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| <p><b>Period of Comment:</b> December 16, 2020 through January 15, 2021</p> <p><b>Comments From:</b> Heartland Generation Ltd. (HGL)</p> <p><b>Date:</b> [2021/01/15]</p> | <p><b>Contact:</b> Nick Jansen</p> <p><b>Phone:</b> 587-581-5905</p> <p><b>Email:</b> Nick.jansen@heartlandgeneration.com</p> |
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Instructions:

1. Please fill out the section above as indicated.
2. Email your completed comment matrix to [rules\\_comments@aeso.ca](mailto:rules_comments@aeso.ca).

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

|    | Question   | Stakeholder Comments   |
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| 1. | Given the details shared at the session, do you have any comments on scope beyond what was provided in response to the <i>Letter of Notice for Development of Proposed Amendments to Section 306.7 of the ISO Rules, Mothball Outage Reporting</i> (“Section 306.7”) posted to the AESO website on October 14, 2020? | No, HGL does not have any additional comments on the scope of the consultation.  |
| 2. | Do you have any additional comments?   | <p>HGL appreciates the AESO clarifying that the existence of Mothball outages is out of scope and that the consultation will focus on Mothball outages themselves.</p> <p>Maximizing generator flexibility under the Mothball Rule is imperative to reducing red tape and the regulatory burden. A Mothball Rule that has increased flexibility will support fair, efficient, and open competition in the electricity market and promote investor confidence. Increased flexibility for Mothball Rule applicants is particularly important in a market with increased renewable penetration. Allowing increased flexibility will incentivize dispatchable generators to stay in the market, which in turn will ensure that Alberta has reliable power when non-dispatchable generation is unavailable.</p> |