



## Market Rule Amendment Written Submission

This form is used to provide comment on a *market rule* amendment under consideration by the *IESO*. Please complete all four sections of this form and submit the completed form by email or fax to the following:

Email Address: [Rule.Amendments@ieso.ca](mailto:Rule.Amendments@ieso.ca)  
 Fax No.: (416) 506-2847 **Attention: Market Rules Group**  
**Subject: Market Rule Written Submission**

All information submitted in this process will be used by the *IESO* solely in support of its obligations under the *Electricity Act, 1998*, the *Ontario Energy Board Act, 1998*, the *Market Rules* and associated policies, standards and procedures and its licence. All submitted information will be assigned the *confidentiality classification* of “Public” upon receipt. You should be aware that the *IESO* intends to *publish* this written submission.

Terms and acronyms used in this Form that are italicized have the meanings ascribed thereto in Chapter 11 of the *Market Rules*.

### PART 1 – SUBMITTER’S INFORMATION

Please enter your organization and contact information in full.

Name: David Peterson

(if applicable) *Market Participant / Metering Service Provider* No.<sup>1</sup>: \_\_\_\_\_

*Market Participant Class:*  
Generator

Telephone: 416-592-3081

Fax: \_\_\_\_\_

E-mail Address: david.peterson@opg.com

### PART 2 – MARKET RULE AMENDMENT REFERENCE

**Type of Rule Amendment Being Commented on** (please indicate with x):

Amendment Submission     Proposed Rule Amendment     Recommended Rule Amendment

**MR Number:** MR-00378-R00

This *Market Rule* number is located on the “Current Market Rule Amendment” web page.

**Date Relevant *Amendment Submission*, Proposed or Recommended Rule Amendment Posted for Comment:** \_\_\_\_\_

<sup>1</sup> This number is a maximum of 12 characters and does not include any spaces or underscore.

**PART 3 – COMMENTS ON RULE AMENDMENT**

Provide your comments.

Sections 5.3.7 to 5.3.7.3 deal with the treatment of confidential information released pursuant to section 5.3.1.12, however there are no provisions requiring notification to the market participant of the disclosure similar to those found in sections 5.3.3 to 5.3.6. The amendment should include a requirement for notification of all market participants affected by a request for disclosure. In addition, an affected participant should be afforded the opportunity to challenge the request or demand or seek terms and conditions in respect of any such disclosure.

The NYISO Attachment ‘O’ dealing with the sharing of confidential information contains a provision requiring that any material provided should be returned or destroyed within 5 days or at the conclusion of the investigation. This document also contains a requirement for reciprocal treatment. Both of these requirements should be contained in the proposed rule amendment.

Section 5.3.7.2 requires that the IESO be notified of any third party requests for additional disclosure. This section should go further, not only should the IESO be notified of such request, but also have the right to challenge such request or demand or seek terms and conditions in request of any such disclosure.

**PART 4 – EXTERNAL CONSULTATION MEETING**

If you believe that a special meeting of stakeholders would be necessary/desirable to discuss the issues raised by the rule amendment, please complete the following information:

External Stakeholdering meeting necessary/desirable (please indicate with x):

Reason(s) why you believe a meeting is necessary/desirable: