessment if applicable, or as of the date specified in the notice filed by the *market participant* pursuant to section 2.4.3, whichever is the later, and shall so notify the *market participant*, the *metering service provider* for the *metering installation* that relates to

- the *registered facility*, and any *market participant* within which the *registered facility* is embedded; or
- 2.4.4.2 if the *registered*-facility is connected to the *IESO-controlled grid*:
 - a. issue to the relevant transmitter a disconnection order directing the relevant transmitter to disconnect the registered facility from the IESO-controlled grid on the date specified in the disconnection order which shall be no earlier than the date specified in the notice filed by the market participant pursuant to section 2.4.3; and
 - b. deregister the *registered-facility* as of the date on which the relevant *transmitter* confirms to the *IESO* that the *registered-facility* has been *disconnected* from the *IESO-controlled grid*.

and shall notify the *market participant* accordingly.

- 2.4.5 Where the *IESO* conducts the technical assessment referred to in section 2.4.2 and concludes that the removal from service of the *registered*-facility will or is likely to have an unacceptable impact on the *reliability* of the *IESO-controlled grid*, the *IESO* and the *market participant* shall commence the process described in sections 9.6 and 9.7 and in section 4.8 of Chapter 5 with a view to concluding a *reliability must-run contract* for that *registered*-facility. The *registered facility* shall not be removed from service during the course of such process.
- 2.4.7 A *transmitter* that receives a *disconnection order* from the *IESO* pursuant to section 2.4.4.2(a) shall:
 - 2.4.7.1 subject only to section 3.4.1.5 of Chapter 5 and to the completion of any operating and decommissioning procedures contemplated in the *connection agreement* applicable to the *registered-facility*, *disconnect* the *registered-facility* from the *IESO-controlled grid* on the date and at the time specified in the *disconnection order*, and
 - 2.4.7.2 promptly inform the *IESO* once the *registered* facility has been *disconnected* from the *IESO-controlled grid*.

Planned Retirements of Generation and Electricity Storage Facilities

- 2.4.8 Each *generator* shall provide the *IESO* not less than six months advance notice of the commencement of the planned retirement of any one of its *generation facilities* and any associated *resources* that have been registered in accordance with this section 2, that are *registered* facilities, including notification of any plans the *generator* may have to construct replacement *facilities* for those being retired.
- 2.4.9 Each *electricity storage participant* shall provide the *IESO* not less than six months advance notice of the commencement of the planned retirement of any one of its *electricity storage facilities* and associated resources that have been registered in accordance with this section 2, that are registered facilities, including notification of any plans the *electricity storage participant* may have to construct replacement facilities for those being retired.

2.5 Transfer of Registration of Facilities

- 2.5.1 A market participant that wishes to transfer the registration of a registered facility and any associated resources that has been registered in accordance with this section 2, other than a boundary entity, as a result of the proposed transfer of the registered facility to another person by sale, assignment, lease, transfer of control or other means of disposition shall, not less than 10 business days prior to the date on which the transfer is proposed to take effect, file with the IESO and the relevant transmitter or distributor, a notice of request to transfer the registration of the registered facility in such form as may be specified by the IESO. Such notice shall specify:
 - 2.5.1.1 the identity of the transferee and whether the transferee is or intends to be a *market participant*; and
 - 2.5.1.2 the date upon which the transfer is proposed to take effect,
 - and shall be accompanied by a written declaration by the proposed transferee that it is willing and able to assume control of the *registered* facility and any associated resources and to comply with all provisions of these market rules and of any reliability must-run contract or contracted ancillary services contract applicable to such registered facility.
- 2.5.2 If the proposed transferee satisfies or is capable of satisfying the requirements of section 2.2, the *IESO* shall approve a request to transfer the registration of a *registered*-facility and any associated resources unless the proposed transferee is a suspended market

- participant or is otherwise ineligible under these market rules to be a market participant.
- 2.5.3 Where the *IESO* approves a request to transfer the registration of a registered facility, the *IESO* shall transfer the registration of the registered facility to the proposed transferee:
 - 2.5.3.1 on the date referred to in section 2.5.1.2, provided that the proposed transferee was a *market participant* at the time of filing of the notice referred to in section 2.5.1 and remains a *market participant* on such date; or
 - 2.5.3.2 on such later date as may reasonably be required to permit the *IESO* to effect the transfer following the later of the date of authorization of the proposed transferee as a *market* participant and the date on which the proposed transferee meets the requirements of section 2.2.
- 2.5.4 Upon completion of the transfer of the *registered*-facility, the proposed transferee will have to post with the IESO prudential support or capacity prudential support as applicable, equal to the proposed transferee's prudential support obligation or capacity prudential support obligation. Until the proposed transferee has done so, the transferring *market participant* shall continue to be liable for the obligations of the proposed transferee in the IESO-administered markets. Such obligations shall include, without limitation, the cost of electricity withdrawn from the IESO-controlled grid by the proposed transferee and related charges as determined by the IESO in accordance with Chapter 9. The prudential support obligation and/or capacity prudential support obligation as applicable of the transferring market participant shall include all such amounts whether or not the transferring *market participant* has complied with the provisions of this section 2.5.

IESO Authorities to Direct Submission or Revision of Dispatch Data

3.3.10 Notwithstanding sections 3.3.3, 3.3.4, 3.3.4B, 3.3.5 and 3.3.8, where the *IESO* determines, on the basis of the initial *pre-dispatch schedule* or any subsequent *pre-dispatch schedule* determined in accordance with section 5, that a revision to *dispatch data* will not allow it to maintain the *reliability* of the *IESO-controlled grid*, the *IESO* may, subject to sections 3.3.15 and 3.3.16:

- 3.3.10.1 refuse to accept a revision to the quantity element of dispatch data submitted by a registered market participant, or
- 3.3.10.2 direct a *registered market participant* to submit or to resubmit a revision to the quantity element of its *dispatch data*, or both. The *IESO* shall notify the *registered market participant* of a refusal referred to in section 3.3.10.1 and shall include in any direction issued pursuant to section 3.3.10.2 a description of the revised *dispatch data* to be submitted or resubmitted by the *registered market participant*.
- 3.3.10A A registered market participant in respect of a transitional scheduling generator may treat a direction referred to in section 3.3.10.2 that means an increase in the quantity element of its dispatch data as a request and shall confirm with the IESO its intention to comply or not comply with the request issued. If the registered market participant indicates its intentions are not to comply with the direction, the registered market participant shall provide the reasons for non-compliance to the IESO.

21. Electricity Storage in the IESO-Administered Market

21.8 Interpretation

21.8.3⁶ For further certainty, the reference in section 21.7.2a to the use of dispatchable or *self-scheduling generation resources* in the interpretation of Chapter 7, System Operations and Physical Markets-Appendices and the applicable *market manuals*, shall not include any features or attributes that pertain primarily to and are distinctive of *intermittent generatorsgeneration resources*, *flexible nuclear generators*, *or variable generators*, or transitional scheduling generators.

⁶ Note concurrent amendment proposed in MR-00457-R02

Chapter 10

4.3 Arranging for Export Transmission Service

4.3.1 To arrange for *export transmission service*, a *transmission customer* desiring such service shall be a *market participant* and shall register to use a *boundary entity* to which the *export transmission service* will relate. A *transmission customer* that is a *market participant* may obtain *export transmission service* once it has registered to use the *boundary entity resource* has been registered by the IESO as a registered facility.