May 30, 2017

BY ELECTRONIC FILING

The Honorable Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

RE: ISO New England Inc. and New England Power Pool, Market Rule 1
Revisions to Permit Use of Five-Minute Revenue Quality Meter Data in
Energy Market Settlement; Docket No. ER17-___-000

Dear Secretary Bose:

Pursuant to Section 205 of the Federal Power Act (“Section 205”), ISO New England Inc. (the “ISO”), joined by the New England Power Pool (“NEPOOL”) Participants Committee (together, the “Filing Parties”), hereby submits this transmittal letter and revised Tariff sections to permit the use of five-minute revenue quality meter data in the Real-Time Energy Market settlement (the “Five-Minute RQM Settlement Enhancement”). The ISO also submits herewith the supporting testimony of Hanhan Hammer (the “Hammer Testimony”), which is sponsored solely by the ISO.


2 Capitalized terms used but not defined in this filing are intended to have the meaning given to such terms in the ISO New England Inc. Transmission, Markets and Services Tariff (the “Tariff”), the Second Restated New England Power Pool Agreement, and the Participants Agreement. Market Rule 1 is Section III of the Tariff.

3 Under New England's Regional Transmission Organization (“RTO”) arrangements, the rights to make this filing of changes to the Market Rule under Section 205 of the Federal Power Act are the ISO's. NEPOOL, which pursuant to the Participants Agreement provides the sole Participant Processes for advisory voting on ISO matters, supported the changes reflected in this filing and, accordingly, joins in this Section 205 filing.

4 Ms. Hammer is a Lead Analyst in the Market Development Department for the ISO.
In March 2017, the ISO implemented new Real-Time Energy Market settlement rules to settle the Real-Time Energy Market and Real-Time reserves on a five-minute basis.\(^5\) The Sub-Hourly Settlement rules replaced the then-current hourly settlement construct. Under the Sub-Hourly Settlement rules, Market Participants provide hourly revenue quality meter ("RQM") data and the ISO profiles the hourly RQM data in various ways to establish the metered quantity that will be used in each five-minute settlement interval. The Five-Minute RQM Settlement Enhancement adds to the settlement rules the option to use five-minute RQM data in the settlement calculations, instead of hourly profiled values, if such data is available.

I. REQUESTED EFFECTIVE DATE

The Filing Parties are requesting that the Commission accept the Five-Minute RQM Settlement Enhancement to be effective on August 1, 2017, which is 63 days from the date of this filing.

II. DESCRIPTION OF THE FILING PARTIES; COMMUNICATIONS

The ISO is the private, non-profit entity that serves as the regional transmission organization ("RTO") for New England. The ISO operates the New England bulk power system and administers New England’s organized wholesale electricity market pursuant to the Tariff and the Transmission Operating Agreement with the New England Participating Transmission Owners. In its capacity as an RTO, the ISO has the responsibility to protect the short-term reliability of the New England Control Area and to operate the system according to reliability standards established by the Northeast Power Coordinating Council ("NPCC") and the North American Electric Reliability Council ("NERC").

NEPOOL is a voluntary association organized in 1971 pursuant to the New England Power Pool Agreement, and it has grown to include more than 460 members. The Participants include all of the electric utilities rendering or receiving service under the Tariff, as well as independent power generators, marketers, load aggregators, brokers, consumer-owned utility systems, end users, demand resource providers, developers and a merchant transmission provider. Pursuant to revised governance provisions accepted by the Commission,\(^6\) the Participants act through the NEPOOL Participants Committee. The Participants Committee is authorized by Section 6.1 of the Second Restated NEPOOL Agreement and Section 8.1.3(c) of the Participants Agreement to represent NEPOOL in proceedings before the Commission. Pursuant to Section 2.2 of the


Participants Agreement, “NEPOOL provide[s] the sole Participant Processes for advisory voting on ISO matters and the selection of ISO Board members, except for input from state regulatory authorities and as otherwise may be provided in the Tariff, TOA and the Market Participant Services Agreement included in the Tariff.”

All correspondence and communications in this proceeding should be addressed to the undersigned for the ISO as follows:

Christopher J. Hamlen, Esq.*
ISO New England Inc.
One Sullivan Road
Holyoke, MA 01040-2841
Tel: (413) 540-4425
Fax: (413) 535-4379
E-mail: chamlen@iso-ne.com

And to NEPOOL as follows:

William Fowler*
Vice-Chair,
NEPOOL Markets Committee
c/o Sigma Consultants, Inc.
20 Main Street
Acton, MA 01720
Tel: (978) 266-0220
Fax: (978) 263-5455
E-mail: wfowler@sigmaconsult.com

David T. Doot, Esq.*
Sebastian M. Lombardi, Esq.*
Day Pitney LLP
242 Trumbull Street
Hartford, CT 06103
Tel: (860) 275-0663
Fax: (860) 881-2493
Email: slombardi@daypitney.com

*Persons designated for service

III. STANDARD OF REVIEW

These changes are being submitted pursuant to Section 205, which “gives a utility the right to file rates and terms for services rendered with its assets.” Due to the joint nature of this filing, the Filing Parties respectfully request a waiver of Section 385.203(b)(3) of the Commission’s regulations to allow the inclusion of more than two persons on the service list in this proceeding.

Under Section 205, the Commission “plays an essentially passive and reactive role” whereby it “can reject [a filing] only if it finds that the changes proposed by the public utility are not ‘just and reasonable.’” The Commission limits this inquiry “into whether the rates proposed

7 Due to the joint nature of this filing, the Filing Parties respectfully request a waiver of Section 385.203(b)(3) of the Commission’s regulations to allow the inclusion of more than two persons on the service list in this proceeding.

8 Atlantic City Elec. Co. v. FERC, 295 F. 3d 1, 9 (D.C. Cir. 2002).

9 Id. at 10 (quoting City of Winnfield v. FERC, 744 F.2d 871, 876 (D.C. Cir. 1984)).

10 Id. at 9.
by a utility are reasonable - and [this inquiry does not] extend to determining whether a proposed rate schedule is more or less reasonable than alternative rate designs.”11 The changes proposed herein “need not be the only reasonable methodology, or even the most accurate.”12 As a result, even if an intervenor or the Commission develops an alternative proposal, the Commission must accept this Section 205 filing if it is just and reasonable.13

IV. DISCUSSION OF THE FIVE-MINUTE RQM SETTLEMENT ENHANCEMENT

A. Background

In March 2017, the ISO transitioned from the then-current hourly settlement construct in the Real-Time Energy Market to a model that performs the settlement in five-minute intervals. Under the Sub-Hourly Settlement rules, energy quantities referred to as the Metered Quantity For Settlement are calculated for each five-minute settlement interval. At the time the Sub-Hourly Settlement rules were developed, Market Participants did not indicate a strong interest in transitioning from using hourly RQM data to five-minute RQM data given the challenges in doing so.14 Therefore, the ISO developed a profiling methodology that estimates the five-minute energy quantities using hourly RQM data.15

After implementing the Sub-Hourly Settlement rules, several NEPOOL stakeholders indicated that they would like the opportunity to provide five-minute RQM data for use in calculating the Metered Quantity For Settlement. These stakeholders have their own metering domain and have the metering infrastructure configured to provide

---

11 City of Bethany v. FERC, 727 F.2d 1131, 1136 (D.C. Cir. 1984).
12 Oxy USA, Inc. v. FERC, 64 F.3d 679, 692 (D.C. Cir. 1995).
13 Cf. Southern California Edison Co., et al, 73 FERC ¶ 61,219 at 61,608 n.73 (1995) (“Having found the Plan to be just and reasonable, there is no need to consider in any detail the alternative plans proposed by the Joint Protesters.” (citing Bethany)).
14 As the ISO explained when filing the Sub-Hourly Settlement rules, the ISO had extensive discussions with Market Participants about acquiring five-minute RQM data. Based on these discussions, the ISO understood that considerable time and expense would be required of both resource owners and the meter readers that handle RQM data to make the necessary changes to provide revenue quality meter data on a five-minute basis. Rather than requiring Market Participants to incur these expenses and delaying the implementation of the Sub-Hourly Settlement project, the ISO developed the profiling methodology that produces a close approximation of the five-minute energy quantity. The ISO indicated that as metering infrastructure is upgraded, it will transition away from the profiling approach and use five-minute RQM data in the settlement. Sub-Hourly Settlements filing, Parent-Hammer Testimony at pp. 13-14.
15 See Market Rule 1, Section III.3.2.1.1.
RQM data on a five-minute basis. As Ms. Hammer explains in her testimony, the five-minute RQM data is equal or better in accuracy to the profiled meter data.\textsuperscript{16} Further, the ISO has already developed a settlement system that can handle both five-minute RQM and hourly RQM data.\textsuperscript{17} The ISO is therefore proposing Tariff changes to permit use of five-minute RQM data in the settlement.

**B. Explanation of the Proposed Changes**

Under the Five-Minute RQM Settlement Enhancement, should a Market Participant wish to transition to the use of five-minute RQM data, and should its meter reader agree to the transition, the Tariff will now permit use of the five-minute RQM data in the Real-Time Energy Market settlement. All of the proposed changes are contained in Section III.3.2.1.1 of Market Rule 1 and address three issues: first, the change to permit the use of five-minute RQM in the Real-Time Energy Market settlement; second, a change to explain how five-minute RQM data is converted to hourly data when hourly data is needed for a settlement calculation; and third, a minor clean-up change to one of the terms used in this section.

Section III.3.2.1.1 defines the “Metered Quantity For Settlement,” which is the quantity that is used in the five-minute settlement calculations for the Real-Time Energy Market and real-time reserves. The current rule defines the quantity for external interfaces (including Inadvertent Interchange), for resources with telemetry and for resources without telemetry. The Five-Minute RQM Settlement Enhancement adds the option to use five-minute RQM data for resources that are able to submit such data. Specifically, if a Generator Asset or Load Asset provides five-minute RQM data, the Metered Quantity For Settlement will be the five-minute RQM value. If a Tie-Line Asset provides five-minute RQM data, then that value will be used in the Inadvertent Interchange calculation to represent the actual energy flow.

Some settlement calculations require the use of hourly quantity values.\textsuperscript{18} Therefore, for resources that will submit five-minute RQM data, it is necessary to explain how that data will be converted from five-minute values to an hourly value. Under the proposed rules, the hourly value will be the average of the five-minute RQM values for the hour. This is appropriate because the hourly RQM value is the sum of energy quantities in all twelve intervals of the hour.\textsuperscript{19}

\textsuperscript{16} Hammer Testimony at p. 4.
\textsuperscript{17} Hammer Testimony at p. 4.
\textsuperscript{18} For example, a metering domain’s unmetered load is an hourly value and is calculated using hourly RQM values from Generator Assets, Load Assets and Tie-Line Assets. Hammer Testimony at p. 7.
\textsuperscript{19} Hammer Testimony at p. 7.
Finally, a clean-up change in Section III.3.2.1.1 replaces the word “data” in “revenue quality meter data” with the word “value” where the provision is referring to a quantity value rather than more generically to RQM data.

V. STAKEHOLDER PROCESS

The NEPOOL Markets Committee, at its April 12, 2017 meeting, voted unanimously to recommend that the NEPOOL Participants Committee support the Five-Minute RQM Settlement Enhancement. Following Markets Committee consideration and recommendation of the market rule changes, at its May 5, 2017 meeting, the NEPOOL Participants Committee voted unanimously to support the Five-Minute RQM Settlement Enhancement, which was included on the Consent Agenda for the meeting.20

VI. ADDITIONAL SUPPORTING INFORMATION

Section 35.13 of the Commission’s regulations generally requires public utilities to file certain cost and other information related to an examination of traditional cost-of-service rates. However, the market rule changes do not modify a traditional “rate” and the ISO is not a traditional investor-owned utility. Therefore, to the extent necessary, the Filing Parties request waiver of Section 35.13 of the Commission’s regulations.21 Notwithstanding its request for waiver, the Filing Parties submit the following additional information in substantial compliance with relevant provisions of Section 35.13 of the Commission’s regulations:

35.13(b)(1) – Materials included herewith are as follows:

- This transmittal letter;
- Blacklined Tariff sections reflecting the revisions submitted in this filing;
- Clean Tariff sections reflecting the revisions submitted in this filing;
- Testimony of Hanhan Hammer (the “Hammer Testimony”), sponsored solely by the ISO; and

20 The Consent Agenda for a Participants Committee meeting, similar to the Consent Agenda for a Commission open meeting, is a group of actions (each recommended by a Technical Committee or subgroup established by the Participants Committee) to be taken by the Participants Committee through approval of a single motion at a meeting. Although voted as a single motion, all recommendations voted on as part of the Consent Agenda are deemed to have been voted on individually and independently. The Participants Committee’s unanimous approval of the May 5, 2017 Consent Agenda included its support for the Five-Minute RQM Settlement Enhancement.

• List of governors and utility regulatory agencies in Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island and Vermont to which a copy of this filing has been sent.

35.13(b)(2) – As set forth in Section I above, the Filing Parties request that the revisions become effective on August 1, 2017.

35.13(b)(3) – Pursuant to Section 17.11(e) of the Participants Agreement, Governance Participants are being served electronically rather than by paper copy. The names and addresses of the Governance Participants are posted on the ISO’s website at https://www.iso-ne.com/participate/participant-asset-listings/directory?id=1&type=committee. A copy of this transmittal letter and the accompanying materials have also been sent to the governors and electric utility regulatory agencies for the six New England states that comprise the New England Control Area, the New England Conference of Public Utility Commissioners, Inc., and to the New England States Committee on Electricity. Their names and addresses are shown in the attached listing. In accordance with Commission rules and practice, there is no need for the Governance Participants or the entities identified in the listing to be included on the Commission’s official service list in the captioned proceeding unless such entities become intervenors in this proceeding.

35.13(b)(4) – A description of the materials submitted pursuant to this filing is contained in Section VI of this transmittal letter.

35.13(b)(5) – The reasons for this filing are discussed in Section IV of this transmittal letter.

35.13(b)(6) – The ISO’s approval of these changes is evidenced by this filing. These changes reflect the results of the Participant Processes required by the Participants Agreement and reflect the unanimous support of the NEPOOL Participants Committee.

35.13(b)(7) – Neither the ISO nor NEPOOL has knowledge of any relevant expenses or costs of service that have been alleged or judged in any administrative or judicial proceeding to be illegal, duplicative, or unnecessary costs that are demonstrably the product of discriminatory employment practices.

35.13(b)(8) – A form of notice and electronic media are no longer required for filings in light of the Commission’s Combined Notice of Filings notice methodology.

35.13(c)(1) – The market rule changes herein do not modify a traditional “rate,” and the statement required under this Commission regulation is not applicable to the instant filing.

35.13(c)(2) – The ISO does not provide services under other rate schedules that are similar to the wholesale, resale and transmission services it provides under the Tariff.
35.13(c)(3) - No specifically assignable facilities have been or will be installed or modified in connection with the revisions filed herein.

VII. CONCLUSION

As explained herein and in the accompanying supporting testimony, the Five-Minute RQM Settlement Enhancement will permit participants to use five-minute RQM data in the Real-Time Energy Market settlement should the participant and its meter reader have the systems in place to provide the data at that level of granularity to the ISO. The ISO and NEPOOL request that the Commission accept this filing with the revisions to become effective on August 1, 2017.

Respectfully submitted,

ISO NEW ENGLAND INC.

By:/s/ Christopher J. Hamlen
Christopher J. Hamlen, Esq.
ISO New England Inc.
One Sullivan Road
Holyoke, MA 01040-2841
Tel: (413) 540-4425
Fax: (413) 535-4379
E-mail: chamlen@iso-ne.com

NEW ENGLAND POWER POOL PARTICIPANTS COMMITTEE

By:/s/ Sebastian M. Lombardi
Sebastian M. Lombardi, Esq.
Day Pitney LLP
242 Trumbull Street
Hartford, CT 06103
Tel: (860) 275-0663
Fax: (860) 881-2493
Email: slombardi@daypitney.com
III.3 Accounting And Billing

III.3.1 Introduction.
This Section III.3 sets forth the accounting and billing principles and procedures for the purchase and sale of services in the New England Markets and for the operation of the New England Control Area; provided that Section III.E2.9 sets forth the Day-Ahead Energy Market and Real-Time Energy Market settlement rules for Demand Response Resources.

If a dollar-per-MW-hour value is applied in a calculation where the interval of the value produced in that calculation is less than an hour, then for purposes of that calculation the dollar-per-MW-hour value is divided by the number of intervals in the hour.

III.3.2 Market Participants.

III.3.2.1 ISO Energy Market.

For purposes of establishing the following positions, unless otherwise expressly stated, the settlement interval for the Real-Time Energy Market is five minutes and the settlement interval for the Day-Ahead Energy Market is hourly. The Real-Time Energy Market settlement is determined using the Metered Quantity For Settlement calculated in accordance with Section III.3.2.1.1.

(a) For each Market Participant for each settlement interval, the ISO will determine a Day-Ahead Energy Market position representing that Market Participant’s net purchases from or sales to the Day-Ahead Energy Market as follows.

(i) **Day-Ahead Load Obligation** – Each Market Participant shall have for each settlement interval a Day-Ahead Load Obligation for energy at each Location equal to the MWhs of its Demand Bids, Decrement Bids and External Transaction sales accepted by the ISO in the Day-Ahead Energy Market at that Location and such Day-Ahead Load Obligation shall have a negative value.

(ii) **Day-Ahead Generation Obligation** – Each Market Participant shall have for each settlement interval a Day-Ahead Generation Obligation for energy at each Location equal to the MWhs of its generation Supply Offers, Increment Offers and External Transaction purchases
accepted by the ISO in the Day-Ahead Energy Market at that Location and such Day-Ahead
Generation Obligation shall have a positive value.

(iii) **Day-Ahead Adjusted Load Obligation** – Each Market Participant shall have for each
settlement interval a Day-Ahead Adjusted Load Obligation at each Location equal to the Day-
Ahead Load Obligation adjusted by any applicable Day-Ahead internal bilateral transactions at
that Location.

(iv) **Day-Ahead Locational Adjusted Net Interchange** – Each Market Participant shall
have for each settlement interval a Day-Ahead Locational Adjusted Net Interchange at each
Location equal to the Day-Ahead Adjusted Load Obligation plus the Day-Ahead Generation
Obligation at that Location.

(b) For each Market Participant for each settlement interval, the ISO will determine a Real-Time
Energy Market position. For purposes of these calculations, if the settlement interval is less than one hour,
any internal bilateral transaction shall be equally apportioned over the settlement intervals within the
hour. To accomplish this, the ISO will perform calculations to determine the following:

(i) **Real-Time Load Obligation** – Each Market Participant shall have for each settlement
interval a Real-Time Load Obligation for energy at each Location equal to the MWhs of load,
where such MWhs of load shall include External Transaction sales and shall have a negative
value, at that Location, adjusted for any applicable internal bilateral transactions which transfer
Real-Time load obligations.

(ii) **Real-Time Generation Obligation** – Each Market Participant shall have for each
settlement interval a Real-Time Generation Obligation for energy at each Location. The Real-
Time Generation Obligation shall equal the MWhs of energy, where such MWhs of energy shall
have positive value, provided by generating Resources, External Resources, and External
Transaction purchases at that Location.

(iii) **Real-Time Adjusted Load Obligation** – Each Market Participant shall have for each
settlement interval a Real-Time Adjusted Load Obligation at each Location equal to the Real-
Time Load Obligation adjusted by any applicable energy related internal Real-Time bilateral
transactions at that Location.
(iv) **Real-Time Locational Adjusted Net Interchange** – Each Market Participant shall have for each settlement interval a Real-Time Locational Adjusted Net Interchange at each Location equal to the Real-Time Adjusted Load Obligation plus the Real-Time Generation Obligation at that Location.

(v) **Marginal Loss Revenue Load Obligation** – Each Market Participant shall have for each settlement interval a Marginal Loss Revenue Load Obligation at each Location equal to the Real-Time Load Obligation adjusted by any energy related internal Real-Time bilateral transactions at that Location that the parties to those bilateral transactions have elected to include in their Marginal Loss Revenue Load Obligation for the purpose of allocating Day-Ahead Loss Revenue and Real-Time Loss Revenue. Contributions from Coordinated External Transactions shall be excluded from the Real-Time Load Obligation for purposes of determining Marginal Loss Revenue Load Obligation.

(c) For each Market Participant for each settlement interval, the ISO will determine the difference between the Day-Ahead Energy Market position (calculated in accordance with Section III.3.2.1(a)) and the Real-Time Energy Market position (calculated in accordance with Section III.3.2.1(b)) representing that Market Participant’s net purchases from or sales to the Real-Time Energy Market. For purposes of this calculation, if the Real-Time settlement interval is less than one hour, the Day-Ahead position shall be equally apportioned over the settlement intervals within the hour. To accomplish this, the ISO will perform calculations to determine the following:

(i) **Real-Time Load Obligation Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Load Obligation Deviation at each Location equal to the difference in MWhs between the Real-Time Load Obligation and the Day-Ahead Load Obligation.

(ii) **Real-Time Generation Obligation Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Generation Obligation Deviation at each Location equal to the difference in MWhs between the Real-Time Generation Obligation and the Day-Ahead Generation Obligation.
(iii) **Real-Time Adjusted Load Obligation Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Adjusted Load Obligation Deviation at each Location equal to the difference in MWhs between the Real-Time Adjusted Load Obligation and the Day-Ahead Adjusted Load Obligation.

(iv) **Real-Time Locational Adjusted Net Interchange Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Locational Adjusted Net Interchange Deviation at each Location equal to the difference in MWhs between the Real-Time Locational Adjusted Net Interchange and the Day-Ahead Locational Adjusted Net Interchange.

(d) For each Market Participant for each settlement interval, the ISO will determine Day-Ahead Energy Market monetary positions representing a charge or credit for its net purchases from or sales to the ISO Day-Ahead Energy Market. The Day-Ahead Energy Market Energy Charge/Credit shall be equal to the sum of its Location specific Day-Ahead Locational Adjusted Net Interchanges multiplied by the Energy Component of the associated Day-Ahead Locational Marginal Prices. The Day-Ahead Energy Market Congestion Charge/Credit shall be equal to the sum of its Location specific Day-Ahead Locational Adjusted Net Interchanges multiplied by the Congestion Component of the associated Day-Ahead Locational Marginal Prices. The Day-Ahead Energy Market Loss Charge/Credit shall be equal to the sum of its Location specific Day-Ahead Locational Adjusted Net Interchanges multiplied by the Loss Component of the associated Day-Ahead Locational Marginal Prices.

(e) For each Market Participant for each settlement interval, the ISO will determine Real-Time Energy Market monetary positions representing a charge or credit to the Market Participant for its net purchases from or sales to the Real-Time Energy Market. The Real-Time Energy Market Deviation Energy Charge/Credit shall be equal to the sum of the Market Participant’s Location specific Real-Time Locational Adjusted Net Interchange Deviations for that settlement interval multiplied by the Energy Component of the Real-Time Locational Marginal Prices. The Real-Time Energy Market Deviation Congestion Charge/Credit shall be equal to the sum of the Market Participant’s Location specific Real-Time Locational Adjusted Net Interchange Deviations for that settlement interval multiplied by the Congestion Component of the associated Real-Time Locational Marginal Prices.

The Real-Time Energy Market Deviation Loss Charge/Credit shall be equal to the sum of the Market Participant’s Location specific Real-Time Locational Adjusted Net Interchange Deviations for that
settlement interval multiplied by the Loss Component of the associated Real-Time Locational Marginal Prices.

(f) For each settlement interval, the ISO will determine the total revenues associated with transmission congestion on the New England Transmission System. To accomplish this, the ISO will perform calculations to determine the following. The Day-Ahead Congestion Revenue shall equal the sum of all Market Participants’ Day-Ahead Energy Market Congestion Charge/Credits. The Real-Time Congestion Revenue shall equal the sum of all Market Participants’ Real-Time Energy Market Congestion Charge/Credits.

(g) For each settlement interval, the ISO will determine the excess or deficiency in loss revenue associated with the Day-Ahead Energy Market. The Day-Ahead Loss Revenue shall be equal to the sum of all Market Participants’ Day-Ahead Energy Market Energy Charge/Credits and Day-Ahead Energy Market Loss Charge/Credits.

(h) For each settlement interval for each Market Participant, the ISO shall calculate a Day-Ahead payment or charge associated with the excess or deficiency in loss revenue (Section III.3.2.1(g)). The Day-Ahead Loss Charges or Credits shall be equal to the Day-Ahead Loss Revenue multiplied by the Market Participant’s pro rata share of the sum of all Market Participants’ Marginal Loss Revenue Load Obligations.

(i) For each settlement interval, the ISO will determine the excess or deficiency in loss revenue associated with the Real-Time Energy Market. The Real-Time Loss Revenue shall be equal to the sum of all Market Participants’ Real-Time Energy Market Deviation Energy Charge/Credit and Real-Time Energy Market Deviation Loss Charge/Credit plus Non-Market Participant Transmission Customer loss costs. The ISO will then adjust Real-Time Loss Revenue to account for Inadvertent Energy Revenue, as calculated under Section III.3.2.1(k) and Emergency transactions as described under Section III.4.3(a).

(j) Non-Market Participant Transmission Customer loss costs shall be assessed for transmission use scheduled in the Real-Time Energy Market, calculated as the amount to be delivered in each settlement interval multiplied by the difference between the Loss Component of the Real-Time Price at the delivery point or New England Control Area boundary delivery interface and the Loss Component of the Real-Time Price at the source point or New England Control Area boundary source interface.
(k) For each External Node, for each settlement interval the ISO will calculate an excess or deficiency in Inadvertent Energy Revenue by multiplying the Inadvertent Interchange at the External Node by the associated Real-Time Locational Marginal Price. For each settlement interval, the total Inadvertent Energy Revenue for a settlement interval shall equal the sum of the Inadvertent Energy Revenue values for each External Node for that interval.

(l) For each hour for each Market Participant, the ISO shall calculate a Real-Time payment or charge associated with the excess or deficiency in Inadvertent Energy Revenue (Section III.3.2.1(k)). The Inadvertent Energy Revenue Charges or Credits shall be equal to the Inadvertent Energy Revenue multiplied by the Market Participant’s pro rata share of the sum of all Market Participants’ Real-Time Load Obligations and Real-Time Generation Obligations over all Locations, measured as absolute values, excluding contributions to Real-Time Load Obligations and Real-Time Generation Obligations from Coordinated External Transactions.

(m) For each hour for each Market Participant, the ISO shall calculate a Real-Time payment or charge associated with the excess or deficiency in Real-Time Loss Revenue (Section III.3.2.1(i)). The Real-Time Loss Revenue Charges or Credits shall be equal to the Real-Time Loss Revenue multiplied by the MarketParticipant’s pro rata share of the sum of all Market Participants’ Marginal Loss Revenue Load Obligations.

III.3.2.1.1 Metered Quantity For Settlement.
The Metered Quantity For Settlement is calculated as follows:

(a) For external interfaces, the Metered Quantity For Settlement is the scheduled value adjusted for any curtailment, except that for Inadvertent Interchange, the Metered Quantity For Settlement is the difference between the actual and scheduled values, where the actual value is

(i) calculated as the five-minute telemetry value plus the difference between the hourly revenue quality metered value and the hourly average telemetry value, or
(ii) the five-minute revenue quality meter value, if five-minute revenue quality meter data are available.

(b) For Resources submitting five-minute revenue quality meter data, the Metered Quantity For Settlement is the five-minute revenue quality meter value.

(bc) For Resources with telemetry submitting hourly revenue quality meter data, the Metered Quantity For Settlement is calculated as follows:
(i) In the event that in an hour, the difference between the average of the five-minute telemetry values for the hour and the revenue quality meter value for the hour is greater than 20 percent of the hourly revenue quality meter value and greater than 10 MW then the Metered Quantity For Settlement is a flat profile of the revenue quality meter value equally apportioned over the five-minute intervals in the hour.

(ii) Otherwise, the Metered Quantity For Settlement is the telemetry profile of the revenue quality meter value equal to the five-minute telemetry value multiplied by a scale factor, where the scale factor is the hourly revenue quality metered value divided by the hourly average telemetry value.

(c) For Resources without telemetry submitting hourly revenue quality meter data, the Metered Quantity For Settlement is the hourly revenue quality meter value equally apportioned over the five-minute intervals in the hour.

For purposes of determining the Metered Quantity For Settlement, the five-minute telemetry value for a five-minute interval is the integrated value of telemetered data sampled over the five-minute period. For settlement calculations that require hourly revenue quality meter value from Resources that submit five-minute revenue quality meter data, the hourly revenue quality meter value is the average of five-minute revenue quality meter values for the hour.

III.3.2.2 Metering and Communication.

(a) Revenue Quality Metering and Telemetry
The megawatt-hour data of each Generator Asset, Tie-Line Asset, and Load Asset must be metered and automatically recorded at no greater than an hourly interval using metering located at the asset’s point of interconnection, in accordance with the ISO operating procedures on metering and telemetering. This metered value is used for purposes of establishing the hourly revenue quality metering of the asset.

The instantaneous megawatt data of each Generator Asset (except Settlement Only Resources) and each Dispatchable Asset Related Demand must be automatically recorded and telemetered in accordance with the requirements in the ISO operating procedures on metering and telemetering.

(b) Meter Maintenance and Testing
Each Market Participant must adequately maintain metering, recording and telemetering equipment and must periodically test all such equipment in accordance with the ISO operating procedures on metering
and telemetering. Equipment failures must be addressed in a timely manner in accordance with the requirements in the ISO operating procedures on maintaining communications and metering equipment.

(c) **Overuse of Flat Profiling**

In the event a Market Participant’s telemetry is replaced with an hourly flat profile pursuant to Section III.3.2.2.1(b) more than 20% of the online hours in a month and Market Participant’s Resource has been online for over 50 hours in the month, the ISO may consult with the Market Participant for an explanation of the regular use of flat profiling and may request that the Market Participant address any telemetry discrepancies so that flat profiling is not regularly triggered.

Within 10 business days of issuance of such a request, the Market Participant shall provide the ISO with a written plan for remedying the deficiencies, and shall identify in the plan the specific actions to be taken and a reasonable timeline for completing such remediation. The Market Participant shall complete the remediation in accordance with and under the timeline set forth in the written plan.

III.3.2.3 **NCPC Credits and Charges.**

A Market Participant’s NCPC Credits and NCPC Charges are calculated pursuant to Appendix F to Market Rule 1.

III.3.2.4 **Transmission Congestion.**

Market Participants shall be charged or credited for Congestion Costs as specified in Section III.3.2.1(f) of this Market Rule 1.

III.3.2.5 **[Reserved.]**

III.3.2.6 **Emergency Energy.**

(a) For each settlement interval during an hour in which there are Emergency Energy purchases, the ISO calculates an Emergency Energy purchase charge or credit equal to the Emergency Energy purchase price minus the External Node Real-Time LMP for the interval, multiplied by the Emergency Energy quantity for the interval. The charge or credit for each interval in an hour is summed to an hourly value. The ISO allocates the hourly charges or credits to Market Participants based on the following hourly deviations where such deviations are negative: (i) Real-Time Adjusted Load Obligation Deviations during
that Operating Day; (ii) generation deviations and demand reduction deviations for Pool-Scheduled Resources not following ISO dispatch instructions, Self-Scheduled Resources with dispatchable increments above their Self-Scheduled amounts not following ISO dispatch instructions and Self-Scheduled Resources not following their Day-Ahead Self-Scheduled amounts other than those Self-Scheduled Resources that are following ISO dispatch instructions, including External Resources, in MWhs during the Operating Day; and (iii) deviations from the Day-Ahead Energy Market for External Transaction purchases in MWhs during the Operating Day except that positive Real-Time Generation Obligation Deviation at External Nodes associated with Emergency Energy purchases are not included in this calculation. Generating Resources and Demand Response Resources shall have a 5% or 5 MWh threshold when determining such deviations. Notwithstanding the foregoing, the allocation of costs or credits attributable to the purchase of Emergency Energy from other Control Areas shall exclude contributions to deviations from Coordinated External Transactions.

(b) For each settlement interval during an hour in which there are Emergency Energy sales, the ISO calculates Emergency Energy sales revenue, exclusive of revenue from the Real-Time Energy Market, received from other Control Areas to provide the Emergency Energy sales. The revenues for each interval in an hour is summed to an hourly value. Hourly net revenues attributable to the sale of Emergency Energy to other Control Areas shall be credited to Market Participants based on the following deviations where such deviations are negative: (i) Real-Time Adjusted Load Obligation Deviations in MWhs during that Operating Day; (ii) generation deviations and demand reduction deviations for Pool-Scheduled Resources following ISO dispatch instructions and Self-Scheduled generating Resources with dispatchable increments above their Self-Scheduled amounts following ISO dispatch instructions, including External Resources, in MWhs during the Operating Day; and (iii) deviations from the Day-Ahead Energy Market for External Transaction purchases in MWhs during the Operating Day except that positive Real-Time Generation Obligation Deviation at External Nodes associated with Emergency Energy purchases are not included in this calculation. Generating Resources and Demand Response Resources shall have a 5% or 5 MWh threshold when determining such deviations. Notwithstanding the foregoing, the calculation of the credit for the sale of Emergency Energy to other Control Areas shall exclude contributions to deviations from Coordinated External Transactions.

III.3.2.6A New Brunswick Security Energy.
New Brunswick Security Energy is energy that is purchased from the New Brunswick System Operator by New England to preserve minimum flows on the Orrington-Keswick (396/3001) tie line and Orrington-Lepreau (390/3016) tie line in accordance with the applicable ISO / New Brunswick System
Operator transmission operating guide with respect to the determination of minimum transfer limits. New Brunswick Security Energy costs are hourly costs in excess of the LMP at the applicable External Node attributable to purchases of New Brunswick Security Energy by New England. New Brunswick Security Energy costs shall be allocated among Market Participants on the basis of their pro-rata shares of Regional Network Load or in such other manner as may be described in ISO New England Manual M-28 (Market Rule 1 Accounting). Where the LMP at the applicable External Node exceeds the New Brunswick Security Energy costs, such amounts shall be accounted for in accordance with Section III.3.2.1(m).

III.3.2.7 Billing.
The ISO shall prepare a billing statement each billing cycle, in accordance with the ISO New England Billing Policy, for each Market Participant in accordance with the charges and credits specified in Sections III.3.2.1 through III.3.2.6 and Section III.E2, and showing the net amount to be paid or received by the Market Participant. Billing statements shall provide sufficient detail, as specified in the ISO New England Manuals, ISO New England Administrative Procedures and the ISO New England Billing Policy, to allow verification of the billing amounts and completion of the Market Participant’s internal accounting. Billing disputes shall be settled in accordance with procedures specified in the ISO New England Billing Policy.

III.3.3 [Reserved.]

III.3.4 Non-Market Participant Transmission Customers.

III.3.4.1 Transmission Congestion.
Non-Market Participant Transmission Customers shall be charged or credited for Congestion Costs as specified in Section III.1 of this Market Rule 1.

III.3.4.2 Transmission Losses.
Non-Market Participant Transmission Customers shall be charged or credited for transmission losses in an amount equal to the product of (i) the Transmission Customer’s MWhs of deliveries in the Real-Time Energy Market, multiplied by (ii) the difference between the Loss Components of the Real-Time Locational Marginal Prices at the point-of-receipt and the point-of-delivery Locations.

III.3.4.3 Billing.
The ISO shall prepare a billing statement each billing cycle, in accordance with the ISO New England Billing Policy, for each Non-Market Participant Transmission Customer in accordance with the charges and credits specified in Sections III.3.4.1 through III.3.4.2 of this Market Rule 1, and showing the net amount to be paid or received by the Non-Market Participant Transmission Customer. Billing statements shall provide sufficient detail, as specified in the ISO New England Manuals, the ISO New England Administrative Procedures and the ISO New England Billing Policy, to allow verification of the billing amounts and completion of the Non-Market Participant Transmission Customer’s internal accounting. Billing disputes shall be settled in accordance with procedures specified in the ISO New England Billing Policy.

III.3.5 [Reserved.]

III.3.6 Data Reconciliation.

III.3.6.1 Data Correction Billing.
The ISO will reconcile Market Participant data errors and corrections after the Correction Limit for such data has passed. The Correction Limit for meter data and for ISO errors in the processing of meter and other Market Participant data is 101 days from the last Operating Day of the month to which the data applied. Notification of Meter Data Errors applicable to Assigned Meter Reader or Host Participant Assigned Meter Reader supplied meter data must be submitted to the ISO by the Meter Data Error RBA Submission Limit.

III.3.6.2 Eligible Data.
The ISO will accept revised hourly asset meter readings from Assigned Meter Readers and Host Participant Assigned Meter Readers, daily Coincident Peak Contribution values from Assigned Meter Readers, and new or revised internal bilateral transactions from Market Participants. No other revised data will be accepted for use in settlement recalculation. The ISO will correct data handling errors associated with other Market Participant supplied data to the extent that such data did not impact unit commitment or the Real-Time dispatch. Data handling errors that impacted unit commitment or the Real-Time dispatch will not be corrected.

III.3.6.3 Data Revisions.
The ISO will accept revisions to asset specific meter data, daily Coincident Peak Contribution values, and internal bilateral transactions prior to the Correction Limit. No revisions to other Market Participant data will be accepted after the deadlines for submittal of that data have passed, except as provided in Section
III.3.8 of Market Rule 1. If the ISO discovers a data error or if a Market Participant discovers and notifies the ISO of a data error prior to the Correction Limit, revised hourly data will be used to recalculate all markets and charges as appropriate, including but not limited to energy, NCPC, Regulation, Operating Reserves, Auction Revenue Rights allocations, Forward Capacity Market, cost-of-service agreements, and the ISO Tariff. No settlement recalculation or other adjustments may be made if the Correction Limit for the Operating Day to which the error applied has passed or if the correction does not qualify for treatment as a Meter Data Error correction pursuant to Section III.3.8 of Market Rule 1.

III.3.6.4 Meter Corrections Between Control Areas.
For revisions to meter data associated with assets that connect the New England Control Area to other Control Areas, the ISO will, in addition to performing settlement recalculations, adjust the actual interchange between the New England Control Area and the other Control Area to maintain an accurate record of inadvertent energy flow.

III.3.6.5 Meter Correction Data.
(a) Revised meter data and daily Coincident Peak Contribution values shall be submitted to the ISO as soon as it is available and not later than the Correction Limit, and must be submitted in accordance with the criteria specified in Section III.3.7 of Market Rule 1. Specific data submittal deadlines are detailed in the ISO New England Manuals.

(b) Errors on the part of the ISO in the administration of Market Participant supplied data shall be brought to the attention of the ISO as soon as possible and not later than the Correction Limit.

III.3.7 Eligibility for Billing Adjustments.
(a) Errors in Market Participant’s statements resulting from errors in settlement software, errors in data entry by ISO personnel, and settlement production problems, that do not affect the day-ahead schedule or real-time system dispatch, will be corrected as promptly as practicable. If errors are identified prior to the issuance of final statements, the market will be resettled based on the corrected information.

(b) Calculations made by scheduling or dispatch software, operational decisions involving ISO discretion which affect scheduling or real-time operation, and the ISO’s execution of mandatory dispatch directions, such as self-schedules or external contract conditions, are not subject to retroactive correction and resettlement. The ISO will settle and bill the Day-Ahead Energy Market as actually scheduled and the Real-Time Energy Market as actually dispatched. Any post-settlement issues raised concerning operating
decisions related to these markets will be corrected through revision of operations procedures and guidelines on a prospective basis.

(c) While errors in reporting hourly metered data may be corrected (pursuant to Section III.3.8), Market Participants have the responsibility to ensure the correctness of all data they submit to the market settlement system.

(d) Disputes between Market Participants regarding settlement of internal bilateral transactions shall not be subject to adjustment by the ISO, but shall be resolved directly by the Market Participants unless they involve an error by the ISO that is subject to resolution under Section III.3.7(a).

(e) Billing disputes between Market Participants and the ISO or Non-Market Participants and the ISO shall be settled in accordance with procedures specified in the ISO New England Billing Policy.

(f) Criteria for Meter Data Errors to be eligible for a Requested Billing Adjustment. In order to be eligible to submit a Requested Billing Adjustment due to a Meter Data Error on an Invoice issued by the ISO after the completion of the Data Reconciliation Process, a Market Participant must satisfy one of the following two conditions: (1) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or the Host Participant Assigned Meter Reader and communicated to the Host Participant Assigned Meter Reader no later than thirty-six (36) days prior to the Correction Limit for Directly Metered Assets and no later than two (2) days prior to the Correction Limit for Profiled Load Assets and could not be resolved prior to those deadlines; or (2) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or Host Participant Assigned Meter Reader and reported to the ISO by the Meter Data Error RBA Submission Limit, and such Meter Data Error represents an error that is equal to or greater than the 1,000 MWh per Asset over a calendar month. If the Meter Data Error affects more than one metering domain, the ISO, and affected Host Participant Assigned Meter Readers and affected Assigned Meter Readers of affected metering domains, must be notified.

III.3.8 Correction of Meter Data Errors

(a) Any Market Participant, Assigned Meter Reader or Host Participant Assigned Meter Reader may submit notification of a Meter Data Error in accordance with the procedures provided in this Section III.3.8, provided that the notification is submitted no later than the Meter Data Error RBA Submission Limit and that the notice must be submitted using the RBA form for Meter Data Errors posted on the
ISO’s website. Errors in telemetry values used in calculating Metered Quantity For Settlement are not eligible for correction under this Section III.3.8.

(b) Within three Business Days of the receipt by the ISO’s Chief Financial Officer of an RBA form for a Meter Data Error, the ISO shall prepare and submit to all Covered Entities and to the Chair of the NEPOOL Budget and Finance Subcommittee a notice of the Meter Data Error correction (“Notice of Meter Data Error Correction”), including, subject to the provisions of the ISO New England Information Policy, the specific details of the correction and the identity of the affected metering domains and the affected Host Participant Assigned Meter Readers. The “Notice of Meter Data Error Correction” shall identify a specific representative of the ISO to whom all communications regarding the matter are to be sent.

(c) In order for a Meter Data Error on an Invoice issued by the ISO after the completion of the Data Reconciliation Process to be eligible for correction, the Meter Data Error must satisfy one of the following conditions: (1) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or the Host Participant Assigned Meter Reader and communicated to the Host Participant Assigned Meter Reader no later than 36 days prior to the Correction Limit for Directly Metered Assets and no later than two days prior to the Correction Limit for Profiled Load Assets and could not be resolved prior to those deadlines; (2) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or Host Participant Assigned Meter Reader, and such Meter Data Error represents an error that is equal to or greater than the 1,000 MWh per asset over a calendar month; and (3) if the Meter Data Error involves only Coincident Peak Contribution values, the average of the daily Meter Data Errors involving Coincident Peak Contribution values for the affected calendar month must be greater than or equal to 5 MW for an affected asset. If the Meter Data Error affects more than one metering domain, the ISO, and affected Host Participant Assigned Meter Readers and affected Assigned Meter Readers of affected metering domains, must be notified.

(d) For a Meter Data Error, the Host Participant Assigned Meter Reader must submit to the ISO corrected meter data for Directly Metered Assets prior to the 46th calendar day after the Meter Data Error RBA Submission Limit. Corrected metered data for Profiled Load Assets and Coincident Peak Contribution values, must be submitted to the ISO by the Host Participant Assigned Meter Reader prior to the 87th calendar day after the Meter Data Error RBA Submission Limit. Corrected internal bilateral transactions data must be submitted to the ISO by a Market Participant prior to the 91st calendar day after the Meter Data Error RBA Submission Limit.
Any corrected data received after the specified deadlines is not eligible for use in the settlement process.

The Host Participant Assigned Meter Reader or Market Participant, as applicable, must confirm as part of its submission of corrected data that the eligibility criteria described in Section III.3.8(c) of Market Rule 1 have been satisfied.

To the extent that the correction of a Meter Data Error is for a Directly Metered Asset that affects multiple metering domains, all affected Host Participant Assigned Meter Readers or Assigned Meter Readers must notify the ISO prior to the 46th calendar day after the Meter Data Error RBA Submission Limit that the corrected Directly Metered Asset data is acceptable to them in order for the ISO to use the corrected data in the final settlement calculations. The Host Participant Assigned Meter Reader for the Directly Metered Asset is responsible for initiating an e-mail to every affected Host Participant Assigned Meter Reader or Assigned Meter Reader in order to obtain such acceptance and shall coordinate delivery of such acceptance to the ISO. The Host Participant Assigned Meter Reader for the Directly Metered Asset is also responsible for submitting all corrected and agreed upon Directly Metered Asset data to the ISO prior to the 46th calendar day after the Meter Data Error RBA Submission Limit.

(e) After the submission of corrected meter and internal bilateral transactions data, the ISO will have a minimum of 30 calendar days to administer the final settlement based on that data. Revised data will be used to recalculate all charges and credits, except that revised data will not be used to recalculate the PER adjustment, including the Hourly PER and Monthly PER values. Revised data will also not be used to recalculate Demand Resource Seasonal Peak Hours. The results of the final settlement will then be included in the next Invoice containing Non-Hourly Charges and the ISO will provide to the Chair of the NEPOOL Budget and Finance Subcommittee written notification that the final settlement has been administered.
III.3 Accounting And Billing

III.3.1 Introduction.
This Section III.3 sets forth the accounting and billing principles and procedures for the purchase and sale of services in the New England Markets and for the operation of the New England Control Area; provided that Section III.E2.9 sets forth the Day-Ahead Energy Market and Real-Time Energy Market settlement rules for Demand Response Resources.

If a dollar-per-MW-hour value is applied in a calculation where the interval of the value produced in that calculation is less than an hour, then for purposes of that calculation the dollar-per-MW-hour value is divided by the number of intervals in the hour.

III.3.2 Market Participants.

III.3.2.1 ISO Energy Market.

For purposes of establishing the following positions, unless otherwise expressly stated, the settlement interval for the Real-Time Energy Market is five minutes and the settlement interval for the Day-Ahead Energy Market is hourly. The Real-Time Energy Market settlement is determined using the Metered Quantity For Settlement calculated in accordance with Section III.3.2.1.1.

(a) For each Market Participant for each settlement interval, the ISO will determine a Day-Ahead Energy Market position representing that Market Participant’s net purchases from or sales to the Day-Ahead Energy Market as follows.

(i) **Day-Ahead Load Obligation** – Each Market Participant shall have for each settlement interval a Day-Ahead Load Obligation for energy at each Location equal to the MWhs of its Demand Bids, Decrement Bids and External Transaction sales accepted by the ISO in the Day-Ahead Energy Market at that Location and such Day-Ahead Load Obligation shall have a negative value.

(ii) **Day-Ahead Generation Obligation** – Each Market Participant shall have for each settlement interval a Day-Ahead Generation Obligation for energy at each Location equal to the MWhs of its generation Supply Offers, Increment Offers and External Transaction purchases
accepted by the ISO in the Day-Ahead Energy Market at that Location and such Day-Ahead Generation Obligation shall have a positive value.

(iii) **Day-Ahead Adjusted Load Obligation** – Each Market Participant shall have for each settlement interval a Day-Ahead Adjusted Load Obligation at each Location equal to the Day-Ahead Load Obligation adjusted by any applicable Day-Ahead internal bilateral transactions at that Location.

(iv) **Day-Ahead Locational Adjusted Net Interchange** – Each Market Participant shall have for each settlement interval a Day-Ahead Locational Adjusted Net Interchange at each Location equal to the Day-Ahead Adjusted Load Obligation plus the Day-Ahead Generation Obligation at that Location.

(b) For each Market Participant for each settlement interval, the ISO will determine a Real-Time Energy Market position. For purposes of these calculations, if the settlement interval is less than one hour, any internal bilateral transaction shall be equally apportioned over the settlement intervals within the hour. To accomplish this, the ISO will perform calculations to determine the following:

(i) **Real-Time Load Obligation** – Each Market Participant shall have for each settlement interval a Real-Time Load Obligation for energy at each Location equal to the MWhs of load, where such MWhs of load shall include External Transaction sales and shall have a negative value, at that Location, adjusted for any applicable internal bilateral transactions which transfer Real-Time load obligations.

(ii) **Real-Time Generation Obligation** – Each Market Participant shall have for each settlement interval a Real-Time Generation Obligation for energy at each Location. The Real-Time Generation Obligation shall equal the MWhs of energy, where such MWhs of energy shall have positive value, provided by generating Resources, External Resources, and External Transaction purchases at that Location.

(iii) **Real-Time Adjusted Load Obligation** – Each Market Participant shall have for each settlement interval a Real-Time Adjusted Load Obligation at each Location equal to the Real-Time Load Obligation adjusted by any applicable energy related internal Real-Time bilateral transactions at that Location.
(iv) **Real-Time Locational Adjusted Net Interchange** – Each Market Participant shall have for each settlement interval a Real-Time Locational Adjusted Net Interchange at each Location equal to the Real-Time Adjusted Load Obligation plus the Real-Time Generation Obligation at that Location.

(v) **Marginal Loss Revenue Load Obligation** – Each Market Participant shall have for each settlement interval a Marginal Loss Revenue Load Obligation at each Location equal to the Real-Time Load Obligation adjusted by any energy related internal Real-Time bilateral transactions at that Location that the parties to those bilateral transactions have elected to include in their Marginal Loss Revenue Load Obligation for the purpose of allocating Day-Ahead Loss Revenue and Real-Time Loss Revenue. Contributions from Coordinated External Transactions shall be excluded from the Real-Time Load Obligation for purposes of determining Marginal Loss Revenue Load Obligation.

(c) For each Market Participant for each settlement interval, the ISO will determine the difference between the Day-Ahead Energy Market position (calculated in accordance with Section III.3.2.1(a)) and the Real-Time Energy Market position (calculated in accordance with Section III.3.2.1(b)) representing that Market Participant’s net purchases from or sales to the Real-Time Energy Market. For purposes of this calculation, if the Real-Time settlement interval is less than one hour, the Day-Ahead position shall be equally apportioned over the settlement intervals within the hour. To accomplish this, the ISO will perform calculations to determine the following:

(i) **Real-Time Load Obligation Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Load Obligation Deviation at each Location equal to the difference in MWhs between the Real-Time Load Obligation and the Day-Ahead Load Obligation.

(ii) **Real-Time Generation Obligation Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Generation Obligation Deviation at each Location equal to the difference in MWhs between the Real-Time Generation Obligation and the Day-Ahead Generation Obligation.
(iii) **Real-Time Adjusted Load Obligation Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Adjusted Load Obligation Deviation at each Location equal to the difference in MWhs between the Real-Time Adjusted Load Obligation and the Day-Ahead Adjusted Load Obligation.

(iv) **Real-Time Locational Adjusted Net Interchange Deviation** – Each Market Participant shall have for each settlement interval a Real-Time Locational Adjusted Net Interchange Deviation at each Location equal to the difference in MWhs between the Real-Time Locational Adjusted Net Interchange and the Day-Ahead Locational Adjusted Net Interchange.

(d) For each Market Participant for each settlement interval, the ISO will determine Day-Ahead Energy Market monetary positions representing a charge or credit for its net purchases from or sales to the ISO Day-Ahead Energy Market. The Day-Ahead Energy Market Energy Charge/Credit shall be equal to the sum of its Location specific Day-Ahead Locational Adjusted Net Interchanges multiplied by the Energy Component of the associated Day-Ahead Locational Marginal Prices. The Day-Ahead Energy Market Congestion Charge/Credit shall be equal to the sum of its Location specific Day-Ahead Locational Adjusted Net Interchanges multiplied by the Congestion Component of the associated Day-Ahead Locational Marginal Prices. The Day-Ahead Energy Market Loss Charge/Credit shall be equal to the sum of its Location specific Day-Ahead Locational Adjusted Net Interchanges multiplied by the Loss Component of the associated Day-Ahead Locational Marginal Prices.

(e) For each Market Participant for each settlement interval, the ISO will determine Real-Time Energy Market monetary positions representing a charge or credit to the Market Participant for its net purchases from or sales to the Real-Time Energy Market. The Real-Time Energy Market Deviation Energy Charge/Credit shall be equal to the sum of the Market Participant’s Location specific Real-Time Locational Adjusted Net Interchange Deviations for that settlement interval multiplied by the Energy Component of the Real-Time Locational Marginal Prices. The Real-Time Energy Market Deviation Congestion Charge/Credit shall be equal to the sum of the Market Participant’s Location specific Real-Time Locational Adjusted Net Interchange Deviations for that settlement interval multiplied by the Congestion Component of the associated Real-Time Locational Marginal Prices.

The Real-Time Energy Market Deviation Loss Charge/Credit shall be equal to the sum of the Market Participant’s Location specific Real-Time Locational Adjusted Net Interchange Deviations for that
settlement interval multiplied by the Loss Component of the associated Real-Time Locational Marginal Prices.

(f) For each settlement interval, the ISO will determine the total revenues associated with transmission congestion on the New England Transmission System. To accomplish this, the ISO will perform calculations to determine the following. The Day-Ahead Congestion Revenue shall equal the sum of all Market Participants’ Day-Ahead Energy Market Congestion Charge/Credits. The Real-Time Congestion Revenue shall equal the sum of all Market Participants’ Real-Time Energy Market Congestion Charge/Credits.

(g) For each settlement interval, the ISO will determine the excess or deficiency in loss revenue associated with the Day-Ahead Energy Market. The Day-Ahead Loss Revenue shall be equal to the sum of all Market Participants’ Day-Ahead Energy Market Energy Charge/Credits and Day-Ahead Energy Market Loss Charge/Credits.

(h) For each settlement interval for each Market Participant, the ISO shall calculate a Day-Ahead payment or charge associated with the excess or deficiency in loss revenue (Section III.3.2.1(g)). The Day-Ahead Loss Charges or Credits shall be equal to the Day-Ahead Loss Revenue multiplied by the Market Participant’s pro rata share of the sum of all Market Participants’ Marginal Loss Revenue Load Obligations.

(i) For each settlement interval, the ISO will determine the excess or deficiency in loss revenue associated with the Real-Time Energy Market. The Real-Time Loss Revenue shall be equal to the sum of all Market Participants’ Real-Time Energy Market Deviation Energy Charge/Credit and Real-Time Energy Market Deviation Loss Charge/Credit plus Non-Market Participant Transmission Customer loss costs. The ISO will then adjust Real-Time Loss Revenue to account for Inadvertent Energy Revenue, as calculated under Section III.3.2.1(k) and Emergency transactions as described under Section III.4.3(a).

(j) Non-Market Participant Transmission Customer loss costs shall be assessed for transmission use scheduled in the Real-Time Energy Market, calculated as the amount to be delivered in each settlement interval multiplied by the difference between the Loss Component of the Real-Time Price at the delivery point or New England Control Area boundary delivery interface and the Loss Component of the Real-Time Price at the source point or New England Control Area boundary source interface.
(k) For each External Node, for each settlement interval the ISO will calculate an excess or deficiency in Inadvertent Energy Revenue by multiplying the Inadvertent Interchange at the External Node by the associated Real-Time Locational Marginal Price. For each settlement interval, the total Inadvertent Energy Revenue for a settlement interval shall equal the sum of the Inadvertent Energy Revenue values for each External Node for that interval.

(l) For each hour for each Market Participant, the ISO shall calculate a Real-Time payment or charge associated with the excess or deficiency in Inadvertent Energy Revenue (Section III.3.2.1(k)). The Inadvertent Energy Revenue Charges or Credits shall be equal to the Inadvertent Energy Revenue multiplied by the Market Participant’s pro rata share of the sum of all Market Participants’ Real-Time Load Obligations and Real-Time Generation Obligations over all Locations, measured as absolute values, excluding contributions to Real-Time Load Obligations and Real-Time Generation Obligations from Coordinated External Transactions.

(m) For each hour for each Market Participant, the ISO shall calculate a Real-Time payment or charge associated with the excess or deficiency in Real-Time Loss Revenue (Section III.3.2.1(i)). The Real-Time Loss Revenue Charges or Credits shall be equal to the Real-Time Loss Revenue multiplied by the Market Participant’s pro rata share of the sum of all Market Participants’ Marginal Loss Revenue Load Obligations.

III.3.2.1.1 Metered Quantity For Settlement.
The Metered Quantity For Settlement is calculated as follows:

(a) For external interfaces, the Metered Quantity For Settlement is the scheduled value adjusted for any curtailment, except that for Inadvertent Interchange, the Metered Quantity For Settlement is the difference between the actual and scheduled values, where the actual value is
   (i) calculated as the five-minute telemetry value plus the difference between the hourly revenue quality meter value and the hourly average telemetry value, or
   (ii) the five-minute revenue quality meter value, if five-minute revenue quality meter data are available.

(b) For Resources submitting five-minute revenue quality meter data, the Metered Quantity For Settlement is the five-minute revenue quality meter value.

(c) For Resources with telemetry submitting hourly revenue quality meter data, the Metered Quantity For Settlement is calculated as follows:
(i) In the event that in an hour, the difference between the average of the five-minute telemetry values for the hour and the revenue quality meter value for the hour is greater than 20 percent of the hourly revenue quality meter value and greater than 10 MW then the Metered Quantity For Settlement is a flat profile of the revenue quality meter value equal to the hourly revenue quality meter value equally apportioned over the five-minute intervals in the hour.

(ii) Otherwise, the Metered Quantity For Settlement is the telemetry profile of the revenue quality meter value equal to the five-minute telemetry value multiplied by a scale factor, where the scale factor is the hourly revenue quality meter value divided by the hourly average telemetry value.

(d) For Resources without telemetry submitting hourly revenue quality meter data, the Metered Quantity For Settlement is the hourly revenue quality meter value equally apportioned over the five-minute intervals in the hour.

For purposes of determining the Metered Quantity For Settlement, the five-minute telemetry value for a five-minute interval is the integrated value of telemetered data sampled over the five-minute period. For settlement calculations that require hourly revenue quality meter value from Resources that submit five-minute revenue quality meter data, the hourly revenue quality meter value is the average of five-minute revenue quality meter values for the hour.

III.3.2.2 Metering and Communication.

(a) Revenue Quality Metering and Telemetry
The megawatt-hour data of each Generator Asset, Tie-Line Asset, and Load Asset must be metered and automatically recorded at no greater than an hourly interval using metering located at the asset’s point of interconnection, in accordance with the ISO operating procedures on metering and telemetering. This metered value is used for purposes of establishing the hourly revenue quality metering of the asset.

The instantaneous megawatt data of each Generator Asset (except Settlement Only Resources) and each Dispatchable Asset Related Demand must be automatically recorded and telemetered in accordance with the requirements in the ISO operating procedures on metering and telemetering.

(b) Meter Maintenance and Testing
Each Market Participant must adequately maintain metering, recording and telemetering equipment and must periodically test all such equipment in accordance with the ISO operating procedures on metering
and telemetering. Equipment failures must be addressed in a timely manner in accordance with the requirements in the ISO operating procedures on maintaining communications and metering equipment.

(c) **Overuse of Flat Profiling**

In the event a Market Participant’s telemetry is replaced with an hourly flat profile pursuant to Section III.3.2.2.1(b) more than 20% of the online hours in a month and Market Participant’s Resource has been online for over 50 hours in the month, the ISO may consult with the Market Participant for an explanation of the regular use of flat profiling and may request that the Market Participant address any telemetry discrepancies so that flat profiling is not regularly triggered.

Within 10 business days of issuance of such a request, the Market Participant shall provide the ISO with a written plan for remedying the deficiencies, and shall identify in the plan the specific actions to be taken and a reasonable timeline for completing such remediation. The Market Participant shall complete the remediation in accordance with and under the timeline set forth in the written plan.

III.3.2.3 **NCPC Credits and Charges.**

A Market Participant’s NCPC Credits and NCPC Charges are calculated pursuant to Appendix F to Market Rule 1.

III.3.2.4 **Transmission Congestion.**

Market Participants shall be charged or credited for Congestion Costs as specified in Section III.3.2.1(f) of this Market Rule.

III.3.2.5 **[Reserved.]**

III.3.2.6 **Emergency Energy.**

(a) For each settlement interval during an hour in which there are Emergency Energy purchases, the ISO calculates an Emergency Energy purchase charge or credit equal to the Emergency Energy purchase price minus the External Node Real-Time LMP for the interval, multiplied by the Emergency Energy quantity for the interval. The charge or credit for each interval in an hour is summed to an hourly value. The ISO allocates the hourly charges or credits to Market Participants based on the following hourly deviations where such deviations are negative: (i) Real-Time Adjusted Load Obligation Deviations during
that Operating Day; (ii) generation deviations and demand reduction deviations for Pool-Scheduled Resources not following ISO dispatch instructions, Self-Scheduled Resources with dispatchable increments above their Self-Scheduled amounts not following ISO dispatch instructions and Self-Scheduled Resources not following their Day-Ahead Self-Scheduled amounts other than those Self-Scheduled Resources that are following ISO dispatch instructions, including External Resources, in MWhs during the Operating Day; and (iii) deviations from the Day-Ahead Energy Market for External Transaction purchases in MWhs during the Operating Day except that positive Real-Time Generation Obligation Deviation at External Nodes associated with Emergency Energy purchases are not included in this calculation. Generating Resources and Demand Response Resources shall have a 5% or 5 MWh threshold when determining such deviations. Notwithstanding the foregoing, the allocation of costs or credits attributable to the purchase of Emergency Energy from other Control Areas shall exclude contributions to deviations from Coordinated External Transactions.

(b) For each settlement interval during an hour in which there are Emergency Energy sales, the ISO calculates Emergency Energy sales revenue, exclusive of revenue from the Real-Time Energy Market, received from other Control Areas to provide the Emergency Energy sales. The revenues for each interval in an hour is summed to an hourly value. Hourly net revenues attributable to the sale of Emergency Energy to other Control Areas shall be credited to Market Participants based on the following deviations where such deviations are negative: (i) Real-Time Adjusted Load Obligation Deviations in MWhs during that Operating Day; (ii) generation deviations and demand reduction deviations for Pool-Scheduled Resources following ISO dispatch instructions and Self-Scheduled generating Resources with dispatchable increments above their Self-Scheduled amounts following ISO dispatch instructions, including External Resources, in MWhs during the Operating Day; and (iii) deviations from the Day-Ahead Energy Market for External Transaction purchases in MWhs during the Operating Day except that positive Real-Time Generation Obligation Deviation at External Nodes associated with Emergency Energy purchases are not included in this calculation. Generating Resources and Demand Response Resources shall have a 5% or 5 MWh threshold when determining such deviations. Notwithstanding the foregoing, the calculation of the credit for the sale of Emergency Energy to other Control Areas shall exclude contributions to deviations from Coordinated External Transactions.

III.3.2.6A New Brunswick Security Energy.
New Brunswick Security Energy is energy that is purchased from the New Brunswick System Operator by New England to preserve minimum flows on the Orrington-Keswick (396/3001) tie line and Orrington-Lepreau (390/3016) tie line in accordance with the applicable ISO / New Brunswick System
Operator transmission operating guide with respect to the determination of minimum transfer limits. New Brunswick Security Energy costs are hourly costs in excess of the LMP at the applicable External Node attributable to purchases of New Brunswick Security Energy by New England. New Brunswick Security Energy costs shall be allocated among Market Participants on the basis of their pro-rata shares of Regional Network Load or in such other manner as may be described in ISO New England Manual M-28 (Market Rule 1 Accounting). Where the LMP at the applicable External Node exceeds the New Brunswick Security Energy costs, such amounts shall be accounted for in accordance with Section III.3.2.1(m).

III.3.2.7 Billing.
The ISO shall prepare a billing statement each billing cycle, in accordance with the ISO New England Billing Policy, for each Market Participant in accordance with the charges and credits specified in Sections III.3.2.1 through III.3.2.6 and Section III.E2, and showing the net amount to be paid or received by the Market Participant. Billing statements shall provide sufficient detail, as specified in the ISO New England Manuals, ISO New England Administrative Procedures and the ISO New England Billing Policy, to allow verification of the billing amounts and completion of the Market Participant’s internal accounting. Billing disputes shall be settled in accordance with procedures specified in the ISO New England Billing Policy.

III.3.3 [Reserved.]

III.3.4 Non-Market Participant Transmission Customers.

III.3.4.1 Transmission Congestion.
Non-Market Participant Transmission Customers shall be charged or credited for Congestion Costs as specified in Section III.1 of this Market Rule 1.

III.3.4.2 Transmission Losses.
Non-Market Participant Transmission Customers shall be charged or credited for transmission losses in an amount equal to the product of (i) the Transmission Customer’s MWhs of deliveries in the Real-Time Energy Market, multiplied by (ii) the difference between the Loss Components of the Real-Time Locational Marginal Prices at the point-of-receipt and the point-of-delivery Locations.

III.3.4.3 Billing.
The ISO shall prepare a billing statement each billing cycle, in accordance with the ISO New England Billing Policy, for each Non-Market Participant Transmission Customer in accordance with the charges and credits specified in Sections III.3.4.1 through III.3.4.2 of this Market Rule 1, and showing the net amount to be paid or received by the Non-Market Participant Transmission Customer. Billing statements shall provide sufficient detail, as specified in the ISO New England Manuals, the ISO New England Administrative Procedures and the ISO New England Billing Policy, to allow verification of the billing amounts and completion of the Non-Market Participant Transmission Customer’s internal accounting. Billing disputes shall be settled in accordance with procedures specified in the ISO New England Billing Policy.

III.3.5 [Reserved.]

III.3.6 Data Reconciliation.

III.3.6.1 Data Correction Billing.
The ISO will reconcile Market Participant data errors and corrections after the Correction Limit for such data has passed. The Correction Limit for meter data and for ISO errors in the processing of meter and other Market Participant data is 101 days from the last Operating Day of the month to which the data applied. Notification of Meter Data Errors applicable to Assigned Meter Reader or Host Participant Assigned Meter Reader supplied meter data must be submitted to the ISO by the Meter Data Error RBA Submission Limit.

III.3.6.2 Eligible Data.
The ISO will accept revised hourly asset meter readings from Assigned Meter Readers and Host Participant Assigned Meter Readers, daily Coincident Peak Contribution values from Assigned Meter Readers, and new or revised internal bilateral transactions from Market Participants. No other revised data will be accepted for use in settlement recalculation. The ISO will correct data handling errors associated with other Market Participant supplied data to the extent that such data did not impact unit commitment or the Real-Time dispatch. Data handling errors that impacted unit commitment or the Real-Time dispatch will not be corrected.

III.3.6.3 Data Revisions.
The ISO will accept revisions to asset specific meter data, daily Coincident Peak Contribution values, and internal bilateral transactions prior to the Correction Limit. No revisions to other Market Participant data will be accepted after the deadlines for submittal of that data have passed, except as provided in Section
III.3.8 of Market Rule 1. If the ISO discovers a data error or if a Market Participant discovers and notifies the ISO of a data error prior to the Correction Limit, revised hourly data will be used to recalculate all markets and charges as appropriate, including but not limited to energy, NCPC, Regulation, Operating Reserves, Auction Revenue Rights allocations, Forward Capacity Market, cost-of-service agreements, and the ISO Tariff. No settlement recalculations or other adjustments may be made if the Correction Limit for the Operating Day to which the error applied has passed or if the correction does not qualify for treatment as a Meter Data Error correction pursuant to Section III.3.8 of Market Rule 1.

III.3.6.4 **Meter Corrections Between Control Areas.**

For revisions to meter data associated with assets that connect the New England Control Area to other Control Areas, the ISO will, in addition to performing settlement recalculations, adjust the actual interchange between the New England Control Area and the other Control Area to maintain an accurate record of inadvertent energy flow.

III.3.6.5 **Meter Correction Data.**

(a) Revised meter data and daily Coincident Peak Contribution values shall be submitted to the ISO as soon as it is available and not later than the Correction Limit, and must be submitted in accordance with the criteria specified in Section III.3.7 of Market Rule 1. Specific data submittal deadlines are detailed in the ISO New England Manuals.

(b) Errors on the part of the ISO in the administration of Market Participant supplied data shall be brought to the attention of the ISO as soon as possible and not later than the Correction Limit.

III.3.7 **Eligibility for Billing Adjustments.**

(a) Errors in Market Participant’s statements resulting from errors in settlement software, errors in data entry by ISO personnel, and settlement production problems, that do not affect the day-ahead schedule or real-time system dispatch, will be corrected as promptly as practicable. If errors are identified prior to the issuance of final statements, the market will be resettled based on the corrected information.

(b) Calculations made by scheduling or dispatch software, operational decisions involving ISO discretion which affect scheduling or real-time operation, and the ISO’s execution of mandatory dispatch directions, such as self-schedules or external contract conditions, are not subject to retroactive correction and resettlement. The ISO will settle and bill the Day-Ahead Energy Market as actually scheduled and the Real-Time Energy Market as actually dispatched. Any post-settlement issues raised concerning operating
decisions related to these markets will be corrected through revision of operations procedures and guidelines on a prospective basis.

(c) While errors in reporting hourly metered data may be corrected (pursuant to Section III.3.8), Market Participants have the responsibility to ensure the correctness of all data they submit to the market settlement system.

(d) Disputes between Market Participants regarding settlement of internal bilateral transactions shall not be subject to adjustment by the ISO, but shall be resolved directly by the Market Participants unless they involve an error by the ISO that is subject to resolution under Section III.3.7(a).

(e) Billing disputes between Market Participants and the ISO or Non-Market Participants and the ISO shall be settled in accordance with procedures specified in the ISO New England Billing Policy.

(f) Criteria for Meter Data Errors to be eligible for a Requested Billing Adjustment. In order to be eligible to submit a Requested Billing Adjustment due to a Meter Data Error on an Invoice issued by the ISO after the completion of the Data Reconciliation Process, a Market Participant must satisfy one of the following two conditions: (1) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or the Host Participant Assigned Meter Reader and communicated to the Host Participant Assigned Meter Reader no later than thirty-six (36) days prior to the Correction Limit for Directly Metered Assets and no later than two (2) days prior to the Correction Limit for Profiled Load Assets and could not be resolved prior to those deadlines; or (2) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or Host Participant Assigned Meter Reader and reported to the ISO by the Meter Data Error RBA Submission Limit, and such Meter Data Error represents an error that is equal to or greater than the 1,000 MWh per Asset over a calendar month. If the Meter Data Error affects more than one metering domain, the ISO, and affected Host Participant Assigned Meter Readers and affected Assigned Meter Readers of affected metering domains, must be notified.

III.3.8 Correction of Meter Data Errors

(a) Any Market Participant, Assigned Meter Reader or Host Participant Assigned Meter Reader may submit notification of a Meter Data Error in accordance with the procedures provided in this Section III.3.8, provided that the notification is submitted no later than the Meter Data Error RBA Submission Limit and that the notice must be submitted using the RBA form for Meter Data Errors posted on the
ISO’s website. Errors in telemetry values used in calculating Metered Quantity For Settlement are not eligible for correction under this Section III.3.8.

(b) Within three Business Days of the receipt by the ISO’s Chief Financial Officer of an RBA form for a Meter Data Error, the ISO shall prepare and submit to all Covered Entities and to the Chair of the NEPOOL Budget and Finance Subcommittee a notice of the Meter Data Error correction (“Notice of Meter Data Error Correction”), including, subject to the provisions of the ISO New England Information Policy, the specific details of the correction and the identity of the affected metering domains and the affected Host Participant Assigned Meter Readers. The “Notice of Meter Data Error Correction” shall identify a specific representative of the ISO to whom all communications regarding the matter are to be sent.

(c) In order for a Meter Data Error on an Invoice issued by the ISO after the completion of the Data Reconciliation Process to be eligible for correction, the Meter Data Error must satisfy one of the following conditions: (1) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or the Host Participant Assigned Meter Reader and communicated to the Host Participant Assigned Meter Reader no later than 36 days prior to the Correction Limit for Directly Metered Assets and no later than two days prior to the Correction Limit for Profiled Load Assets and could not be resolved prior to those deadlines; (2) the Meter Data Error at issue was identified by the asset owner, Assigned Meter Reader or Host Participant Assigned Meter Reader, and such Meter Data Error represents an error that is equal to or greater than the 1,000 MWh per asset over a calendar month; and (3) if the Meter Data Error involves only Coincident Peak Contribution values, the average of the daily Meter Data Errors involving Coincident Peak Contribution values for the affected calendar month must be greater than or equal to 5 MW for an affected asset. If the Meter Data Error affects more than one metering domain, the ISO, and affected Host Participant Assigned Meter Readers and affected Assigned Meter Readers of affected metering domains, must be notified.

(d) For a Meter Data Error, the Host Participant Assigned Meter Reader must submit to the ISO corrected meter data for Directly Metered Assets prior to the 46th calendar day after the Meter Data Error RBA Submission Limit. Corrected metered data for Profiled Load Assets and Coincident Peak Contribution values, must be submitted to the ISO by the Host Participant Assigned Meter Reader prior to the 87th calendar day after the Meter Data Error RBA Submission Limit. Corrected internal bilateral transactions data must be submitted to the ISO by a Market Participant prior to the 91st calendar day after the Meter Data Error RBA Submission Limit.
Any corrected data received after the specified deadlines is not eligible for use in the settlement process.

The Host Participant Assigned Meter Reader or Market Participant, as applicable, must confirm as part of its submission of corrected data that the eligibility criteria described in Section III.3.8(c) of Market Rule 1 have been satisfied.

To the extent that the correction of a Meter Data Error is for a Directly Metered Asset that affects multiple metering domains, all affected Host Participant Assigned Meter Readers or Assigned Meter Readers must notify the ISO prior to the 46th calendar day after the Meter Data Error RBA Submission Limit that the corrected Directly Metered Asset data is acceptable to them in order for the ISO to use the corrected data in the final settlement calculations. The Host Participant Assigned Meter Reader for the Directly Metered Asset is responsible for initiating an e-mail to every affected Host Participant Assigned Meter Reader or Assigned Meter Reader in order to obtain such acceptance and shall coordinate delivery of such acceptance to the ISO. The Host Participant Assigned Meter Reader for the Directly Metered Asset is also responsible for submitting all corrected and agreed upon Directly Metered Asset data to the ISO prior to the 46th calendar day after the Meter Data Error RBA Submission Limit.

(e) After the submission of corrected meter and internal bilateral transactions data, the ISO will have a minimum of 30 calendar days to administer the final settlement based on that data. Revised data will be used to recalculate all charges and credits, except that revised data will not be used to recalculate the PER adjustment, including the Hourly PER and Monthly PER values. Revised data will also not be used to recalculate Demand Resource Seasonal Peak Hours. The results of the final settlement will then be included in the next Invoice containing Non-Hourly Charges and the ISO will provide to the Chair of the NEPOOL Budget and Finance Subcommittee written notification that the final settlement has been administered.
Q: Please state your name, position and business address.
A: My name is Hanhan Hammer. I am a Lead Analyst in the Market Development Department at the ISO. My business address is One Sullivan Road, Holyoke, Massachusetts 01040.

Q: Please describe your educational background and relevant professional experience.
A: I have a Master of Arts in Economics from Western Illinois University and a Master of Business Administration from the University of Arkansas at Little Rock. I joined the ISO’s Market Development Department in 2014. My primary responsibilities are developing design improvements to New England’s electricity markets, including drafting market rules and manuals to implement these improvements. I was a principal designer of the sub-hourly settlement rules implemented in March 2017 (Docket No. ER16-1838-000), which are being enhanced through the rule changes I discuss in this testimony. Before joining the ISO, I was an Internal Market Monitor for the Southwest Power Pool. Prior to
that, I worked for Potomac Economics as an Independent Market Monitor for the
Midcontinent Independent System Operator.

I. BACKGROUND AND RATIONALE FOR THE ENHANCEMENT

Q: What is the purpose of your testimony?
A: The purpose of my testimony is to explain the rationale for a proposed
enhancement to the ISO’s settlement rules to permit the use of five-minute
revenue quality meter (“RQM”) data (the “Five-Minute RQM Settlement
Enhancement”) in Metered Quantity For Settlement calculations.

Q: What is Metered Quantity For Settlement?
A: In March 2017, the ISO implemented new Real-Time Energy Market settlement
rules to settle the Real-Time Energy Market and Real-Time reserves on a five-
minute basis (the “Sub-Hourly Settlement” project or rules), thereby replacing the
then-current hourly settlement construct. Metered Quantity For Settlement is a
defined term introduced as part of the Sub-Hourly Settlement project. It describes
how energy quantities in each five-minute settlement interval are calculated for
different resources. Under the Sub-Hourly Settlement rules, Market Participants
provide hourly RQM data and the ISO profiles the hourly RQM data in various
ways to calculate the Metered Quantity For Settlement.

Q: How will the Metered Quantity For Settlement be calculated after the
implementation of the proposed enhancement?
A: The proposal does not change any of the Metered Quantity For Settlement
calculations for resources that submit hourly RQM data. For these resources, Metered Quantity For Settlement continues to be obtained through profiling methodologies. The Five-Minute RQM Settlement Enhancement simply adds to the settlement rules the option to use five-minute RQM data in the Metered Quantity For Settlement calculations if such data are available.

Q: Please explain why it is appropriate to use five-minute RQM data in the Real-Time Energy Market and Real-Time reserves settlement.

A: Five-minute RQM data are arguably of a higher quality and are appropriate for use in the real-time market settlements. Unlike the hourly RQM data, which measure the energy injections or withdrawals over an hourly interval, five-minute RQM data are produced by a revenue quality meter that measures the energy injections or withdrawals over a five-minute interval, providing a more complete picture of a resource’s actual energy quantities during the hour. In addition, the profiling methodology does not reflect the intra-hour energy quantity fluctuation for resources without telemetry, such as Settlement Only Generators. Five-minute RQM data will address this issue and accurately indicate the resources’ energy quantities for each five-minute interval.

Q: Why did the Sub-Hourly Settlement rules not require all Market Participants to submit five-minute RQM data?

A: As the ISO explained when filing the Sub-Hourly Settlements rules, the ISO had extensive discussions with Market Participants about acquiring five-minute RQM
data. Based on these discussions, the ISO understood that considerable time and expense would be required of both resource owners and the meter readers that handle RQM data to make the necessary changes to provide revenue quality meter data on a five-minute basis. Rather than requiring Market Participants to incur these expenses and delaying the implementation of the Sub-Hourly Settlements rules, the ISO developed the profiling methodology that produces a close approximation of the five-minute energy quantity. The ISO indicated that as metering infrastructure is upgraded, it will transition away from the profiling approach and use five-minute RQM data in the settlement.

Q: Why is the ISO proposing to add five-minute RQM as an option now?

A: After implementing the Sub-Hourly Settlement rules the ISO heard from several stakeholders that they were ready to provide five-minute RQM data and would like the ISO to use five-minute RQM for settlement purposes. These stakeholders have their own metering domains and have the metering infrastructure configured to provide RQM data on a five-minute basis. Since the five-minute RQM data are equally or more accurate and the ISO has already developed a settlement system that can handle both five-minute RQM and hourly RQM data, the ISO is proposing tariff changes to permit use of the five-minute RQM data in the settlement.
Q: So the proposed rule changes do not mandate the use of five-minute RQM in the energy market and reserves settlement, but rather only permit it should a participant transition to the use of five-minute RQM?

A: That is correct. No Market Participant is obligated to submit five-minute RQM data for use in the Real-Time Energy Market and real-time reserves settlement. They may continue to provide hourly RQM data. However, should a Market Participant wish to transition to the use of five-minute RQM data, and should its Host Participant Assigned Meter Reader and Assigned Meter Reader both agree to the transition, the ISO tariff will now permit use of the five-minute RQM data in the settlement. To stress, the meter reader (both the Host Participant Assigned Meter Reader and the Assigned Meter Reader) must agree to the use of five-minute RQM data in the settlement of a participant’s asset.

II. EXPLANATION OF THE PROPOSED CHANGES

Q: Please provide an overview of the proposed changes.

A: All of the proposed changes are contained within Section III.3.2.1.1 of Market Rule 1 and address three issues: first, the change to permit use of five-minute RQM data in the settlement; second, a change to explain how five-minute RQM data are converted to hourly data when hourly data is needed for a settlement calculation; and third, a minor clean-up change to one of the terms used in this section.
Q: Please explain the changes necessary to permit use of the five-minute RQM data in the settlement.

A: Section III.3.2.1.1 defines the “Metered Quantity For Settlement,” which is the quantity that is used in the five-minute settlement calculations for the Real-Time Energy Market and real-time reserves. The current rule defines the quantity for external interfaces (including Inadvertent Interchange), for resources with telemetry and for resources without telemetry. The Five-Minute RQM Enhancement adds the option to use five-minute RQM data for resources that are able to submit such data. Specifically, if a Generator Asset or Load Asset provides five-minute RQM data, the Metered Quantity For Settlement will be the five-minute RQM value. If a Tie-Line Asset provides five-minute RQM data, then that value will be used in the Inadvertent Interchange calculation (which is the difference between net actual energy flow and net scheduled energy flow into or out of the New England Control Area at an external location) to represent the actual energy flow.

As a result of these revisions, the provisions addressing the calculation of Metered Quantity For Settlement for resources with and without telemetry are being clarified to explain that those provisions apply only for resources that submit hourly RQM data, rather than five-minute RQM data.

Q: Please explain how five-minute RQM values will be used when an hourly value is needed for the settlement calculation.
A: Some settlement calculations require the use of hourly quantity values. For example, a metering domain’s unmetered load is an hourly value and is calculated using hourly RQM values from Generator Assets, Load Assets and Tie-Line Assets. For resources that will submit five-minute RQM data, it is necessary to explain how that data will be converted from five-minute values to an hourly value. Under the proposed rules, the hourly value will be the average of the five-minute RQM values for the hour.

Q. Please explain the clean-up change.

A: The clean-up change simply replaces the word “data” in “revenue quality meter data” with the word “value” where the provision is referring to a quantity value rather than more generically to RQM data.

Q: Does this conclude your testimony?

A: Yes, this concludes my testimony.

I declare under penalty of perjury that the foregoing is true and correct.


[Signature]

Hanhan Hammer
New England Governors, State Utility Regulators and Related Agencies

**Connecticut**
The Honorable Dannel P. Malloy  
Office of the Governor  
State Capitol  
210 Capitol Ave.  
Hartford, CT 06106  
Liz.Donohue@ct.gov

Connecticut Public Utilities Regulatory Authority  
10 Franklin Square  
New Britain, CT 06051-2605  
robert.luysterborghs@ct.gov  
michael.coyle@ct.gov  
clare.kindall@ct.gov  
steven.cadwallader@ct.gov

**Maine**
The Honorable Paul LePage  
One State House Station  
Office of the Governor  
Augusta, ME 04333-0001  
Kathleen.Newman@maine.gov

Maine Public Utilities Commission  
18 State House Station  
Augusta, ME 04333-0018  
Maine.puc@maine.gov

**Massachusetts**
The Honorable Charles Baker  
Office of the Governor  
State House  
Boston, MA 02133

Massachusetts Attorney General Office  
One Ashburton Place  
Boston, MA 02108  
rebecca.tepper@state.ma.us

Massachusetts Department of Public Utilities  
One South Station  
Boston, MA 02110  
Nancy.Stevens@state.ma.us  
morgane.treanton@state.ma.us

**New Hampshire**
The Honorable Chris Sununu  
Office of the Governor  
26 Capital Street  
Concord NH 03301  
Jared.chicoine@nh.gov  
Myles.matteson@nh.gov

New Hampshire Public Utilities Commission  
21 South Fruit Street, Ste. 10  
Concord, NH 03301-2429  
mark.frantz@puc.nh.gov  
george.mccluskey@puc.nh.gov  
F.Ross@puc.nh.gov  
David.goyette@puc.nh.gov  
RegionalEnergy@puc.nh.gov  
Robert.scott@puc.nh.gov  
amanda.noonan@puc.nh.gov

**Rhode Island**
The Honorable Gina Raimondo  
Office of the Governor  
82 Smith Street  
Providence, RI 02903  
eric.beane@governor.ri.gov  
karol.grant@energy.ri.gov  
christopher.kearns@energy.ri.gov  
Danny.Musher@energy.ri.gov  
nicholas.ucci@energy.ri.gov

Rhode Island Public Utilities Commission  
89 Jefferson Blvd.  
Warwick, RI 02888  
Margaret.curran@puc.ri.gov  
todd.bianco@puc.ri.gov  
Marion.Gold@puc.ri.gov
Vermont

The Honorable Phil Scott
Office of the Governor
109 State Street, Pavilion
Montpelier, VT 05609
jgibbs@vermont.gov

Vermont Public Service Board
112 State Street
Montpelier, VT 05620-2701
mary-jo.krolewski@vermont.gov
sarah.hofmann@vermont.gov

Vermont Department of Public Service
112 State Street, Drawer 20
Montpelier, VT 05620-2601
bill.jordan@vermont.gov
june.tierney@vermont.gov
Ed.McNamara@vermont.gov

New England Governors, Utility Regulatory and Related Agencies

Jay Lucey
Coalition of Northeastern Governors
400 North Capitol Street, NW
Washington, DC 20001
coneg@sso.org

Heather Hunt, Executive Director
New England States Committee on Electricity
655 Longmeadow Street
Longmeadow, MA 01106
HeatherHunt@nescoe.com
JasonMarshall@nescoe.com

Rachel Goldwasser, Executive Director
New England Conference of Public Utilities Commissioners
72 N. Main Street
Concord, NH 03301
rgoldwasser@necpuc.org

Martin Honigberg, President
New England Conference of Public Utilities Commissioners
One South Station
Boston, MA 02110
martin.honigberg@puc.nh.gov