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### **Market Manual 5: Settlements**

# Part 5.3: Physical Bilateral Contract Data

## Issue 14<mark>.1</mark>.2 December 1, 2022April 24, 2023

This *market manual* is provided for stakeholder engagement purposes. Please note that additional changes to this document may be incorporated as part of future engagement in MRP or other *IESO* activities prior to this *market manual* taking effect.

> This procedure describes the activities for the submission of *physical bilateral contract* data to the *IESO* by *selling market participants* for *settlement* purposes

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#### **Document Change History**

Issue	Reason for Issue	Date
For history prior to MRP, refer to version 13.0 and prior.		
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14.1	Updated for stakeholder engagement	December 1, 2022
	To reflect: Market Renewal Program	
<u>14.2</u>	Updated for stakeholder engagement	<u>April 24, 2023</u>

#### Related Documents

Document ID	Document Title
N/A	

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# Table of Changes

Reference	Description of Change
Throughout	"Batch 4" changes for Market Renewal Program, reflecting the design elements in the following detailed design documents:
	Market Settlements & MeteringSettlement;
	Revenue Meter Registration; and
	<ul> <li>Market Billing and Funds Administration.</li> </ul>
	Document name changeDocument name change: This market manual name was earlier named 'Submission of Physical Bilateral Contract Data' and has now been changed to 'Physical Bilateral Contract Data'.

# Market Manual Conventions

The standard conventions followed for *market manuals* are as follows:

- The word 'shall' denotes a mandatory requirement;
- References to *market rule* sections and sub-sections may be abbreviated in accordance with the following representative format: 'MR Ch.1 <u>sec.</u>.1.1-1.2' (i.e. *market rules,* Ch.1, sections 1.1 to 1.2);
- References to *market manual* sections and sub-sections may be abbreviated in accordance with the following representative format: 'MM 1.5 <u>sss</u>.1.1-1.2' (i.e. *market manual* 1.5, sections 1.1 to 1.2);
- Internal references to sections and sub-sections within this manual take the representative format: `sections 1.1 1.2';
- Terms and acronyms used in this *market manual* in its appended documents that are italicized have the meanings ascribed thereto in **MR Ch.11**;
- All user interface labels and options that appear on the *IESO* gateway and tools are formatted with the bold font style;
- Data fields are identified in all capitals;

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# 1 Introduction

### 1.1 Purpose

This *market manual* provides administrative and procedural details to the *market rules* governing the *settlement* of *physical bilateral contracts,* including supplementary information relevant to understanding the rights and obligations of the *IESO* and *market participants.* 

*Market manuals* must be read in conjunction with the applicable *market rules*. Where there is a conflict between a *market manual* and the *market rules*, the *market rules* shall prevail.

### <u>1.2</u> Scope

This *market manual* provides the steps and interfaces between *market participants* and the *IESO* for submitting *physical bilateral contract data* through to *settlement* of the *physical bilateral contract data* in both the *day-ahead market* and the *real-time market*.

This *market manual* supplements the following *market rules*:

- MR Ch.3 s.2.7:6.3.4: Notice of Intent to Suspend
- MR Ch.9 s.2.7: Collection of Physical Bilateral Contract Data

#### MR Ch.9 s.3.10

- MR Ch.8 s.2.1: Overview
- MR Ch.8 s.2.2: The Content of Physical Bilateral Contract Data
- MR Ch.8 s.2.3: The Form of Physical Bilateral Contract Data
- MR Ch.8 s.2.4: Submitting and Revising Physical Bilateral Contract Data
- MR Ch.9 s.2.7: Collection of Physical Bilateral Contract Data
- MR Ch.9 s.3.10: Hourly Uplifts

#### <u>1.3</u> Overview

A *physical bilateral contract* is an agreement between a *buying market participant* to buy and a *selling market participant* to sell a specified quantity of *energy* at a specific price. The *settlement process* will apply the applicable *market price* for *energy* and allocate *hourly uplift* components from the *buying market participant* to the *selling market participant*.

In the *IESO-administered markets, market participants* may purchase all or part of their *energy* from other *market participants* through *physical bilateral contracts. Market participants* do not need to have physical *facilities* or actually inject *energy* into or withdraw *energy* from the *IESO-controlled grid* in order to have a *physical bilateral contract.* The *IESO* will settle the *physical bilateral contract data* that has been submitted, whether or not *energy* has been supplied or consumed.

The submission of *physical bilateral contract data* to the *IESO* for *settlement* purposes is an optional process available to *market participants* and is available in both the *day-ahead market* and the *real-time market*.

The *IESO* will receive, validate and use the *physical bilateral contract data* within the *settlement process* for each *settlement hour* indicated in the *physical bilateral contract data* submission. *Market participants* can submit their *physical bilateral contract data* to the *IESO* as either daily *physical bilateral contract data* or standing *physical bilateral contract data* as described in <u>section 3</u>.

*Physical bilateral contracts* are not part of the *IESO's* scheduling and *dispatch* process – the *physical bilateral contract data* is only used in the *settlement process*.

### <u>1.4</u> Contact Information

Changes to this *market manual* are managed via the <u>IESO Change Management</u> <u>process</u>. Stakeholders are encouraged to participate in the evolution of this *market manual* via this process.

As part of the participant authorization and registration process<sup>1</sup>, *market participants* are required to identify a Settlements Contact. If a *market participant* has not identified a specific contact, the *IESO* will seek to contact the Primary Contact for activities within this procedure, unless alternative arrangements have been established between the *IESO* and the *market participant*.

To contact the *IESO*, you can email *IESO* Customer Relations at <u>customer.relations@ieso.ca</u> or use telephone or mail. Telephone numbers and the mailing address can be found on the <u>*IESO* website</u>. *IESO* Customer Relations staff will respond as soon as possible.

If you have a specific inquiry regarding a *settlement amount* on any of your *settlement statements*, refer to **MM 5.10**: Settlement Disagreements for further details.

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<sup>&</sup>lt;sup>1</sup> Refer to <u>MM 1.5<sub>7</sub>: Market Registration Procedures</u> for more information on adding and updating contact roles with the *IESO*.

# 2 Content and Form of Physical Bilateral Contract Data

### 2.1 Content of Physical Bilateral Contract Data

#### (MR Ch.8 s.2.2)

*Physical bilateral contract data*, submitted by *selling market participants* to the *IESO* in either the *day-ahead market* and/or the *real-time market*, must contain the following information:

- identification of the selling market participant and the buying market participant;
- identification of the *energy* quantities to be sold for each *settlement hour* (in MWh) (not quantities for metering intervals within the *settlement hour*);
- identification of the specific *trading day(s)* and *settlement hour(s)*;
- identification of the specific location of the transaction (which will be associated with a single *delivery point* or *intertie metering point*); and
- specification of the *hourly uplift* component(s), if any, to be allocated from the *buying market participant* to the *selling market participant*.

### 2.2 Form of Physical Bilateral Contract Data Quantities

(MR Ch.8 s.2.3)

Selling market participant shall submit *physical bilateral contract data* for the same *delivery point* or *intertie metering point* on the same *trading day* in one of the two following forms:

1. absolute quantities of *energy*, as described in **MR. Ch.8 s.2.3.1.2**; and

2. derived quantity of *energy*, as described in **MR. Ch.8 s.2.3.1.1**.

*Selling market participants* who submit *physical bilateral contract data quantities* as derived quantity of *energy* should refer to *IESO* Charge Types and Equations for examples of derived quantities of *energy*. The derived quantity of *energy* option:

• is only available where one of the two parties to the *physical bilateral contract* is the *metered market participant* for the *registered wholesale meter* associated with the *delivery point*; and

• is not available for *day-ahead market physical bilateral contracts* as the quantities of *energy* are derived from the *day-ahead schedule*.

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The *physical bilateral contract data* can only be based on one of the above two forms for the same *delivery point* or *intertie metering point* on the same *trading day*.

### 3 Submission of Physical Bilateral Contract Data

#### (MR Ch.8 s.2.4)

*Physical bilateral contract data* may be submitted to the *IESO* as either:

- daily *physical bilateral contract data*, which applies to a specific *trading day*, or
- standing *physical bilateral contract data*, which applies to multiple *trading days* and will remain in effect until the specified expiry date or until it is superseded by another *physical bilateral contract data* submission for the same *trading day*.

Refer to the Energy Market Interface - Submitting, Revising and Cancelling Energy Bids training guide on the <u>Participant Tool Training</u> webpage for information on how to electronically submit the *physical bilateral contract data*.

*Market participants* without physical *facilities* can select the appropriate *resource*, which excludes *virtual zonal resources*, from the List of Resources for Physical Bilateral <u>Contracts</u>. A *selling market participant* and a *buying market participant* can have multiple *physical bilateral contracts* between them, however, only one *physical bilateral contract* can be in effect at a particular location (*delivery point* or *intertie metering point*).

A buying market participant has read-only access to the *physical bilateral contract data* submitted.

#### 3.1 Submission Timelines for Daily Physical Bilateral Contract Data

(MR Ch.8 s.2.4.1)

For *settlement* purposes, *market participants* must submit daily *physical bilateral contract data* for a specified *trading day* no earlier than seven calendar days prior to that *trading day* and no later than six *business days* after that *trading day*.

#### 3.2 Submission Timelines for Standing Physical Bilateral Contract Data

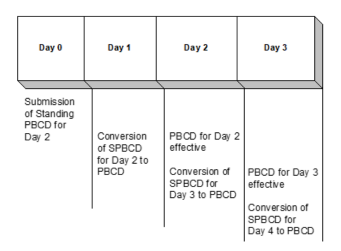
#### (MR Ch.8 s.2.4.2)

For *settlement* purposes, standing *physical bilateral contract data* will be converted to daily *physical bilateral contract data*, and this will come into effect on the second *trading day* after submission.

Standing *physical bilateral contract data* will remain in effect until the earlier of:

- the expiration date specified in the standing *physical bilateral contract data* submission; or
- the date the standing *physical bilateral contract data* has been superseded by another submission for the same *trading day*.

The following figure illustrates how the *IESO* applies standing *physical bilateral contract data.* 



Day 0	Day 1	Day 2	Day 3
Submission of standing <i>physical</i> <i>bilateral contract</i> <i>data</i> for Day 2			
	Conversion of standing <i>physical</i> <i>bilateral contract</i> <i>data</i> for Day 2 to <i>physical bilateral</i> <i>contract data</i>	<i>Physical bilateral contract data</i> for Day 2 effective	
		Conversion of standing <i>physical</i> <i>bilateral contract</i> <i>data</i> for Day 3 to <i>physical bilateral</i> <i>contract data</i>	<i>Physical bilateral contract data</i> for Day 3 effective
			Conversion of standing <i>physical</i> <i>bilateral contract</i> <i>data</i> for Day 4 to <i>physical bilateral</i> <i>contract data</i>

# Figure <u>13</u>-1: Conversion of Standing Physical Bilateral Contract Data in the System

When standing *physical bilateral contract data* is submitted with an expiry date, the expiration of such data will come into effect the following *trading day*. A *selling market participant* that wants a standing *physical bilateral contract data* submission to be in effect until a specified date (x), must specify an expiration date of date (x-1).

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### 4 Revisions to Physical Bilateral Contract Data

#### (MR Ch.8 <u>sss</u>.2.4.1 and <u>s</u>.2.4.2)

When *energy delivery point* relationships, such as the *metered market participant* to *delivery point* relationship are changed, *market participants* should ensure *physical bilateral contracts* are withdrawn for the period following the transfer and updated *physical bilateral contracts* be submitted to the *IESO* for processing.

### 4.1 Revisions to Daily Physical Bilateral Contract Data

(MR Ch.8 s.2.4.1)

The *selling market participant* may make a revision to, including withdrawal of, already submitted *physical bilateral contract data* at any time within the submission window of seven calendar days before and six *business days* after the *trading day* in accordance with **MR Ch.8 s.2.4.1**.

A selling market participant can revise a daily physical bilateral contract:

- for all settlement hours in a trading day, by submitting the revised data; or
- for less than all *settlement hours* in a *trading day*, withdraw the existing *physical bilateral contract* and make a new submission containing the *physical bilateral contract data* for the *IESO* to process.

A portion of the *physical bilateral contract* can be revised, including being withdrawn, within the same submission for a specific *trading day*. Refer to the <u>Energy Market Interface – Submitting, Revising and Cancelling Energy Bids</u> training guide for instructions.

#### 4.2 Revisions to Standing Physical Bilateral Contract Data

#### (MR Ch.8 s.2.4.2)

The *selling market participant* may make a revision to, including withdrawal of, standing *physical bilateral contract data.* To do so, the standing *physical bilateral contract data*. To do so, the standing *physical bilateral contract* must first be withdrawn for the *trading days* to be revised and then resubmitted with the revised data to be processed by the *IESO*.

Any revisions to, including withdrawal of, standing *physical bilateral contract data* will come into effect the second *trading day* after submission to the *IESO*.

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## 5 Settlement of Physical Bilateral Contract Data

#### (MR Ch.8 ss.2.1.3.1, 2.1.3.2 and 2.1.3.4, MR Ch.9 ss.2.7 and 3.10)

The *settlement process* will collect *physical bilateral contract data* in accordance with **MR Ch.9 s.2.7**, and for each *physical bilateral contract data*, the *settlement process* will:

- adjust the *energy* market *settlement* for the *buying market participant* and *selling market participant*, regardless of the actual *energy* injections and withdrawals in accordance with **MR Ch.8 s.2.1.3.1**;
- apply the applicable *market price* for *energy* according to the location of the *physical bilateral contract* in accordance with **MR Ch.8 s.2.1.3.2**; and
- allocate *hourly uplift* components assigned to the *selling market participant* and the *buying market participant* in accordance with MR Ch.8 s.2.1.3.4 and MR Ch.9 s.3.10.

Refer to IESO Charge Types and Equations for the components of *hourly uplifts* that may be allocated. All *hourly uplifts* are available to be reallocated, with the exception of the following:

- Day-Ahead Market Reference Level Settlement Charge Uplift;
- Real-Time Reference Level Settlement Charge Uplift; and
- Real-Time Net Interchange Scheduling Limit Uplift.

*Physical bilateral contract*s will form part of the *market participant's* overall *energy market settlement*.

For *market participants* that have provided *prudential support* to the *IESO*, refer to <u>MM 5.4: Prudential Support</u> for information regarding how *physical bilateral contracts* impact *prudential support*.

The results of the *settlement process* will appear on the *settlement statements* of the *buying market participant* and *selling market participant*. Refer to MM 5.7: Settlement Process for more information.

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# 6 Defaults and Suspensions

(MR Ch.3 s.6.3.4 and Ch.8 ss.2.4.4-2.4.5)

Where the *IESO* issues a *notice of intent to suspend* or a *suspension order* in accordance with **MR Ch.3 s.6.3.4**, *market participants'* existing *physical bilateral contracts* and their ability to submit additional *physical bilateral contracts* may be impacted as further described in **MR Ch.3 s.6.3.4**.

For more information regarding the suspension process, refer to <u>MM 2.6: Treatment</u> of <u>Compliance Issues</u>.

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# List of Acronyms

Acronym	Term
PBC	Physical bilateral contract
PBCD	Physical bilateral contract data

# References

Document ID	Document Title
MDP_RUL_0002	Market Rules for the Ontario Electricity Market
PRO-408	Market Manual 1: Connecting to Ontario's Power System, Part 1.5: Market Registration Procedures
MDP_PRO_0022	Market Manual 2: Market Administration, Part 2.6: Treatment of Compliance Issues
MDP_PRO_0045	Market Manual 5: Settlements, Part 5.4: Prudential Support
MDP_PRO_0033	Market Manual 5: Settlements, Part 5.5: IESO-Administered Markets Settlement Amounts
MDP_PRO_0035	Market Manual 5: Settlements, Part 5.6: Non-Market Settlement Programs
MDP_PRO_0046	Market Manual 5: Settlements, Part 5.7: Settlement Process
TBD	Market Manual 5: Settlements, Part 5.10: Settlement Disagreements
IMO_MAN_0024	Market Manual 6: Participant Technical Reference Manual
IMP_LST_0001	IESO Charge Types and Equations
IMO_PBCL_0001	List of Resources for Physical Bilateral Contracts
IMP_SPEC_0005	Format Specifications for Settlement Statement Files and Data Files
Training Guide	Physical Bilateral Contracts Workbook
Training Guide	Energy Market Interface – Submitting, Revising and Cancelling Energy Bids

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