

ISO Tariff – Section 5 Changes to System Access Service

Applicability

- 5.1 This section applies to a **market participant** who has requested or is receiving **system access service** under:
 - (a) Rate DTS, Demand Transmission Service;
 - (b) Rate PSC, Primary Service Credit; or
 - (c) Rate STS, Supply Transmission Service.

Events Resulting in Adjustments to Construction Contributions and Contract Capacity

- **5.2(1)** A market participant, the **ISO** or the **ISO** or the **ISO** had previously determined for a connection project.
- **5.2(2)** If the **ISO** determines that the contract capacity amount in a *System Access Service Agreement* for Rate DTS or Rate STS previously determined by the **ISO** in respect of subsections 3.6(2), (3) and (4) of the **ISO** tariff, *System Access Service Request*, does not reflect the actual flows, the **ISO** may adjust the contract capacity to reflect such actual flows and the **market participant** must pay any recalculated amounts for any **construction contribution** in accordance with this section 5 of the **ISO** tariff, *Changes to System Access Service*, and any contribution for a **generating unit** or **aggregated generating facility** calculated in accordance with section 7 of the **ISO** tariff, *Generating Unit Owner's Contribution*, as applicable, provided that:
 - (a) prior to determining whether to adjust any contract capacity amount, the **ISO** must discuss the potential adjustment with the **market participant**; and
 - (b) the **ISO** must not adjust contract capacity unless the deviation from actual flows is 10 per cent or greater than the contract capacity amount.
- **5.2(3)** A **market participant** may dispute a decision made by the **ISO** under subsection 5.2(2) in accordance with Section 103.2 of the ISO rules, *Dispute Resolution*.
- **5.2(4)** The **ISO** must review a **construction contribution** determination and may determine a **construction contribution** adjustment is required when:
 - (a) a market participant materially increases or decreases contract capacity or investment term or terminates system access service, prior to the expiry of the investment term for a connection project;
 - (b) one or more additional **market participants** use facilities originally installed for an existing **market participant**, resulting in sharing of facilities as provided for in subsection 5.5 below;
 - (c) connection project costs previously classified as system-related are reclassified as participant-related to meet changes in **market participant** requirements;
 - (d) connection project costs previously classified as participant-related are reclassified as system-related;



- (e) a material error in the original **construction contribution** is identified; or
- (f) the estimated or actual cost of the connection project materially varies from the original estimate.
- **5.2(5)** The **ISO** must determine a **construction contribution** under the provisions of section 4 of the **ISO tariff**, *Classification and Allocation of Connection Projects Costs*, rather than this section 5, if an increase in **contract capacity** requires the construction of **transmission facilities** at an existing **point of delivery** or **point of supply**.
- **5.2(6)** The **ISO** must not make an adjustment to a **construction contribution** more than 20 years after **commercial operation** of a connection project.

Reductions or Terminations of Contract Capacity

- **5.3(1)** The **ISO** must make a reduction or termination of **contract capacity** effective 5 years after the date of notice of the request for reduction or termination, subject to subsection 5.3(2) below.
- **5.3(2)** A **market participant** may make a lump sum payment determined by the **ISO** in lieu of all or a portion of the 5-year notice period in subsection 5.3(1) above.
- **5.3(3)** The **ISO** must calculate the payment in lieu of notice (also known as a "PILON") as a share of the costs of **system transmission facilities** incurred to reasonably accommodate a **market participant**'s **contract capacity** over the 5-year planning horizon of the **transmission system**, and must calculate the payment for a **market participant** reducing, terminating or changing the start date or end date for **contract capacity** under Rate DTS, after executing a *System Access Service Agreement*, as the present value of the difference in bulk system and regional system charges that would be attributed to the service:
 - (a) with the reduction or termination of or change of date for **contract capacity** during the notice period; and
 - (b) with the contract capacity or start date or end date for contract capacity indicated in the System Access Service Agreement last executed by the **market participant**.
- **5.3(4)** The **ISO** must use the discount rate provided in subsection 4.9 of the **ISO tariff**, *Classification and Allocation for Connection Projects Costs*, in the present value calculation in subsection 5.3(3)(a) and (b) above.
- **5.3(5)** A **market participant** may make a payment in lieu of notice at any time prior to or during the 5 year notice period, for the remainder of the notice period and the **ISO** must receive such payment at least 30 **days** before the reduction or termination of **contract capacity**.
- **5.3(6)** The **ISO** may waive or reduce the requirement for payment in lieu of notice if, as determined by the **ISO**:
 - (a) **contract capacity** is transferred to a **system access service** of the same **market participant** at a nearby transmission substation;
 - (b) transmission system benefits arise from the reduction or termination of contract capacity, which may include relief of regional transmission constraints, removal of capacity limitations which would restrict system access service to other market participants or avoidance of future upgrades to the transmission system; or



- (c) during the 5 years prior to the reduction in contract capacity becoming effective, the market participant has not increased contract capacity at the point of delivery at which the reduction in contract capacity occurs and, at the time that the market participant requests to reduce or terminate the contract capacity, has not executed a System Access Agreement under Rate DTS for future increases in contract capacity at the point of delivery.
- **5.3(7)** The **ISO** may, at any time during the remainder of a notice period for which a payment in lieu of notice was made:
 - (a) re-assess the payment in lieu of notice if material differences arise between the requested and actual **contract capacities** or between expected and actual load; and
 - (b) require additional payment from the market participant.

Metered Demand Above Pre-Notice Contract Capacity

- **5.4(1)** The **ISO** must determine the **contract capacity** immediately following the 5-year notice period required by subsection 5.3(1) above to be the maximum of:
 - (a) the pre-notice **contract capacity** less the reduction of **contract capacity** the **market participant** requested; or
 - (b) the highest **metered demand** during the 5-year notice period less the reduction of **contract capacity** the **market participant** requested.
- **5.4(2)** A **market participant** may provide an additional notice of reduction to request a subsequent reduction of **contract capacity** to the original notice level, if the highest **metered demand** affects the maximum determined under subsection 5.4(1) above.

Shared Facilities

- **5.5(1)** The **ISO** must allocate the participant-related costs of shared **transmission facilities** to **market participants** if **transmission facilities** are constructed to serve a **market participant** and then used to serve other but not all **market participants** within 20 years after **commercial operation** of the original connection project.
- 5.5(2) The ISO must allocate the participant-related costs of shared transmission facilities:
 - (a) when a transmission line is shared by two or more substations, by allocating the costs of the shared line to those substations in accordance with subsection 5.5(3) below; and
 - (b) when a single substation is shared by 2 or more **market participants**, by allocating the shared costs associated with the substation to those **market participants** in accordance with subsection 5.5(4) below.
- **5.5(3)** The **ISO** must allocate the participant-related costs of a transmission line shared by 2 or more substations by:
 - (a) determining the higher of the sum of all Rate DTS contract capacities or the sum of all Rate STS contract capacities for each substation in each of the 20 years following commercial operation of the original transmission line, and assigning a contract capacity of zero in a year in which a substation did not exist;



- (b) calculating the percentage share of the transmission line attributable to each substation by dividing the **contract capacity** determined in subsection 5.5(3)(a) above for the substation in a year by the sum of **contract capacities** determined for all sharing substations in that year;
- (c) calculating the average percentage share over the full 20-year period for each substation;
- (d) multiplying the cost of the shared transmission line by the average percentage share determined for each substation.
- **5.5(4)** The **ISO** must allocate the participant-related costs of **transmission facilities** used to provide **system access services** to more than one **market participant** at a single substation to the **market participants** at the substation by:
 - (a) determining the substation fraction for each market participant in each of the 20 years following commercial operation of the original connection project, assigning a contract capacity of zero in any year in which a market participant did not receive system access service:
 - (b) calculating the average **substation fraction** over the full 20-year period for each **market participant**; and
 - (c) multiplying the cost of the shared **transmission facilities** by the average **substation fraction** determined for each **market participant**.
- **5.5(5)** The **ISO**, as a result of the allocation of costs of shared **transmission facilities** under subsections 5.5(2), (3) and (4) above:
 - (a) must reduce the participant-related costs allocated to the original market participant; and
 - (b) may refund under subsection 5.6 below, where applicable, in part or in full, a **construction contribution** previously paid by that **market participant**.
- **5.5(6)** The **ISO**, as a result of the allocation of costs of shared **transmission facilities** under subsections 5.5(2), (3) and (4) above:
 - (a) must include the allocated share of existing **transmission facilities** in the determination of participant-related costs for the additional **market participants** under subsection 4.2(2)(d) of the **ISO tariff**, *Classification and Allocation for Connection Projects Costs*; and
 - (b) may assess **construction contributions** to the additional **market participants** under section 4 of the **ISO tariff**, *Classification and Allocation for Connection Projects Costs*.
- **5.5(7)** The **ISO** must reclassify the participant-related costs of a connection project as system-related costs if, within 20 years after **commercial operation** of the original connection project, **transmission facilities** are constructed to serve a **market participant** and are then, in the determination of the **ISO**, used for the benefit of many **market participants**, based on calculating the average percentage share over the full 20 year period for the original connection project and the time the **ISO** reclassified the costs as system-related.



Determination of Construction Contribution

5.6 The **ISO** must determine the amount of an adjustment to a **construction contribution** paid for a connection project in accordance with the **construction contribution** provisions described in the **ISO tariff** as applied to the **transmission facility** at the time construction is completed.

Payments and Refunds

- **5.7(1)** A **market participant** must pay a **construction contribution** adjustmentwithin 30 **days** of a request for payment.
- 5.7(2) A legal owner of a transmission facility must refund a construction contribution adjustment:
 - (a) within 30 days after the effective date of a change to a System Access Service Agreement, if the refund arises from changes to contract capacity or investment term that do not require construction of a transmission facility;
 - (b) within 90 days after the **Commission** issues permit and licence for a **transmission facility**, if the refund results from the construction of the **transmission facility**; and
 - (c) within 90 days of the ISO determining the amount of the adjustment, in all other circumstances.
- **5.7(3)** The market participant must pay:
 - (a) an increase in **construction contribution** by way of electronic funds transfer or wire transfer to the bank account a **legal owner** of a **transmission facility** specifies; and
 - (b) a payment in lieu of notice by way of electronic funds transfer or wire transfer to a bank account the **ISO** specifies.
- **5.7(4)** A **market participant** must pay and a **legal owner** of a **transmission facility** must refund all adjustments without interest.
- **5.7(5)** A **market participant** is not required to pay and a **legal owner** of a **transmission facility** is not required to refund an adjustment amount less than \$10 000.

Revision History

Effective	Description
2025-01-01	Revised as approved in Commission Decision 28441-D02-2023 issued November 27, 2023.
	Revised as applied for in the AESO 2022 ISO Tariff Modernization Application, as approved in Commission Decision 27864-D01-2023 issued on May 31, 2023 and in effect as of July 20, 2023 as per Commission Decision 28294-D01-2023 (Alberta Electric System Operator ISO Tariff Compliance Filing Pursuant to Decision 27864-D01-2023).



2021-01-01	Updated to remove the subsection relating to Regulated Generating Unit Connection Costs, as approved in Commission Decision 26054-D01-2020 issued on December 18, 2020.
2021-01-01	Updated \$0.00/MWh charge, as approved in Commission Decision 25175-D01-2020 issued on November 30, 2020.
2015-07-01	Updated subsections, as approved in Commission Decision 3473-D01-2015 issued on June 17, 2015.
2011-07-01	Revised and reformatted all subsections, as approved in Commission Decision 2011-275 issued on June 24, 2011, and in Commission Decision 2011-333 issued on August 4, 2011 for subsection 5(6).