

Stakeholder Comment Matrix – Sept. 14, 2020

Request for Feedback on 2020-2021 Plan for ISO Tariff-Related Activities



Period of Comment: Sept. 14, 2020 through Oct. 6, 2020 Comments From: ENMAX Corporation Date: 2020/10/06	Contact: Randy Stubbings Phone: Email: rstubbings@enmax.com
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Instructions:

1. Please fill out the section above as indicated.
2. Please respond to the questions below and provide your specific comments.
3. **Please submit one completed matrix per organization.**
4. Email your completed comment matrix to tariffdesign@aeso.ca by **Oct. 6, 2020**.

The AESO is seeking comments from Stakeholders with regard to the following matters:

	Questions	Stakeholder Comments
1.	Is the publication of the 2020-2021 Plan for ISO Tariff-Related Activities (“2020-2021 Plan”) useful to you? Would any additional information be helpful? Please be specific.	Yes, the plan is useful.
2.	Are there any additional tariff-related activities that in your view require the AESO’s and stakeholders’ attention in 2021 that are not listed in the 2020-2021 Plan?	See comments below.
3.	Do you have suggested changes to the timing of activities in the 2020-2021 Plan schedule? If yes, please be specific to why you would like to see the timing changed and what the suggested timing should look like.	<p>ENMAX recognizes that, under the existing regulatory framework, potential changes to the AESO’s existing rate design are limited.</p> <p>The AESO has also proposed to address changes to tariff provisions with the AUC using a modular approach as opposed to a comprehensive tariff filing. In ENMAX’s view, this approach must be used with caution. Since the tariff revenue requirement must be recovered, it is inescapable that recovering less of that revenue requirement from one element of the tariff element leads to an increase in recovery from another element. (One example of this is cited by the AESO on page 5, where it notes that the chosen path for the treatment of energy storage can have interactions with rates for system cost recovery.) As such, a detailed review of the knock-on effects of any proposed change is essential.</p>

4.	Do you have any other suggestions or comments you would like to share with the AESO related to the 2020-2021 Plan?	No comment at this time.
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Thank you for your input. Please email your comments to: tariffdesign@aeso.ca.