Appendix H Grandfathered Metering & Settlement Provisions

FOR TRADING DAYS PRIOR TO NOVEMBER 1, 2009

1. Grandfathering of Metering and Settlement Provisions for Trading Days Prior to November 1, 2009.

Notwithstanding any other provisions of the CAISO Tariff the following provisions shall apply to transactions conducted prior to November 1, 2009. In all other respects, the CAISO Tariff, including the provisions of Section 10 and Section 11 not covered by this Appendix O, will apply to transactions that occurred prior to November 1, 2009.

10.3.6 Timing of Meter Data Submission.

Scheduling Coordinators shall submit either hourly time-stamped Settlement Quality Meter Data for Scheduling Coordinator Metered Entities or profiled cumulative Settlement Quality Meter Data to the CAISO for each Settlement Period in an Operating Day according to the timelines established in the CAISO Payments Calendar and as provided in the applicable Business Practice Manual. Scheduling Coordinators must also submit Settlement Quality Meter Data on demand as provided in the applicable Business Practice Manual.

11.1.4 Calculations of Settlements.

The CAISO shall calculate, account for and settle, based on the Settlement Quality Meter Data it has received, or, if Settlement Quality Meter Data is not available, based on the best available information or estimate it has received, the following charges in accordance with this CAISO Tariff.

11.29 Billing and Payment Process.

The CAISO will calculate for each charge the amounts payable by the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each Settlement Period of the Trading Day, and the amounts payable to that Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge for each Settlement Period of that Trading Day and shall arrive at a net amount payable for each charge by or to that Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge for that Trading Day. Each of these amounts will appear in the Initial Settlement Statement T+38BD, Initial Settlement Statement Reissue, Recalculation Settlement Statement and the Recalculation Settlement Statement T+76BD that the CAISO will provide to the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO. The components of the Grid Management Charge will be included in the Initial Settlement Statement T+38BD, Initial Settlement Statement and the Recalculation Settlement Statement Statement T+76BD with the other types of charges referred to in Section 11, but a separate Invoice for the Grid Management Charge, stating the rate, billing determinant volume, and total charge for each of its components, will be issued by the CAISO to the Scheduling Coordinator.

11.29.1 The billing and payment process shall be based on the issuance of Initial Settlement Statement T+38BD, Initial Settlement Statement Reissue, Recalculation Settlement Statement and the Recalculation Settlement Statement T+76BD for each Settlement Period in each Trading Day.

11.29.2 Payment for the charges referred to in Section 11.1.2 (except for the charges payable under long-term contracts) for each Trading Day in each calendar month shall be made five (5) Business Days after issuance of the Initial Settlement Statement T+38BD for the last day of the relevant calendar month. Payment for adjustments will be made five (5) Business Days after issuance of the Initial Settlement Statement Statement for the last day of the relevant month. Payments for FERC Annual Charges will be made in accordance with Section 11.19.

11.29.5 General Principles for Production of Settlement Statements.

11.29.5.1 Basis of Settlement.

The basis of each Settlement Statement shall be the debiting or crediting of an account in the name of the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO in the general ledger set up by the CAISO to reflect all transactions, charges or payments settled by the CAISO.

11.29.5.2 Right to Dispute.

All Scheduling Coordinators, CRR Holders, Black Start Generators or Participating TOs shall have the right to dispute any item or calculation set forth in any Initial Settlement Statement in accordance with this CAISO Tariff.

11.29.7 Settlements Cycle.

11.29.7.1 Timing of the Settlements Process.

11.29.7.1.1 Initial Settlement Statement T+38BD.

The CAISO shall provide to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for validation an Initial Settlement Statement for each Trading Day within thirty-eight (38) Business Days of the relevant Trading Day, covering all Settlement Periods in that Trading Day. Each Initial Settlement Statement will include a statement of:

(a) the amount payable or receivable by the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge referred to in Section 11 for each Settlement Period in the relevant Trading Day;

(b) the total amount payable or receivable by that Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge for all Settlement Periods in that Trading Day after the amounts payable and the amounts receivable under (a) have been netted off pursuant to Section 11.29; and

(c) the components of each charge in each Settlement Period except for information contained in the Imbalance Energy report referred to in this Section 11.29.7.1.1.

Each Initial Settlement Statement shall also be accompanied by a breakdown of the components of the Imbalance Energy Charge (the Imbalance Energy report).

11.29.7.1.2 Each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall have a period of eight (8) Business Days from the issuance of an Initial Settlement Statement during which it may review the Initial Settlement Statement T+38BD and notify the CAISO of any errors. No later than fifty-one (51) Business Days after the Trading Day to which it relates, the CAISO shall issue an Initial Settlement Statement Reissue or a Recalculation Settlement Statement to each Scheduling Coordinator or CRR Holder for that Trading Day.

11.29.7.1.3 Initial Settlement Statement Reissues and Recalculation Settlement Statements.

The CAISO shall provide to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO an Initial Settlement Statement Reissue or a Recalculation Settlement Statement in accordance with the CAISO Tariff and the CAISO Payments Calendar. The Initial Settlement Statement Reissue or Recalculation Settlement Statement shall be in a format similar to that of the Initial Settlement Statement and shall include the same granularity of information provided in the Initial Settlement Statement as amended following the validation procedure. **11.29.7.1.4** Each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall have a period of ten (10) Business Days from the issuance of the Initial Settlement Statement Reissue or Recalculation Settlement Statement during which it may review the Incremental Changes on the Initial Settlement Statement Reissue or Recalculation Settlement Statement Reissue or Recalculation Settlement Statement Reissue or Recalculation Settlement Statement and notify the CAISO of any errors. No later than twenty-five (25) Business Days from the date of issuance of the Initial Settlement Reissue or Recalculation Settlement Statement, the CAISO shall issue the 76th Day Recalculation Settlement Statement and shall incorporate any required corrections in a subsequent Initial Settlement Statement.

11.29.7.2 Basis for Billing and Payment.

The Initial Settlement Statement T+38BD, Initial Settlement Statement Reissue, Recalculation Settlement Statement and the Recalculation Settlement Statement T+76BD shall constitute the basis for billing and associated automatic funds transfers in accordance with this CAISO Tariff. The Initial Settlement Statement T+38BD shall constitute the basis for billing and associated automatic funds transfers for all charges in the first instance. The Initial Settlement Statement Reissue and Recalculation Settlement Statement shall constitute the basis for billing and associated automatic funds transfers for adjustments to charges set forth in the Initial Settlement Statement T+38BD. Each Scheduling Coordinator, CRR Holder, Black Start Generator, and Participating TO shall pay any net debit and shall be entitled to receive any net credit shown in an Invoice or Payment Advice on the Payment Date, whether or not there is any dispute regarding the amount of the debit or credit.

11.29.7.2.1 Elimination of Invoices under \$10.00.

Preliminary and final Invoices and Payment Advices due to or from any Market Participant for amounts less than \$10.00 will be adjusted to \$0.00 and no amount will be due to or from that Market Participant for that Invoice or Payment Advice.

11.29.7.3 Settlement Statement Re-runs and Post Final Adjustments.

The CAISO is authorized to perform Settlement Statement Re-runs following approval of the CAISO Governing Board. A request to perform a Settlement Statement Re-run may be made at any time by a Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO by notice in writing to the CAISO Governing Board. The CAISO Governing Board shall, in considering whether to approve a request for a Settlement Statement Re-run, determine in its reasonable discretion whether there is good cause to justify the performance of a Settlement Statement Re-run.

11.29.7.3.1 If a Settlement Statement Re-run is ordered by the CAISO Governing Board, the CAISO shall arrange to have the Settlement Statement Re-run carried out as soon as is reasonably practicable following the CAISO Governing Board's order, subject to the availability of staff and computer time, compatible software, appropriate data and other resources.

11.29.7.3.2 The cost of a Settlement Statement Re-run shall be borne by the Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO requesting it, unless the Settlement Statement Re-run was needed due to a clerical oversight or error on the part of the CAISO staff.

11.29.7.3.3 Where a Settlement Statement Re-run indicates that the accounts of Scheduling Coordinators, CRR Holders, Black Start Generators, or Participating TOs should be debited or credited to reflect alterations to Settlements previously made under this CAISO Tariff, for those Scheduling Coordinators, CRR Holders, Black Start Generators, or Participating TOs affected by the statement rerun, the CAISO shall reflect the amounts to be debited or credited in the next subsequent Recalculation Settlement Statement that it issues following the Settlement Statement Re-run to which the provisions of this Section 11 apply.

11.29.7.3.4 Reruns, post closing adjustments and the financial outcomes of CAISO ADR Procedures and any other dispute resolution may be invoiced separately from monthly market activities. The CAISO shall provide a Market Notice at least thirty (30) days prior to such invoicing identifying the components of such Invoice or Payment Advice.

11.29.8 Confirmation and Validation.

11.29.8.1 Confirmation.

It is the responsibility of each Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO to notify the CAISO if it fails to receive a Settlement Statement on the date specified for the publication of such Settlement Statement in the CAISO Payments Calendar. Each Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO shall be deemed to have received its Settlement Statement on the dates specified, unless it notifies the CAISO to the contrary.

11.29.8.2 Validation.

Each Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO shall have the opportunity to review the terms of the Initial Settlement Statement T+38BD that it receives. The Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO shall be deemed to have validated each Initial Settlement Statement unless it has raised a dispute or reported an exception within eight (8) Business Days from the date of issuance. Once validated, an Initial Settlement Statement shall be binding on the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO to which it relates, unless the CAISO performs a Settlement Statement Re-run pursuant to Section 11.29.7.3.

The notice of dispute, if any, shall state clearly the Trading Day, the issue date of the Initial Settlement Statement, the item disputed, the reasons for the dispute, the amount claimed (if appropriate) and shall be accompanied with all available evidence reasonably required to support the claim.

11.29.8.3 Validation of Initial Settlement Statement Reissue and Recalculation Settlement Statements.

Each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall have the opportunity to review the Incremental Changes that appear on the Initial Settlement Statement Reissue and Recalculation Settlement Statement that it receives. The Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall be deemed to have validated the Incremental Changes on each Initial Settlement Statement Reissue and Recalculation Settlement Statement Reissue and Recalculation Settlement Statement Reissue and Recalculation Settlement Statement unless it has raised a dispute or reported an exception regarding those Incremental Changes on the Initial Settlement Statement Reissue and Recalculation Settlement Statement Statement Reissue and Recalculation Settlement Statement Statement Reissue and Recalculation Settlement Statement Statement shall be binding on the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO to which it relates, unless the CAISO performs a Settlement Statement Re-run pursuant to Section 11.29.7.3. The notice of dispute shall state clearly the Trading Day, the issue date of the Initial Settlement Statement Reissue and Recalculation Settlement Statement Reissue and Recalculation Settlement Statement Reissue and Recalculation Settlement Statement Reissue and Recalculation Settlement Statement that cannot be disputed is the one issued on T+60BD.

11.29.8.4 Recurring Disputes or Exceptions.

A Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO may request the CAISO to treat as recurring a dispute or exception raised in accordance with Sections 11.29.8.1 and 11.29.8.2 above, if a dispute or exception would apply to subsequent Initial and the Initial Settlement Statement Reissue and Recalculation Settlement Statements. A request for recurring treatment may be made for any valid reason provided that subsequent Initial Settlement Statements T+38BD, Initial Settlement Statement Reissue and Recalculation Settlement Statement Statements would be affected, including but

not limited to, that the disputed calculation will recur, or that a disagreement as to policy will affect calculations in subsequent Initial Settlement Statement T+38BD, the Initial Settlement Statement Reissue and Recalculation Settlement Statements. If a Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO wishes to request that the CAISO treat a dispute as recurring, it shall, in the notice, clearly indicate that it requests such treatment and set forth in detail the reasons that support such treatment. To the extent possible, the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall state the types of charges and dates to which the dispute will apply, and provide estimates of the amounts that will likely be claimed on each date. The CAISO shall make a determination on such a request within five (5) Business Days of receipt. To preserve its right to dispute an item, a Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO must continue to raise a dispute or report an exception until it is notified by the CAISO that the CAISO agrees to treat the dispute or exception as recurring. If the CAISO grants a request to treat a dispute or exception as recurring, the dispute raised or exception reported by the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall be deemed to apply to every subsequent Initial Settlement Statement T+38BD, the Initial Settlement Statement Reissue and Recalculation Settlement Statement provided to the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO from the date that the CAISO grants the request for recurrent treatment until: a) ninety (90) days have elapsed, unless the CAISO indicates a different expiration date on its response to the request, in which case the expiration date shall be as stated by the CAISO in its response or b) the dispute or exception is resolved, whichever is shorter. The CAISO may deny a request that the CAISO treat a dispute as recurring for any valid reason, including because the request is not adequately specific as to the basis for recurring treatment or the subsequent calculations that will be affected.

11.29.8.5 Amendment.

Regarding a dispute related to an Initial Settlement Statement, if the CAISO agrees with the amount claimed, it shall incorporate the relevant data into the Initial Settlement Statement Reissue or Recalculation Settlement Statement. Regarding a dispute related to an Incremental Change in an Initial Settlement Statement Reissue or Recalculation Settlement Statement, the CAISO shall make a determination on the dispute no later than twenty-five (25) Business Days from the issuance of the Initial Settlement Statement Reissue or Recalculation Settlement Statement, and, if the CAISO agrees with the amount claimed, shall incorporate the relevant data into the next Recalculation Settlement Statement issued on T+76BD.

11.29.8.6 CAISO Contact.

If the CAISO does not agree with the amount claimed or if it requires additional information, it shall make reasonable efforts (taking into account the time it received the notice of dispute and the complexity of the issue involved) to contact the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO to resolve the issue before issuing the Initial Settlement Statement Reissue or Recalculation Settlem

11.29.10 Billing and Payment.

The CAISO shall prepare and send to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO two Invoices or Payment Advices for each calendar month. The first Invoice or Payment Advice will be based on the Initial Settlement Statement T+38BD and the second Invoice or Payment Advice will be based on the Initial Settlement Statement Reissue or Recalculation Settlement Statement(s). Each Invoice or Payment Advice will show amounts which are to be paid by or to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO, the Payment Date, being the date on which such amounts are to be paid or received and details of the CAISO Clearing Account to which any amounts owed by Scheduling Coordinators, CRR Holder, Black Start Generator or Participating TO are to be paid.

The Invoices or Payment Advices will also include the total charges for each component of the Grid Management Charge, the total charges associated with any Interest for each relevant Trading Month, the FERC Annual Charges due monthly, as well as any disbursements associated with a shortfall receipt distribution.

A separate Invoice for the FERC Annual Charges due annually will be issued by the CAISO to the Scheduling Coordinator in accordance with Section 11.19.1.2. The CAISO will issue separate Invoices for NERC/WECC Charges as described in Section 11.20.

A separate Invoice for a shortfall allocation will be issued by the CAISO to Scheduling Coordinators in the event of a payment default in accordance with Section 11.29.17.1.

Settlement Statement Reruns, post closing adjustments and the financial outcomes of CAISO ADR Procedures and any other dispute resolution may be invoiced separately from monthly market activities. The CAISO shall provide a Market Notice at least thirty (30) days prior to such invoicing identifying the components of such Invoice or Payment Advice.

11.29.10.1 Emergency Procedures.

11.29.10.2 Use of Estimated Data.

In the event of an emergency or a failure of any of the CAISO software or business systems, the CAISO may use estimated Settlement Statements and Invoices and Payment Advices and may implement any temporary variation of the timing requirements relating to the Settlement and billing process contained in the CAISO Tariff. Details of the variation and the method chosen to produce estimated data, Settlement Statements and Invoices and Payment Advices will be published on the CAISO Website.

11.29.10.3 Payment of Estimated Statements and Invoices.

When estimated Settlement Statements and Invoices or Payment Advices are issued by the CAISO, payments between the CAISO and Market Participants shall be made on an estimated basis and the necessary corrections shall be made by the CAISO as soon as practicable. The corrections will be reflected as soon as practicable in later Settlement Statements and Invoices and Payment Advices issued by the CAISO. Failure to make such estimated payments shall result in the same consequences as a failure to make actual payments.

11.29.10.4 Validation and Correction of Estimated Statements and Invoices.

The CAISO shall use its best efforts to verify the estimated data and to make the necessary corrections as soon as practicable. The corrections will be reflected as soon as practicable in later Settlement Statements and Invoices and Payment Advices issued by the CAISO.

11.29.10.5 Estimated Statements to be Final.

In the event that the CAISO is of the opinion that, despite its best efforts, it is not possible for it to verify the estimated data because actual data is not reasonably expected to become available to the CAISO in the foreseeable future, the CAISO shall consult with the Market Participants in order to develop the most appropriate substitute data including using data provided by Market Participants. Following such determination of substitute data, the CAISO shall send to the relevant Market Participants revised Settlement Statements and Invoices and Payment Advices. The provisions of Section 11.29.8.6 shall apply to payment of revised Invoices issued in accordance with these emergency procedures. Failure to make payments of such revised Invoices shall result in the same consequences as a failure to make actual payments.

11.29.21.2 Evidence of Unpaid Amount.

The CAISO shall, on request, certify in writing the amounts owed by a CAISO Debtor that remain unpaid and the CAISO Creditors to whom such amounts are owed and shall provide certified copies of the relevant Initial Settlement Statement T+38BD and the Initial Settlement Statement Reissue and Recalculation Settlement Statements, Invoices, Payment Advices, and other documentation on which the CAISO's certificate was based to the CAISO Debtor and the relevant CAISO Creditors. A CAISO certificate given under this Section 11.29.21.2 may be used as prima facie evidence of the amount due by a CAISO Debtor to CAISO Creditors in any legal proceedings.

11.29.23 Communications.

The Initial Settlement Statement T+38BD, any Initial Settlement Statement Reissue, the Recalculation Settlement Statements and Invoices, and Payment Advices will be considered issued to CAISO Creditors or CAISO Debtors when released by the CAISO's secure communication system. Communications on a Payment Date relating to payment shall be made by the fastest practical means including by telephone. If there is a failure of a communication system and it is not possible to communicate by electronic means, then the CAISO or CAISO Creditor or CAISO Debtor, as the case may be, shall communicate by facsimile but only if the recipient is first advised by telephone to expect the facsimile. Methods of communication between the CAISO and Market Participants may be varied by the CAISO giving not less than ten (10) days notice to Market Participants on the CAISO's secure communication system.

11.29.24 CAISO Payments Calendar.

11.29.24.1 Preparation.

In September of each year, the CAISO will prepare a draft CAISO Payments Calendar for the following calendar year showing for each Trading Day:

(a) The date by which Scheduling Coordinators are required to provide Settlement Quality Meter Data for all their Scheduling Coordinator Metered Entities for each Settlement Period in the Trading Day;

(b) The date on which the CAISO will issue Initial Settlement Statements and Invoices and Payment Advices to Scheduling Coordinators or CRR Holders, Black Start Generators and Participating TOs for that Trading Day;

(c) The date by which Scheduling Coordinators, CRR Holders, Black Start Generators and Participating TOs are required to notify the CAISO of any disputes in relation to their Initial Settlement Statements pursuant to Section 11.29.8.2;

(d) The date on which the CAISO will issue the Initial Settlement Statement Reissue and Recalculation Settlement Statements for T+51BD, T+60BD and T+76BD, and Invoices and Payment Advices to Scheduling Coordinators, CRR Holders, Black Start Generators and Participating TOs for that Trading Day;

(e) The date and time by which CAISO Debtors are required to have made payments into the CAISO Clearing Account in payment of Invoices for that Trading Day;

(f) The dates and times on which CAISO Creditors will receive payments from the CAISO Clearing Account of amounts owing to them for that Trading Day; and

(g) In relation to Reliability Must-Run Charges and RMR Payments, the details set out in paragraph 3 of Appendix N, Part J.

The CAISO will make a draft of the CAISO Payments Calendar available on the CAISO Website to Scheduling Coordinators, CRR Holders, Black Start Generators, Participating TOs and RMR Owners any of which may submit comments and objections to the CAISO within two weeks of the date of posting of

the draft on the CAISO Website. No later than October 31st in each year, the CAISO will publish the final CAISO Payments Calendar for the following calendar year, after considering the comments and objections received from Scheduling Coordinators, CRR Holders, Black Start Generators, Participating TOs and RMR Owners. The final CAISO Payments Calendar will be posted on the CAISO Website, and will show for the period from 1 January to 31 December in the next succeeding year (both dates inclusive), the dates on which Settlement Statements shall be published by the CAISO and the Payment Dates on which the CAISO will pay the Participating TOs the Wheeling revenues allocated to them pursuant to Section 26.1.4.3.

2. Definitions

As used in this Appendix O, the capitalized terms defined below shall have the definitions specified in this Section 2. All other capitalized terms shall have the meaning specified in the Master Definition Supplement in Attachment A.

Incremental Change: The change in dollar value of a specific Charge Code from the Initial Settlement Statement T+33BD to the Initial Settlement Statement Reissue or Recalculation Settlement Statement including any new Charge Codes or Trading Day charges appearing for the first time on the Initial Settlement Statement, Reissue or Recalculation Settlement Statement.

Initial Settlement Statement T+38BD: A Settlement Statement generated by the CAISO for the calculation of Settlements for a given Trading Day, which is published on the thirty eight Business Day from the relevant Trading Day (T+38BD) and is prior to the Invoice or Payment Advice published for the relevant bill period.

Settlement Statement Re-run: The recalculation of a Settlement Statement in accordance with the provisions of the CAISO Tariff.

Recalculation Settlement Statement: The reissue of an Initial Settlement Statement T+38BD by the CAISO on the fifty-first (51st) Business Day from the relevant Trading Day (T+51BD) if T+51BD falls on a calendar day that is after the day the invoice or Payment Advice for the bill period containing the relevant Trading Day is scheduled to publish.

Recalculation Settlement Statement T+76BD: The reissue of an Initial Settlement Statement Reissue or the Recalculation Settlement Statement by the CAISO on the seventy-sixth (76th) Business Day from the relevant Trading Day (T+76BD).

Settlement Statement: Any one of the following: Initial Settlement Statement T+38BD, Initial Settlement Statement Reissue, Recalculation Settlement Statement and-Recalculation Settlement Statement T+76BD.

Appendix I Station Power Protocol

1 General Conditions

1.1 Procurement

Station Power may be voluntarily self-supplied through On-Site Self-Supply or Remote Self-Supply. Third Party Supply may serve Station Power only to the extent permissible under the rules and regulations of the applicable Local Regulatory Authority.

1.2 Eligibility

1.2.1 Only Station Power Loads associated with Generating Units in the CAISO Balancing Authority Area that are part of an approved Station Power Portfolio may be self-supplied in accordance with this SPP. Each Generating Unit must be subject to a PGA, Net Scheduled PGA, or MSS Agreement. Any generating facility outside the CAISO Balancing Authority Area owned by the same entity is eligible to provide Remote Self-Supply to Station Power Loads, subject to the terms of this SPP. Generating Units wishing to self-supply Station Power, by means other than netting permitted under Section 10.1.3 of the CAISO Tariff, shall complete the application process specified in Section 2 of this SPP.

1.2.2 Station Power may be self-supplied by a single corporate entity, government agency, or joint powers agency or other legal entity organized under the laws of the State of California. A Station Power Portfolio may not include any facilities that are owned by the owner's corporate Affiliates. In the case of a joint powers agency, a Station Power Portfolio may not include facilities independently owned by one or more members or other legally distinct entities. If an entity owns a portion of a jointly owned Generating Unit, such ownership share may be included in a Station Power Portfolio up to the amount of the associated entitlement to Energy from the jointly-owned Generating Unit provided that: (i) the entity has the right to call upon that Energy for its own use; and (ii) the Energy entitlement is not characterized as a sale from the jointly owned Generating Unit to any of its joint owners.

1.2.3 Net Output from generating facilities outside the CAISO Balancing Authority Area may be included in a Station Power Portfolio and used as a source of Remote Self-Supply to serve Station Power of Generating Units in the CAISO Balancing Authority Area and part of the Station Power Portfolio, so long as the following conditions are fulfilled:

- (a) Imports of Net Output must be submitted in Self-Schedules using a Resource ID specified by the CAISO;
- (b) HASP Intertie Schedules using such Resource ID do not exceed the available Net Output of such generating facilities in any hour;
- (c) Firm transmission service to a Scheduling Point that assures delivery into the CAISO Balancing Authority Area is secured; and
- (d) Meter Data for generating facilities located outside the CAISO Balancing Authority Area shall be subject to CAISO audit to verify performance in accordance with these requirements.

1.3 Limitations

1.3.1 Station Power supplied by contemporaneous on-site Generation is treated as permitted netting under Section 10.1.3 of this CAISO Tariff. This SPP neither expands opportunities for nor imposes additional conditions on permitted netting. In accordance with this CAISO Tariff, such contemporaneous self-supplied Station Power need not be submitted in Self-Schedules with the CAISO.

1.3.2 Self-supply of Station Power shall be strictly voluntary. Nothing in this SPP is intended to: 1) preclude a Generating Unit from purchasing Station Power pursuant to an applicable retail rate or tariff; or 2) supersede otherwise applicable jurisdiction of a Local Regulatory Authority, except in the event of a conflict between federal and state tariff provisions, in which case the federal tariff provisions will control.

2 Station Power Requirements and Review

2.1 Applications to Self-Supply Station Power

2.1.1 An application to establish a Station Power Portfolio or to modify the configuration of Station Power meters or the generating facilities included in a Station Power Portfolio must be submitted according to the process specified by the CAISO and posted on the CAISO Website, and shall include the following information:

- (a) One-line diagrams clearly showing the location and ownership of all Generating Units and Station Power meters, their connection to the CAISO Controlled Grid or distribution system, and the status of breakers and switchgear for normal system operation.
- (b) Identification of any generating facilities outside the CAISO Balancing Authority Area, to be used to provide Remote Self-Supply of Station Power within the proposed Station Power Portfolio. No loads associated with generating facilities outside the CAISO Balancing Authority Area may be supplied under this SPP.
- (c) Certification that the applicant is the sole owner of all generating facilities proposed to be included in the Station Power Portfolio, and that the applicant has the right to call on Energy for its own use from its ownership share of any jointly owned facilities that are proposed to be used to self-supply Station Power.
- (d) Demonstration that each Station Power meter is certified in accordance with the CAISO Tariff.
- (e) Verification that each Station Power meter is subject to a Meter Service Agreement for CAISO Metered Entities, and that each Generating Unit is bound to the CAISO Tariff by a PGA, Net Scheduled PGA, or MSS Agreement.
- (f) Verification that the applicant has arranged for terms of service with the responsible UDC or MSS Operator for the use of any distribution facilities required to self-supply Station Power.

2.1.2 On the CAISO's written request, the applicant will provide additional information that the CAISO reasonably determines is necessary to verify the planned operation of the Station Power Portfolio and meet the requirements of Section 2.1.1 of this SPP.

2.2 CAISO Monitoring and Review

2.2.1 The CAISO will take the following actions with respect to each application to establish a Station Power Portfolio:

(a) The CAISO shall post on the CAISO Website a listing of the specific Station Power meters and Generating Units located in the CAISO Balancing Authority Area (which may include a Pseudo-Tie of a Generating Unit to the CAISO Balancing Authority Area, provided that firm transmission service has been reserved across the transmission path from the CAISO Intertie to the Pseudo-Tie Generating Unit and the Station Power service is provided by a UDC or MSS Operator within the CAISO Balancing Authority Area), and any generating facilities outside the CAISO Balancing Authority Area, that compose each Station Power Portfolio, and which are eligible to participate in the self-supply of Station Power in accordance with this SPP.

- (b) The CAISO will provide the appropriate UDC or MSS Operator and the Local Regulatory Authority with one-line diagrams and other information regarding each application.
- (c) The CAISO will make a determination in consultation with the UDC or MSS Operator and the Local Regulatory Authority on the factual question of whether distribution facilities are involved in the requested self-supply of Station Power. Any disputes regarding such determinations shall be subject to the dispute resolution procedures of this CAISO Tariff.
- (d) The CAISO will verify metering schemes and assign unique Load identifiers consistent with the CAISO data templates and validation rules that the Scheduling Coordinator responsible for each meter will be required to use for scheduling and Settlement.

2.2.2 The CAISO shall promptly review each application to establish or modify a Station Power Portfolio. Within ten (10) Business Days after the submittal of the application, the CAISO shall notify the applicant in writing that the application is complete, or shall list any specific deficiencies or additional information that the CAISO reasonably requires to complete the application. The CAISO shall use all reasonable efforts to make the changes necessary for the new or modified configurations to take effect and the Station Power Portfolio to begin self-supplying Station Power within twenty (20) Business Days after a complete application is submitted. In no event shall a Station Power Portfolio begin self-supplying Station Power until any and all required changes to the configuration of metering or other equipment are completed as required under Section 6 of this SPP. The CAISO will have an ongoing right to request additional information reasonably necessary to verify that conditions on the self-supply of Station Power as specified in this SPP are met.

3 Self-Supply Verification and CAISO Charges

3.1 Self-Supply Verification

At the end of each Netting Period, the CAISO will calculate the Net Output for each Generating Unit in the Station Power Portfolio. If the Net Output is positive, then all Station Power associated with that Generating Unit will have been served by On-Site Self-Supply. Any positive Net Output from facilities in the Station Power Portfolio will be available to provide Remote Self-Supply to any Generating Unit with negative Net Output. If the available Remote Self-Supply is less than the aggregate negative Net Output in the Station Power Portfolio, then such shortfall will be deemed to have been served by Third Party Supply. The CAISO will incorporate these determinations in its accounting and billing for the Netting Period by reassigning Station Power to unique Load identifiers for Remote Self-Supply and Third Party Supply, as required.

3.2 Charges on Metered Demand

Station Power that is not eligible for permitted netting in accordance with Section 10.1.3 of this CAISO Tariff must be submitted in Self-Schedules in accordance with the CAISO Tariff, and will be assessed all charges applicable to metered Demand under the CAISO Tariff, except as provided in Section 4.1 of this SPP.

3.3 Administrative Charge

Scheduling Coordinators of Generating Units that have Station Power meters shall be assessed an administrative charge in accordance with Schedule 5 of Appendix F.

4 Transmission Service

4.1 Station Power Load that is directly connected to the transmission facilities or directly connected to the Distribution System of a UDC or MSS Operator located in a PTO Service Territory and that is determined to have been served by On-Site Self-Supply shall be deemed not to have used the CAISO Controlled Grid and shall not be included in the Gross Load of the applicable UDC or MSS Operator. Station Power that is served by Wheeling service and that is determined to have been served by On-Site Self-Supply shall be deemed not to have been served by On-Site Self-Supply shall be deemed not to have used the CAISO Controlled Grid and shall not be included in the Gross Load of the applicable UDC or MSS Operator. Station Power that is served by Wheeling service and that is determined to have been served by On-Site Self-Supply shall be deemed not to have used the CAISO Controlled Grid and shall not be included in the hourly Self-Schedules (in kWh) of the applicable Scheduling Coordinator that are subject to the Wheeling Access Charge.

4.2 Station Power Load that is directly connected to the transmission facilities or directly connected to the Distribution System of a UDC or MSS Operator located in a PTO Service Territory and that is determined to have been served by Remote Self-Supply or Third Party Supply shall be included in the Gross Load of the applicable UDC or MSS Operator. Station Power that is served by Wheeling service and that is determined to have been served by Remote Self-Supply or Third Party Supply shall be included in the Gross Load of the applicable UDC or MSS Operator. Station Power that is served by Wheeling service and that is determined to have been served by Remote Self-Supply or Third Party Supply shall be included in the hourly Self-Schedules (in kWh) of the applicable Scheduling Coordinator that are subject to the Wheeling Access Charge.

4.3 If the Generating Unit requires the use of distribution facilities or other facilities that are not part of the CAISO Controlled Grid, then the Generating Unit will be subject to the appropriate charges of the applicable UDC, MSS Operator or owner of such non-CAISO Controlled Grid facilities.

5 Energy Pricing

All deviations between metered Generation or Station Power and that submitted in Self-Schedules will be settled at the resource-specific LMP at the applicable Custom LAP for the Station Power Load. The determination of Net Output and attribution of On-Site Self-Supply, Remote Self-Supply and Third Party Supply to serving Station Power under this SPP shall apply only to determine whether Station Power was self-supplied during the Netting Period and will have no effect on the price of Energy sold or consumed by any facility in the Station Power Portfolio.

6 Metering

6.1 In order to self-supply Station Power under this SPP by means other than netting permitted under Section 10.1.3 of this CAISO Tariff, a Generating Unit must be subject to a Meter Service Agreement for CAISO Metered Entities pursuant to CAISO Tariff Section 10.3.1. A meter certified in accordance with the CAISO Tariff is required for Station Power Load taken under the SPP. Separate metering is required for any on-site Load that does not meet the definition of Station Power. Under no circumstances may ineligible Loads be included in the Meter Data collected by the CAISO from a Station Power meter.

6.2 Any costs associated with owning or operating metering or related facilities necessary to self-supply Station Power according to the terms of this SPP are the responsibility of the owner-applicant.

6.3 A single Scheduling Coordinator must represent the unique Load identifiers assigned by the CAISO for On-Site Self-Supply and Remote Self-Supply associated with each Station Power meter.

7 Provision Of Data To UDC Or MSS Operator

The CAISO will provide the applicable UDC or MSS Operator with the amount of On-Site Self-Supply, Remote Self-Supply, and Third Party Supply serving Station Power at the granularity required to allow the UDC or MSS Operator to assess charges, if any, under the applicable retail tariff(s).

APPENDIX J

GRANDFATHERED METERING AND SETTLEMENT PROVISIONS FOR TRADING DAYS PRIOR TO

OCTOBER 1, 2011

1. Grandfathering of Metering and Settlement Provisions for Trading Days Prior to October 1, 2011.

Notwithstanding any other provisions of the CAISO Tariff the following provisions shall apply to transactions conducted prior to October 1, 2011. In all other respects, the CAISO Tariff, including the provisions of Sections 10, 11, and 37 not covered by this Appendix J, will apply to transactions that occurred prior to October 1, 2011.

10.2.1.3 Provision of and Access to Settlement Quality Meter Data

Scheduling Coordinators may obtain Settlement Quality Meter Data relating to the CAISO Metered Entities they represent by directly accessing the Settlement Quality Meter Data Systems as specified in the applicable Business Practice Manual.

- For CAISO Metered Entities, Revenue Quality Meter Data obtained by successfully polled meters will be validated, estimated and edited by the CAISO to produce Settlement Quality Meter Data (actual), which will be made available to Scheduling Coordinators within five (5) Business Days from the Trading Day (T+5B) and will be used in the Initial Settlement Statement T+7B calculation.
- In the event that Revenue Quality Meter Data remains unavailable at noon on the fifth Business Day after the Trading Day (T+5B) due to unsuccessfully polled meters or facility and/or systems failures, the CAISO will estimate Settlement Quality Meter Data for CAISO Metered Entities for any outstanding metered Demand and/or Generation for the Initial Settlement Statement T+7B calculation as provided in Section 11.1.5.
- If the CAISO is notified in accordance with Section 10.2.13.2 that the revenue quality
 meter for a CAISO Metered Entity requires repair, the CAISO will produce Settlement
 Quality Meter Data (actual) for that entity using the estimation procedures referred to in
 Section 10.2.9, which will be made available to the Scheduling Coordinator for the CAISO
 Metered Entity within forty-three (43) calendar days from the Trading Day (T+43C) and
 will be used in the Recalculation Settlement Statement T+38B calculation.

10.3.6 Settlement Quality Meter Data Submission

Scheduling Coordinators shall submit to the CAISO Actual Settlement Quality Meter Data or Scheduling Coordinator Estimated Settlement Quality Meter Data, as provided in Section 10.3.6.1(a), for Scheduling Coordinator Metered Entities they represent for each Settlement Period in an Operating Day according to the timelines established in Section 10.3.6.1 and the CAISO Payments Calendar and as provided in the applicable Business Practice Manual. Scheduling Coordinators must also submit Settlement Quality Meter Data (actual and Scheduling Coordinator estimated) on demand as provided in the applicable Business Practice Manual.

10.3.6.1 Timing of Settlement Quality Meter Data Submission for Calculation of Initial Settlement Statement T+7B.

Scheduling Coordinators must submit Actual Settlement Quality Meter Data or Scheduling Coordinator Estimated Settlement Quality Meter Data for the Scheduling Coordinator Metered Entities they represent to the CAISO no later than noon on the fifth Business Day after the Trading Day (T+5B) for the Initial Settlement Statement T+7B calculation. Scheduling Coordinators cannot submit Estimated Settlement Quality Meter Data for Proxy Demand Resources.

- (a) In the absence of Actual Settlement Quality Meter Data, Scheduling Coordinators may submit Scheduling Coordinator Estimated Settlement Quality Meter Data using interval metering when available, sound estimation practices, and other available information including, but not limited to, bids, schedules, forecasts, temperature data, operating logs, recorders, and historical data. Scheduling Coordinator Estimated Settlement Quality Meter Data must be a good faith estimate that reasonably represents Demand and/or Generation quantities for each Settlement Period.
- (a) When Actual Settlement Quality Meter Data or Scheduling Coordinator Estimated Settlement Quality Meter Data is not received by the CAISO for a Scheduling Coordinator Metered Entity within five (5) Business Days from the Trading Day (T+5B), the CAISO will estimate the entity's Settlement Quality Meter Data for any outstanding metered Demand and/or Generation, excluding a Proxy Demand Resource, for use in the Initial Settlement Statement T+7B calculation, as provided in Section 11.1.5.

10.3.6.2 Timing of Settlement Quality Meter Data Submission for Recalculation Settlement Statement T+38B

Scheduling Coordinators must submit Actual Settlement Quality Meter Data for the Scheduling Coordinator Metered Entities they represent to the CAISO no later than midnight on the forty-third (43) calendar day after the Trading Day (T+43C) for the Recalculation Settlement Statement T+38B. A Scheduling Coordinator that timely submits Actual Settlement Quality Meter Data for the Initial Settlement Statement T+7B pursuant to Section 10.3.6.1 may submit revised Actual Settlement Quality Meter Data for the Recalculation Settlement Statement T+38B no later than the forty-third (43) calendar day after the Trading Day pursuant to this Section.

- (a) When Actual Settlement Quality Meter Data is not received by the CAISO for a Scheduling Coordinator Metered Entity by forty-three (43) calendar days after the Trading Day (T+43C), the Scheduling Coordinator has failed to submit complete and accurate meter data as required by Section 37.5.2.1 and will be subject to monetary penalty pursuant to Section 37.5.2.2.
- (b) Any Scheduling Coordinator Estimated Settlement Quality Meter Data submitted by a Scheduling Coordinator on behalf of the Scheduling Coordinator Metered Entities it represents that is not replaced with Actual Settlement Quality Meter Data by forty-three (43) calendar days after the Trading Day (T+43C) has failed to submit complete and accurate meter data as required by Section 37.5.2.1 and will be subject to monetary penalty pursuant to Section 37.5.2.2. In the absence of Actual Settlement Quality Meter Data, Scheduling Coordinator Estimated Settlement Quality Meter Data will be used in the Recalculation Settlement Statements.
- (c) The CAISO will not estimate a Scheduling Coordinator Metered Entity's Settlement Quality Meter Data for any outstanding metered Demand and/or Generation for use in a Recalculation Settlement Statement calculation. Any previous CAISO Estimated Settlement Quality Meter Data that the Scheduling Coordinator does not replace with Actual Settlement Quality Meter Data by forty-three (43) calendar days after the Trading Day (T+43C) will be set to zero. The CAISO will follow the control process described in the BPM for Metering to monitor and identify the CAISO Estimated Settlement Quality Meter Data that was not timely replaced and will take proactive measures to obtain the Actual Settlement Quality Meter Data. A Scheduling Coordinator that fails to replace CAISO Estimated Settlement Quality Meter Data with Actual Settlement Quality Meter Data by forty-three (43) calendar days after the Trading Day (T+43C) has failed to provide complete and accurate Settlement Quality Meter Data as required by Section 37.5.2.1 and will be subject to monetary penalty pursuant to Section 37.5.2.2.

10.3.6.3 Timing of Settlement Quality Meter Data Submission for Recalculation Settlement Statements after the Recalculation Settlement Statement T+38B

Scheduling Coordinators may continue to submit Actual Settlement Quality Meter Data for the Scheduling Coordinator Metered Entities they represent to the CAISO for use in Recalculation Settlement Statements subsequent to the Recalculation Settlement Statement T+38B according to timelines established in the CAISO Payments Calendar. Provided, however, that Scheduling Coordinators submitting Actual Settlement Quality Meter Data more than forty-three (43) calendar days after the Trading Day (T+43C) have failed to provide complete and accurate Settlement Quality Meter Data as required by Section 37.5.2.1 and will be subject to monetary penalty pursuant to Section 37.5.2.2.

11.29 Billing And Payment Process

The CAISO will calculate for each charge the amounts payable by the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each Settlement Period of the Trading Day, and the amounts payable to that Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge for each Settlement Period of that Trading Day and shall arrive at a net amount payable for each charge by or to that Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge for that Trading Day. Each of these amounts will appear in the Settlement Statements that the CAISO will provide to the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO.

The components of the Grid Management Charge will be included in an Initial Settlement Statement T+7B, and any Recalculation Settlement Statement with the other types of charges referred to in Section 11.

11.29.1 Billing And Payment Process Based On Settlement Statements

The billing and payment process shall be based on the issuance of Initial Settlement Statement T+7B and the Recalculation Settlement Statements.

11.29.2 Time-Frame For Payments Or Charges

Payments or charges for the items referred to in Section 11.1.2 (except for the charges payable under long-term contracts) for each Trading Day in each calendar month shall be made five (5) Business Days after issuance of the Invoices and Payment Advices issued in accordance with Section 11.29.10. Payments for FERC Annual Charges will be made in accordance with Section 11.19.

11.29.5 General Principles For Production Of Settlement Statements

11.29.5.1 Basis of Settlement

The basis of each Settlement Statement shall be the debiting or crediting of an account in the name of the relevant Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO in the general ledger set up by the CAISO to reflect all transactions, charges or payments settled by the CAISO.

11.29.5.2 Right to Dispute

All Scheduling Coordinators, CRR Holders, Black Start Generators or Participating TOs shall have the right to dispute any item or calculation set forth in any Initial Settlement Statement T+7B, Recalculation Settlement Statement T+38B, or Incremental Changes in Recalculation Settlement Statements T+76B, T+18M, and T+35M in accordance with this CAISO Tariff, but not those set forth in Recalculation Settlement Statement T+36M.

11.29.7 Settlements Cycle

11.29.7.1 Timing of the Settlements Process

The CAISO will publish: (i) Initial Settlement Statements T+7B on the seventh Business Day from the relevant Trading Day (T+7B), (ii) Recalculation Settlement Statements on the thirty-eighth Business Day from the relevant Trading Day (T+38B), (iii) Recalculation Settlement Statements on the seventy-sixth Business Day after the Trading Day (T+76B), (iv) Recalculation Settlement Statements on the Business Day eighteen (18) calendar months from the relevant Trading Day (T+18M) if necessary, (v)

Recalculation Settlement Statements on the Business Day thirty-five (35) calendar months from the relevant Trading Day (T+35M) if necessary, (vi) Recalculation Settlement Statements on the Business Day thirty-six (36) calendar months from the relevant Trading Day (T+36M) if necessary, and (v) any other Recalculation Settlement Statement authorized under Section 11.29.7.3. The CAISO will issue a notice to the market if a Recalculation Settlement Statement T+18M, Recalculation Settlement Statement T+35M, Recalculation Settlement Statement T+36M, or any additional Recalculation Settlement Statement Statement is required for a Trading Day. The CAISO will notify affected Market Participants regarding failed or late publication of any Settlement Statements specified above and will rectify such failed or late publications pursuant to its procedure posted on the CAISO Website.

11.29.7.1.1 Initial Settlement Statement T+7B

The CAISO shall provide to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for validation an Initial Settlement Statement T+7B for each Trading Day within seven (7) Business Days of the relevant Trading Day, covering all Settlement Periods in that Trading Day. Each Initial Settlement Statement T+7B will be produced using available Settlement Quality Meter Data (either actual or estimated) and CAISO Estimated Settlement Quality Meter Data. The Initial Settlement Statement T+7B will include the following:

- the amount payable or receivable by the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge referred to in Section 11 for each Settlement Period in the relevant Trading Day;
- (b) the total amount payable or receivable by that Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO for each charge for all Settlement Periods in that Trading Day after the amounts payable and the amounts receivable under (a) have been netted off pursuant to Section 11.29; and
- (c) the components of each charge in each Settlement Period except for information contained in the Imbalance Energy report referred to in this Section 11.29.7.1.1; and
- (d) a breakdown of the components of the Imbalance Energy charge (the Imbalance Energy report).

11.29.7.1.2 Recalculation Settlement Statements

The CAISO shall provide to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO Recalculation Settlement Statements in accordance with the CAISO Tariff and the CAISO Payments Calendar. Recalculation Settlement Statements shall be in a format similar to that of the Initial Settlement Statement T+7B and shall include the same granularity of information provided in the Initial Settlement Statement T+7B as amended following the validation procedure.

11.29.7.1.3 Recalculation Settlement Statement – Bridge Period

For Trading Days April 1, 2009 through October 31, 2009, the settlement timeline shall include: (i) issuance of Recalculation Settlement Statement T+18M if necessary, Recalculation Settlement Statement T+35M if necessary, and Recalculation Settlement Statement T+36M, if necessary to adjust any charge set forth in a previously published Settlement Statement for any Trading Day within this period; and (ii) any other Recalculation Settlement Statement authorized under Section 11.29.7.3.

Any Recalculation Settlement Statement issued pursuant to this Section shall be subject to the same provisions in the CAISO Tariff as are applicable to a Recalculation Settlement Statement T+18M, Recalculation Settlement Statement T+35M, Recalculation Settlement Statement T+36M, or any other Recalculation Settlement Statement authorized under Section 11.29.7.3, including, but not limited to, Section 11.29.7.2 (Basis for Billing and Payment), Section 11.29.8 (Confirmation and Validation), and Section 11.29.9 (Payment Procedures), except that Section 11.29.10.2 (Interest) shall not apply.

The CAISO will include the publication dates and related invoice dates for the Recalculation Settlement Statements for Trading Days within the period April 1, 2009 through October 31, 2009 on the CAISO Payments Calendar prepared in accordance with Section 11.29.24.

The CAISO will issue a notice to the market if a Recalculation Settlement Statement T+18M, Recalculation Settlement Statement T+35M, Recalculation Settlement Statement T+36M, or any additional Recalculation Settlement Statement is required for a Trading Day within the period April 1, 2009 through October 31, 2009.

To the extent that any provision in this Section is in conflict or inconsistent with CAISO Tariff Appendix H (Grandfathered Metering and Settlement Provisions for Trading Days Prior to November 1, 2009), the provision in this Section shall prevail.

11.29.7.2 Basis for Billing and Payment

The Initial Settlement Statement T+7B and any Recalculation Settlement Statement shall constitute the basis for billing in accordance with this CAISO Tariff. The Initial Settlement Statement T+7B shall constitute the basis for billing for all charges in the first instance. The Recalculation Settlement Statement T+38B shall constitute the basis for billing for adjustments to charges set forth in the Initial Settlement Statement Statement T+7B. Each Scheduling Coordinator, CRR Holder, Black Start Generator, and Participating TO shall pay any net debit and shall be entitled to receive any net credit shown in an Invoice or Payment Advice on the Payment Date, whether or not there is any dispute regarding the amount of the debit or credit.

11.29.7.2.1 Elimination of Invoices under \$10.00

Invoices and Payment Advices due to or from any Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO for amounts less than \$10.00 will be adjusted to \$0.00 and no amount will be due to or from that Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO for that Invoice or Payment Advice.

11.29.7.3 Additional Recalculation Settlement Statements

The CAISO shall issue no Recalculation Settlement Statements other than to Recalculation Settlement Statements T+38B, Recalculation Settlement Statements T+76B, Recalculation Settlement Statements T+18M, Recalculation Settlement Statements T+35M, and Recalculation Settlement Statements T+36M, unless directed by the CAISO Governing Board or pursuant to a FERC order.

11.29.7.3.1 If an additional Recalculation Settlement Statement is ordered by the CAISO Governing Board, the CAISO shall arrange to have the Recalculation Settlement Statement carried out as soon as is reasonably practicable following the CAISO Governing Board's order, subject to the availability of staff and computer time, compatible software, appropriate data and other resources.

11.29.7.3.2 The cost of an additional Recalculation Settlement Statement shall be borne by the Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO requesting it, unless an additional Recalculation Settlement Statement was needed due to a clerical oversight or error on the part of the CAISO staff.

11.29.7.3.3 Where an additional Recalculation Settlement Statement indicates that the accounts of Scheduling Coordinators, CRR Holders, Black Start Generators, or Participating TOs should be debited or credited to reflect alterations to Settlements previously made under this CAISO Tariff, for those Scheduling Coordinators, CRR Holders, Black Start Generators, or Participating TOs affected by the additional Recalculation Settlement Statement, the CAISO shall reflect the amounts to be debited or credited in the next scheduled semi-monthly Invoice or Payment Advice for the end of the month.

11.29.7.3.4 Recalculation Settlement Statements, post closing adjustments and the financial outcomes of CAISO ADR Procedures and any other dispute resolution may be invoiced separtely from monthly market activities in accordance with Section 11.29.10.3.

11.29.8 Confirmation And Validation

11.29.8.1 Confirmation

It is the responsibility of each Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO to notify the CAISO if it fails to receive a Settlement Statement on the date specified for the publication of such Settlement Statement in the CAISO Payments Calendar. Each Scheduling Coordinator, CRR Holder, Black Start Generator, or Participating TO shall be deemed to have received its Settlement Statement on the dates specified, unless it notifies the CAISO to the contrary.

11.29.8.2 Validation of Initial Settlement Statement T+7B and Recalculation Settlement Statement T+38B

11.29.8.3 Validation of Additional Recalculation Settlement Statements

Each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall have the opportunity to review the Incremental Changes, including the CAISO's implementation of a prior accepted dispute, that appear on or are omitted from any Recalculation Settlement Statement T+76B, Recalculation Settlement Statement T+18M or Recalculation Settlement Statement T+35M that it receives. The Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO shall be deemed to have validated the Incremental Changes on each Recalculation Settlement Statement unless it has raised a dispute or reported an exception regarding those Incremental Changes within time periods set forth in Sections 11.29.8.4.1 through 11.29.8.4.6 from the date of issuance. Once validated, the Incremental Changes on a Recalculation Settlement T+76B , Recalculation Settlement Statement T+18M, or Recalculation Settlement Statement T+35M shall be binding on the Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO to which it relates, except to the extent that the CAISO performs an additional Recalculation Settlement Statement pursuant to Section 11.29.7.3.

The notice of dispute shall state clearly the Trading Day, the issue date of the Recalculation Settlement Statement, the item disputed, the reasons for the dispute, and the amount claimed (if appropriate) and shall be accompanied with all available evidence reasonably required to support the claim. The only Recalculation Settlement Statement that cannot be disputed is Recalculation Settlement Statement T+36M.

11.29.8.4 Disputes or Exceptions

11.29.8.5 CAISO Timeline for Determining Settlement Statement Disputes

The timeline for the CAISO to reach a determination on a settlement statement dispute shall be as follows:

- (a) For a settlement statement dispute based on an Initial Settlement Statement T+7B, Recalculation Settlement Statement T+38B, Recalculation Settlement Statement T+76B, or Recalculation Settlement Statement T+18M, the CAISO shall reach a determination to approve or deny the dispute, and provide electronic notice of the outcome to the Scheduling Coordinator that submitted the dispute, no later than twenty (20) Business Days after the end of the dispute period for that settlement statement; with the exception of complex disputes or unless otherwise agreed to by the disputing Scheduling Coordinator. In the event that the CAISO's determination results in an adjustment to payments and/or charges, the CAISO in its notice to the disputing Scheduling Coordinator shall identify the subsequent recalculation settlement statement expected to include the adjustment.
- (b) For a settlement statement dispute based on Recalculation Settlement Statement T+35M, the CAISO shall reach a determination to approve or deny the dispute, and provide electronic notice of the outcome to the Scheduling Coordinator that submitted the dispute, no later than fourteen (14) days after the end of the dispute period for that settlement statement. Valid disputes regarding data appearing on Recalculation

Settlement Statement T+35M will be reflected on Recalculation Settlement Statement T+36M.

Complex settlement statement disputes involve policy considerations, entail extensive (c) research, require granular review of previous market runs, include complicated data or calculations, or depend on additional information to be provided by the disputing Scheduling Coordinator or a third party. The CAISO in its sole discretion may designate a settlement statement dispute to be complex dispute. The CAISO will advise the disputing Scheduling Coordinator within twenty (20) Business Days after the end of the dispute period for that settlement statement if a dispute is a complex dispute. The CAISO shall make reasonable efforts to reach a determination to approve or deny a complex dispute resulting from (i) an Initial Settlement Statement T+7B, Recalculation Settlement Statement T+38B, or Recalculation Settlement Statement T+76B, no later than fifteen (15) months after the Trading Day so that any resultant adjustment will be included on the Recalculation Settlement Statement T+18M, and (ii) a Recalculation Settlement Statement T+18M, no later than thirty-three (33) months after the Trading Day so that any resultant adjustment will be included on the Recalculation Settlement Statement T+35M.

11.29.10 Billing And Payment

The CAISO shall prepare and send to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO two Invoices or Payment Advices for each billing period in each calendar month. There are two (2) billing periods in each calendar month. The first billing period is from the first to the fifteenth day of the month and second billing period is from the sixteenth to the last of day of the month. The CAISO will publish Invoices and Payment Advices for the first semi-monthly billing period in a month on the seventh Business Day after the Trading Day that is the fifteenth day of the month. The CAISO will publish Invoices and Payment Advices for the second semi-monthly billing period in a month on the seventh Business Day after the Trading Day that is the end of the month. Each Invoice or Payment Advice will show amounts which are to be paid by or to each Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO, the Payment Date, being the date on which such amounts are to be paid or received, and details of the CAISO Clearing Account to which any amounts owed by or to Scheduling Coordinators, CRR Holder, Black Start Generator or Participating TO are to be paid. Revenues owed from a Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO are expressed as a positive amount on an Invoice. Revenues owed to a Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO are expressed as a negative amount on a Payment Advice. Payments or charges for the items referred to in an Invoice or Payment Advice (except for the charges payable under long-term contracts) for each Trading Day in each calendar month shall be made five (5) Business Days after the date on which the semi-monthly Invoice or Payment Advice is issued.

11.29.10.1 Billing Periods

Each Invoice or Payment Advice will include one (1) semi-monthly billing period and up to five (5) other billing periods. The other billing periods correspond to the dates on which the Recalculation Settlement Statements are published. Any Invoice or Payment Advice for a billing period corresponding to a Recalculation Settlement Statement will be reflected on the next scheduled semi-monthly Invoice or Payment Advice for the end of the month. Each billing period will be represented separately on the Invoice or Payment Advice for a Scheduling Coordinator, CRR Holder, Black Start Generator or Participating TO will reflect the entity's net financial obligations in all billing periods.

11.29.10.2 Interest

Interest will be applied to any Incremental Changes through Recalculation Settlement Statement T+36M. Interest will be calculated separately for the billing period from the first to the fifteenth day of the month and for the billing period from the sixteenth to the last of day of the month. The rate of interest will be the interest rate calculated in accordance with 18 C.F.R. 35.19a of FERC's regulations.

11.29.10.3 Other Invoicing Provisions

The Invoices or Payment Advices will also include the total charges for each component of the Grid Management Charge, the total charges associated with any Interest for each relevant Trading Month, the FERC Annual Charges due monthly, as well as any disbursements associated with a shortfall receipt distribution.

A separate Invoice for the FERC Annual Charges due annually will be issued by the CAISO to the Scheduling Coordinator in accordance with Section 11.19.1.2. The CAISO will issue separate Invoices for NERC/WECC Charges as described in Section 11.20.

A separate Invoice for a shortfall allocation will be issued by the CAISO to Scheduling Coordinators in the event of a payment default in accordance with Section 11.29.17.1.

In the event of an allocation of a payment default in accordance with Section 11.29.17.2, the CAISO may either issue separate Invoices to Default-Invoiced SCIDs pursuant to Section 11.29.17.2.1 or to SCIDs pursuant to Section 11.29.17.2.2, as applicable, or may issue Invoices through its standard invoicing process that include the allocation of the payment default.

Recalculation Settlement Statements, post closing adjustments and the financial outcomes of CAISO ADR Procedures and any other dispute resolution may be invoiced separately from monthly market activities. The CAISO shall provide a Market Notice at least five (5) Business Days prior to such invoicing identifying the components of such Invoice or Payment Advice.

11.29.10.4 Emergency Procedures

11.29.10.5 Use of Estimated Data

In the event of an emergency or a failure of any of the CAISO software or business systems, the CAISO may use estimated Settlement Statements and Invoices and Payment Advices and may implement any temporary variation of the timing requirements relating to the Settlement and billing process contained in the CAISO Tariff. Details of the variation and the method chosen to produce estimated data, Settlement Statements and Invoices and Payment Advices will be published on the CAISO Website.

11.29.21.2 Evidence of Unpaid Amount

The CAISO shall, on request, certify in writing the amounts owed by a CAISO Debtor that remain unpaid and the CAISO Creditors to whom such amounts are owed and shall provide certified copies of the relevant Initial Settlement Statement T+7B and the Recalculation Settlement Statements, Invoices, Payment Advices, and other documentation on which the CAISO's certificate was based to the CAISO Debtor and the relevant CAISO Creditors. A CAISO certificate given under this Section 11.29.21.2 may be used as prima facie evidence of the amount due by a CAISO Debtor to CAISO Creditors in any legal proceedings.

11.29.23 Communications

The Initial Settlement Statement T+7B, any Recalculation Settlement Statement, and Invoices, and Payment Advices will be considered issued to CAISO Creditors or CAISO Debtors when released by the CAISO's secure communication system. Communications on a Payment Date relating to payment shall be made by the fastest practical means including by telephone. If there is a failure of a communication system and it is not possible to communicate by electronic means, then the CAISO or CAISO Creditor or CAISO Debtor, as the case may be, shall communicate by facsimile but only if the recipient is first advised by telephone to expect the facsimile. Methods of communication between the CAISO and Market Participants may be varied by the CAISO giving not less than ten (10) days notice to Market Participants on the CAISO's secure communication system.

11.29.24.1 Preparation

In September of each year, the CAISO will prepare a draft CAISO Payments Calendar for the following calendar year showing for each Trading Day:

- (a) The date by which Scheduling Coordinators are required to provide Actual Settlement Quality Meter Data or Scheduling Coordinator Estimated Settlement Quality Meter Data for all their Scheduling Coordinator Metered Entities for each Settlement Period in the Trading Day;
- (b) The date on which the CAISO will issue Initial Settlement Statements T+7B and Invoices and Payment Advices to Scheduling Coordinators or CRR Holders, Black Start Generators and Participating TOs for that Trading Day;
- (c) The date by which Scheduling Coordinators, CRR Holders, Black Start Generators and Participating TOs are required to notify the CAISO of any disputes in relation to their Initial Settlement Statements T+7B pursuant to Section 11.29.8.2;
- (d) The date on which the CAISO will issue the Recalculation Settlement Statements T+38B, T+76B, T+18M, T+35M, and T+36M, and Invoices and Payment Advices to Scheduling Coordinators, CRR Holders, Black Start Generators and Participating TOs for that Trading Day;
- (e) The dates by which Scheduling Coordinators, CRR Holders, Black Start Generators and Participating TOs are required to notify the CAISO of any disputes in relation to their Recalculation Settlement Statements T+38B, T+76B, T+18M and T+35M.
- (f) The date and time by which CAISO Debtors are required to have made payments into the CAISO Clearing Account in payment of Invoices for that Trading Day;
- (g) The dates and times on which CAISO Creditors will receive payments from the CAISO Clearing Account of amounts owing to them for that Trading Day; and
- (h) In relation to Reliability Must-Run Charges and RMR Payments, the details set out in paragraph 3 of Appendix N, Part J.

The CAISO will make a draft of the CAISO Payments Calendar available on the CAISO Website to Scheduling Coordinators, CRR Holders, Black Start Generators, Participating TOs and RMR Owners any of which may submit comments and objections to the CAISO within two weeks of the date of posting of the draft on the CAISO Website. No later than October 31st in each year, the CAISO will publish the final CAISO Payments Calendar for the following calendar year, after considering the comments and objections received from Scheduling Coordinators, CRR Holders, Black Start Generators, Participating TOs and RMR Owners. The final CAISO Payments Calendar will be posted on the CAISO Website, and will show for the period from 1 January to 31 December in the next succeeding year (both dates inclusive), the dates on which Settlement Statements shall be published by the CAISO and the Payment Dates on which the CAISO will pay the Participating TOs the Wheeling revenues allocated to them pursuant to Section 26.1.4.3.

37.5.2 Inaccurate Meter Data

37.5.2.1 Expected Conduct

Market Participants shall provide complete and accurate Settlement Quality Meter Data for each Trading Hour and shall correct any errors in such data no later than forty-three (43) calendar days after the Trading Day (T+43C). The failure to provide complete and accurate Settlement Quality Meter Data, as required by Section 10.3.6 that causes an error to exist in such Settlement Quality Meter Data after fortythree (43) calendar days after the Trading Day (T+43C) shall be a violation of this rule. Scheduling Coordinators that fail to submit Scheduling Coordinator Estimated Settlement Quality Meter Data that is complete and based on a good faith estimate that reasonably represents Demand and/or Generation quantities for each Settlement Period as required by Section 10 and that results in an error that is discovered after forty three (43) calendar days after the Trading Day (T+43C) shall be a violation of this rule.

37.5.2.2 Sanctions

Violations under this Section 37.5.2 shall be subject to Sanction described in Section 37.11.

37.5.2.3 Disposition of Sanction Proceeds

For purposes of redistributing collected market adjustments, any amounts collected under this provision shall be applied first to those parties affected by the conduct. Any excess amounts shall be disposed of as set forth in Section 37.9.4.

37.11 Method For Calculating Penalties

37.11.1 Method For Calculating Inaccurate Meter Data Penalty

There is no Sanction for the submission of inaccurate Meter Data used for an Initial Settlement Statement T+ 7B. However, an error in submitted Meter Data that exists after forty three (43) calendar days after the Trading Day (T+43C) constitutes a Rule of Conduct violation. The level of the Sanction depends on whether the Scheduling Coordinator or the CAISO discovered the error. An increased penalty will apply for errors that are discovered by the CAISO.

Table A1 below shows how the level of the Sanction depends on the following factors: whether or not the Scheduling Coordinator finds the error; whether or not the Scheduling Coordinator owes the market, and whether or not the CAISO performs a re-run of the market or produces a Recalculation Settlement Statement. If the CAISO issues a Recalculation Settlement Statement or performs a re-run, then Settlement to all Scheduling Coordinators is recalculated, and the impact of such re-runs on charges assessed will be considered. A penalty charge equal to thirty (30) percent of the estimated value of the Energy error will apply if the Scheduling Coordinator discovers the error or seventy-five (75) percent of the estimated value of the Energy error if the CAISO discovers the error. Penalty assessment and disposition of penalty proceeds will be administered as described in Section 37.9.1 and Section 37.9.4 respectively. A Sanction will not be imposed unless such Sanction is more than \$1,000 for at least one Trading Day during the period for which there was incomplete or inaccurate Meter Data.

Table A1 – Calculation of Inaccurate Meter Data Penalty When There Is A Recalculation Settlement Statement or re-run Case	Does SC Owe Market?	
Case 1: SC Identifies Inaccurate Meter Data	Yes	Penalty = (MWh x applicable price) x 0.30
Case 1: SC Identifies Inaccurate Meter Data	No	Penalty = (MWh x applicable price) x 0.30
Case 2: CAISO Identifies Inaccurate Meter Data	Yes	Penalty = (MWh x applicable price) x 0.75

Note to Table A1:

The applicable price will be the greater of: (1) the simple average of the relevant twelve (12) five-minute LMPs for each hour in which inaccurate Meter Data occurred; or (2) \$10/MWh. The LMP used will be the values posted on OASIS for each Trading Hour of the applicable Trading Day period.

2. Method for Calculating Inaccurate Meter Data Penalty When there is not a Recalculation Settlement Statement or re-run.

If the CAISO does not perform a Recalculation Settlement Statement or re-run, for cases of inaccurate Meter Data, Table A2 will be used to determine and allocate penalty and any market adjustment amount. The market adjustment approximates the financial impact on the market; however, it does not completely reflect all the Settlement consequences of inaccurately submitted Meter Data. The approximated value of the inaccurate Meter Data in question will be calculated and returned to the market based on the average of the pro rata share of Unaccounted for Energy (UFE) charged in the utility Service Area during the period of the inaccurate Meter Data event. The thirty (30) percent or seventy-five (75) percent penalty will be distributed as discussed in Section 37.9.4. For cases where the CAISO does not perform a Recalculation Settlement Statement or re-run and the Scheduling Coordinator does not owe the market, then no market adjustment will be performed and no penalty will be assessed.

TABLE A2- Calculation Of Inaccurate Meter Data Penalty When There Is Not a Recalculation Settlement Statement or re-run Case	Does SC Owe Market?	CAISO does not perform a Recalculation Settlement Statement or re-run
Case 1: SC Identifies Inaccurate Meter Data	Yes	Market Adjustment = (MWh x applicable price) Penalty = (MWh x applicable price)) x 0.30
Case 1: SC Identifies Inaccurate Meter Data	No	No market adjustment will be made
Case 2: CAISO Identifies Inaccurate Meter Data	Yes	Market Adjustment = (MWh x applicable price) Penalty = (MWh x applicable price) x 0.75
Case 2: CAISO Identifies Inaccurate Meter Data	No	No market adjustment will be made

Notes to Table A2:

The applicable price will be the greater of: (1) the simple average of the relevant twelve (12) five-minute LMPs for each hour in which inaccurate Meter Data occurred; or (2) \$10/MWh. The LMP used will be the value posted on OASIS for each Trading Hour of the applicable Trading Day.

A Sanction will be imposed only if the Sanction is more than \$1,000 for at least one Trading Day during the period for which there was incomplete or inaccurate Meter Data.

If the error is to the detriment of the responsible Scheduling Coordinator (e.g., under-reported Generation or over-reported Demand), and the CAISO does not produce a Recalculation Settlement Statement or perform a re-run, then no market adjustment will be made and no penalty will be assessed. If the CAISO produces a Recalculation Settlement Statement or performs a re-run after the error is corrected, then the Scheduling Coordinator will be given credit for the additional Energy through the normal Settlement process. If the Scheduling Coordinator is paid for an error due to a Recalculation Settlement Statement or re-run, then a Sanction will be assessed to assure that Recalculation Settlement Statements or re-runs do not diminish the incentive to correct such errors. This Sanction would be thirty (30) percent of the Energy value of the error if the Scheduling Coordinator discovers the error or seventy-five (75) percent estimated value of the error if the CAISO discovers the error.

If the error is to the detriment of the market, then a charge equal to thirty (30) percent or seventy-five (75) percent of the estimated value of the error, as appropriate, will be added to the charge for the Energy. If there is no Recalculation Settlement Statement or re-run, then the cost of Energy supplied by the CAISO (and inappropriately charged to the market as Unaccounted for Energy) must be recovered as well, and the charge will be equal to one hundred thirty (130) percent or one hundred seventy-five (175) percent of the estimated value of the error, as appropriate.

2. Definitions

As used in this Appendix J, the capitalized terms defined below shall have the definitions specified in this Section 2. All other capitalized terms shall have the meaning specified in the Master Definition Supplement in Attachment A.

- Incremental Change

The change in dollar value of a specific Charge Code from the Initial Settlement Statement T+7B to a subsequent Recalculation Settlement Statement including any new Charge Codes or Trading Day charges appearing for the first time on a Settlement Statement.

- Recalculation Settlement Statement

The recalculation of a Settlement Statement in accordance with the provisions of the CAISO Tariff, which includes the Recalculation Settlement Statement T+38B, the Recalculation Settlement Statement T+76B, the Recalculation Settlement Statement T+18M, the Recalculation Settlement Statement T+35M, the Recalculation Settlement Statement T+36M or any other Recalculation Settlement Statement authorized by the CAISO Governing Board.

- Recalculation Settlement Statement T+76B

The reissue of an Initial Settlement Statement T+7B or a Recalculation Settlement Statement T+38B by the CAISO on the seventy-sixth (76th) Business Day from the relevant Trading Day (T+76B).

- Settlement Statement

Any one of the following: Initial Settlement Statement T+7B, Recalculation Settlement Statement T+38B, Recalculation Settlement Statement T+76B, Recalculation Settlement Statement T+18M, Recalculation

Settlement Statement T+35M, Recalculation Settlement Statement T+36M, or any other Recalculation Settlement Statement authorized by the CAISO Governing Board.

Appendix K Ancillary Service Requirements Protocol (ASRP)

<u>PART A</u>

CERTIFICATION FOR REGULATION

A 1 An Ancillary Service Provider wishing to provide Regulation as an Ancillary Service from a resource whether pursuant to a CAISO award or as part of a self-provision arrangement must meet the following operating characteristics and technical requirements in order to be certified by the CAISO to provide Regulation service unless granted a temporary exemption by the CAISO in accordance with criteria which the CAISO shall publish on the CAISO Website;

A 1.1 Operating Characteristics

- A 1.1.1 the rated capacity of the resource must be 500 KW or greater (i.e. the resource must be capable of providing at least 500 KW of Regulation) unless the resource is participating in an aggregation arrangement approved by the CAISO;
- A 1.1.2 the maximum amount of Regulation to be offered must be reached within a period of ten (10) minutes;
- A 1.1.3 the resource must be able to increase or decrease real power levels immediately in response to signals from the CAISO's EMS control;
- A 1.1.4 Regulation capacity offered by a resource must be dispatchable on a continuous basis for at least sixty (60) minutes in the Day Ahead Market and at least thirty (30) minutes in the Real Time Market after issuance of the Dispatch Instruction, including (if necessary) attaining this capability using Regulation Energy Management. The CAISO will measure continuous Energy from the time a resource reaches its award capacity. Scheduling Coordinators for Non-Generator Resources located within the CAISO Balancing Authority Area that require Energy from the Real-Time Market to offer their full capacity as Regulation Energy Management may request the use of Regulation Energy Management as described in Section 8.4.1.2. The Scheduling Coordinators for a resource using Regulation Energy Management may submit a Regulation Bid for capacity (MW) of up to four (4) times the maximum Energy (MWh) the resource can generate or curtail for fifteen (15) minutes after issuance of the Dispatch Instruction.
- A 1.1.5 the resource must meet or exceed the minimum performance threshold for responding to the CAISO's EMS control signal.

A 1.2 Technical Requirements

A 1.2.1 Control

- A 1.2.1.1 a direct, digital, unfiltered control signal generated from the CAISO EMS through a standard CAISO direct communication and direct control system, must meet the minimum performance standards for communications and control which will be developed and posted by the CAISO on the CAISO Website;
- A 1.2.1.2 the resource response (in MW) to a control signal must meet the minimum performance standards for control and response which will be developed and posted by the CAISO on the CAISO Website. As indicated by the resource response (in MW), the resource must respond immediately, without manual operator intervention, to control signals and must

sustain its specified Ramp Rate, within specified Regulation Limits, for each minute of control response (MW/minute);

A 1.2.1.3 Ancillary Service Providers for Non-Generator Resources may define a Ramp Rate for operating as Generation and a Ramp Rate for operating as Load, respectively.

A 1.2.2 Monitoring:

the resource must have a standard CAISO direct communication and direct control system to send signals to the CAISO EMS to dynamically monitor, at a minimum the following:

- A 1.2.2.1 actual real power level (MW);
- A 1.2.2.2 high limit, low limit and rate limit values as selected by the resource operator; and
- A 1.2.2.3 in-service status indication confirming availability of Regulation service.
- A 1.2.2.4 Ancillary Service Providers for Non-Generator Resources (whether or not the resource uses Regulation Energy Management) shall provide CAISO the following additional telemetry data:
 - Resource Ramp Rate when operating as Generation (MW/min);
 - Resource Ramp Rate when operating as Load (MW/min);
 - The maximum instantaneous ability to produce or consume Energy in MW; and
 - The maximum capability to provide Energy as expressed in MWh over a fifteen (15) minute interval.

A 1.2.3 Voice Communications:

CAISO approved communication must be in place between the CAISO Control Center and the operator controlling the resource.

- A 2 An Ancillary Service Provider wishing to be considered for certification for Regulation service by the CAISO must make a written request to the CAISO, giving details of the technical capability of the resource concerned and identifying the Scheduling Coordinator through whom the Ancillary Service Provider intends to offer Regulation service. The Ancillary Service Provider shall at the same time send a copy of its request to that Scheduling Coordinator. Technical review request forms will be available from the CAISO.
- A 3 No later than one week after receipt of the Ancillary Service Provider's request, the CAISO shall provide the Ancillary Service Provider with a listing of required interface equipment for Regulation, including a standard CAISO direct communication and direct control system. The CAISO shall send a copy of the listing to the resource's Scheduling Coordinator.
- A 4 The Ancillary Service Provider may propose alternatives that it believes may provide an equivalent level of communication and control for consideration by the CAISO. Such proposals shall be in writing and contain sufficient detail for the CAISO to make a determination of suitability. The CAISO may request additional information, if required, to assist in its evaluation of the proposal.

- A 5 The CAISO shall respond by accepting the alternative proposal, rejecting the alternative proposal, or suggesting modifications to the alternative proposal. Such acceptance, rejection, or suggested revision must be provided not later than six (6) weeks after the proposal is received by the CAISO. The Ancillary Service Provider and the CAISO shall keep the Scheduling Coordinator informed of this process by each sending to the Scheduling Coordinator a copy of any written communication which it sends to the other.
- A 6 Upon agreement as to any alternative method of communication and control to be used by the Ancillary Service Provider, the CAISO shall provisionally approve the proposal in writing providing a copy to the Ancillary Service Provider's Scheduling Coordinator at the same time. If agreed by the CAISO, the Ancillary Service Provider may then proceed to procure and install the equipment and make arrangements for the required communication and control.
- A 7 Design, acquisition, and installation of the CAISO-approved communication and control equipment shall be under the control of the CAISO. The CAISO shall bear no cost responsibility or functional responsibility for such equipment, except that the CAISO shall arrange for and monitor the maintenance of the communication and control system at the Ancillary Service Provider's expense, unless otherwise agreed by the CAISO and the Ancillary Service Provider. The CAISO shall be responsible for the design, acquisition and installation of any necessary modifications to the CAISO EMS at its own cost.
- **A 8** The CAISO, in cooperation with the Ancillary Service Provider shall perform testing of the communication and control equipment to ensure that the communication and control system performs to meet the CAISO requirements.
- A 9 When the CAISO is satisfied that the communication and control systems meet the CAISO's requirements, the Ancillary Service Provider shall request in writing that the CAISO conduct a certification test with a suggested primary date and time and at least two (2) alternative dates and times. The CAISO shall, within two (2) Business Days of receipt of the Ancillary Service Provider's request, accept a proposed time if possible or suggest at least three (3) alternatives to the Ancillary Service Provider. If the CAISO responds by suggesting alternatives, the Ancillary Service Provider shall, within two (2) Business Days of receipt of the CAISO's response, respond in turn by accepting a proposed alternative if possible or suggesting at least three (3) alternatives, and this procedure shall continue until agreement is reached on the date and time of the test. The Generator shall inform its Scheduling Coordinator of the agreed date and time of the test.
- A 10 Testing shall be performed by the CAISO, with the cooperation of the Ancillary Service Provider. Such tests shall include, but not be limited to, the following:
 - (a) confirmation of control communication path performance;
 - (b) confirmation of voice circuit for receipt of Dispatch Instructions;
 - (c) confirmation of the resource's control performance; and
 - (d) confirmation of the CAISO EMS control to include changing the resource operating level over the range of Regulation proposed at different set points, from minimum to maximum, and at different rates of change from the minimum to the maximum permitted by the design of the resource.
- A 10.1 Testing for Non-Generator Resources requesting the use of Regulation Energy Management shall include a market simulation as described in the CAISO's Operating Procedures.

- A 11 Upon successful completion of the test, the CAISO shall certify the resource as being permitted to provide Regulation as an Ancillary Service Provider and shall provide a copy of the certificate to the Scheduling Coordinator at the same time. The Scheduling Coordinator shall request the CAISO to update its database to reflect the ability of the resource to provide Regulation.
- A 12 The Scheduling Coordinator may submit Bids for Regulation service from the certified resource into the CAISO Markets starting with the Day-Ahead Market for the hour ending 0100 on the second Trading Day after the CAISO's database reflects the resource's certificate.
- A 13 The certification to provide Regulation shall remain in force until:
 - (a) withdrawn by the Scheduling Coordinator or the Ancillary Service Provider by written notice to the CAISO to take effect at the time notified in the notice, which must be the end of a Trading Day; or
 - (b) if the resource obtained CAISO certification on the basis of a prior communication and control technology, until revoked by the CAISO for failure to comply with the requirement set forth in A 13.1 that the resource install a CAISO-specified standard CAISO direct communication and direct control system (unless exempted by the CAISO).
- A 13.1 Unless exempted by the CAISO, if the resource obtained CAISO certification on the basis of a prior communication and control technology, the CAISO shall provide written notice to the Ancillary Service Provider of the Ancillary Service Provider's obligation to install a CAISO-specified standard direct communication and direct control system along with a required date for said work to be completed as mutually agreed upon by the CAISO and the Ancillary Service Provider. Failure to meet the completion date shall be grounds for the revocation of certification, provided that the CAISO must provide the Ancillary Service Provider with at least ninety (90) days advance notice of the proposed revocation.
- A 14 The certification may be revoked by the CAISO only under provisions of the CAISO Tariff.

PART B CERTIFICATION FOR SPINNING RESERVE

- **B1** An Ancillary Service Provider wishing to provide Spinning Reserve as an Ancillary Service from a resource whether pursuant to a CAISO award or as part of a self-provision arrangement must meet the following requirements in order to be certified by the CAISO to provide Spinning Reserve service:
- **B 1.1** the rated capacity of the resource must be 500 KW or greater (i.e. the resource must be capable of providing at least 500 KW of Spinning Reserve) unless the resource is participating in an aggregation arrangement approved by the CAISO;
- **B 1.2** the resource must respond immediately and automatically in proportion to frequency deviations through the action of a governor or other control system in accordance with the following requirements:

Minimum Governor Performance:

- a. 5 percent droop;
- b. +/- 0.036 Hz deadband; and

c. Power output changes in one second for any frequency deviation outside of the deadband

Minimum Frequency Responsive Device Performance:

- a. If frequency is less than or equal to 59.92 Hz, the resource must reach ten (10) percent of its awarded spinning capacity within eight (8) seconds; and
- b. The resources must change the power it delivers or consumes in one (1) second if system frequency is less than or equal to 59.92 Hz
- **B 1.3** the operator of the resource must have a means of receiving Dispatch Instructions to initiate an increase or decrease in real power (MW) within one (1) minute of the CAISO Control Center determination that Energy from Spinning Reserve capacity must be dispatched;
- **B 1.4** the resource must be able to increase or decrease its real power (MW) by the maximum amount of Spinning Reserve to be offered within ten (10) minutes and be capable of maintaining its real power for thirty (30) minutes from the time the resource reaches its award capacity;
- **B 1.5** CAISO approved voice communications services must be in place to provide both primary and alternate voice communication between the CAISO Control Center and the operator controlling the resource; and
- **B 1.6** The communication system and the resource must pass a qualification test to demonstrate the overall ability to meet the performance requirements of the ASRP for Spinning Reserve.
- **B 2** An Ancillary Service Provider wishing to be considered for certification for Spinning Reserve service by the CAISO must make a written request to the CAISO, giving details of the technical capability of the resource concerned and identifying the Scheduling Coordinator through whom the Ancillary Service Provider intends to offer Spinning Reserve service. The Ancillary Service Provider shall at the same time send a copy of its request to that Scheduling Coordinator. Technical review request forms will be available from the CAISO.
- **B 3** No later than one week after receipt of the request, the CAISO shall provide the Ancillary Service Provider with a listing of acceptable communication options and interface equipment options for Spinning Reserve. The CAISO shall send a copy of the listing to the Ancillary Service Provider's Scheduling Coordinator.
- **B 4** The Ancillary Service Provider may elect to implement any of the approved options defined by the CAISO, and, if it wishes to proceed with its request for certification, shall give written notice to the CAISO of its selected communication option, with a copy to its Scheduling Coordinator.
- **B 5** When it receives the Ancillary Service Provider notice, the CAISO shall notify the Ancillary Service Provider and the Scheduling Coordinator in writing no later than two weeks after receipt of the notice confirming receipt of the notice and issuing provisional approval of the selected options. Upon receipt of the CAISO acknowledgment, the Ancillary Service Provider may proceed as indicated below to secure the necessary facilities and capabilities required.
- **B 6** The Ancillary Service Provider may also propose alternatives that it believes may provide an equivalent level of control for consideration by the CAISO. Such proposals shall be in writing and contain sufficient detail for the CAISO to make a determination of suitability. The CAISO may request additional information, if required, to assist in its evaluation of the proposal.
- **B 7** The CAISO shall respond by accepting the alternative proposal, rejecting the alternative proposal, or suggesting modifications to the alternative proposal. Such acceptance, rejection, or suggested revision must be provided not later than six weeks after the proposal is received by the CAISO. The Ancillary Service Provider and the CAISO shall

keep the Scheduling Coordinator informed of this process by each sending to the Scheduling Coordinator a copy of any written communication which it sends to the other.

- **B 8** Upon agreement as to the method of communication and control to be used by the resource, the CAISO shall provisionally approve the Ancillary Service Provider's proposal in writing providing a copy to the resource's Scheduling Coordinator at the same time. The Ancillary Service Provider may then proceed to procure and install the equipment and make arrangements for the required communication.
- **B 9** Design, acquisition, and installation of the resource's equipment shall be under the control of the respective Ancillary Service Provider. The CAISO shall bear no cost responsibility or functional responsibility for such equipment. The CAISO shall be responsible for the design, acquisition and installation of any necessary modifications to its own equipment at its own cost.
- **B 10** The Ancillary Service Provider shall perform its own testing of its equipment to ensure that the control system performs to meet the CAISO requirements.
- **B 11** When it is satisfied that its plant, equipment and communication systems meet the CAISO's requirements, the Ancillary Service Provider shall request in writing that the CAISO conduct a certification test with a suggested primary date and time and at least two alternative dates and times. The CAISO shall, within two Business Days of receipt of the request, accept a proposed time if possible or suggest at least three alternatives to the Ancillary Service Provider. If the CAISO responds by suggesting alternatives, the Ancillary Service Provider shall, within two Business Days of receipt of the CAISO's response, respond in turn by accepting a proposed alternative if possible or suggesting at least three alternatives, and this procedure shall continue until agreement is reached on the date and time of the test. The Ancillary Service Provider shall inform its Scheduling Coordinator of the agreed date and time of the test.
- **B 12** Testing shall be performed under the direction of the CAISO. Such tests shall include, but not be limited to, the following:
- **B 12.1** confirmation of control communication path performance for Dispatch Instruction;
- **B 12.2** confirmation of primary and secondary voice circuits for receipt of Dispatch Instructions;
- **B 12.3** confirmation of the resource performance to include changing the resource's real power over the range of Spinning Reserve proposed from minimum to maximum, and at different rates of change from the minimum to the maximum permitted by the design of the resource; and
- **B 12.4** testing the resource's governor or other control system performance characteristics by simulating frequency excursions outside the allowed deadband and measuring the response of the resource.
- **B 13** Upon successful completion of the test the CAISO shall certify the resource as being permitted to provide Spinning Reserve as an Ancillary Service Provider and shall provide a copy of the certificate to the Scheduling Coordinator at the same time. The Scheduling Coordinator shall request the CAISO to update its database to reflect the ability of the resource to provide Spinning Reserve.
- **B 14** The Scheduling Coordinator may bid Spinning Reserve from the certified resource into the CAISO Markets starting with the Day-Ahead Market for the hour ending 0100 on the Second Trading Day after the CAISO's database reflects the resource's certificate.
- **B 15** The certification to provide Spinning Reserve shall remain in force until withdrawn by the Scheduling Coordinator or the Ancillary Service Provider by written notice to the CAISO to take effect at the time notified in the notice, which must be the end of a Trading Day.
- **B 16** The certification may be revoked by the CAISO only under provisions of the CAISO Tariff.

PART C

CERTIFICATION FOR NON-SPINNING RESERVE

- C 1 An Ancillary Service Provider wishing to provide Non-Spinning Reserve as an Ancillary Service from a resource whether pursuant to the CAISO's auction or as part of a self-provision arrangement must meet the following requirements in order to be certified by the CAISO to provide Non-Spinning Reserve service:
- **C 1.1** the rated capacity of the resource must be 500 KW or greater (i.e. the resource must be capable of providing at least 500 KW of Non-Spinning Reserve) unless the resource is participating in an aggregation arrangement approved by the CAISO;
- **C 1.2** the resource must be able to increase or decrease its real power (MW) as soon as possible to the value indicated in a Dispatch Instruction, reaching the indicated value within ten (10) minutes after issue of the instruction and be capable of maintaining output for thirty (30) minutes from the time the resource reaches its award capacity.
- C 2 An Ancillary Service Provider wishing to provide Non-Spinning Reserve as an Ancillary Service, whether pursuant to a CAISO award or as part of a self-provision arrangement, must also meet the following requirements in order to be certified by the CAISO to provide Non-Spinning Reserve service:
- C 2.1 the operator of the resource must have a means of receiving a Dispatch Instruction to initiate an increase or decrease in its real power (MW) within one (1) minute of the CAISO Control Center's determination that Non-Spinning Reserve capacity must be dispatched; and
- **C 2.2** the communication system and the resource must pass a qualification test to demonstrate the overall ability to meet the performance requirements for Non-Spinning Reserve.
- **C 3** An Ancillary Service Provider wishing to be considered for certification for Non-Spinning Reserve service must make a written request to the CAISO, giving details of the technical capability of the resource concerned and identifying the Scheduling Coordinator through whom the Ancillary Service Provider intends to offer Non-Spinning Reserve. The Ancillary Service Provider shall at the same time send a copy of the request to that Scheduling Coordinator. Technical review request forms will be available from the CAISO.
- C 4 No later than one week after receipt of the Ancillary Service Provider's request, the CAISO shall provide the Ancillary Service Provider with a listing of acceptable communication options and interface equipment options for Non-Spinning Reserve. The CAISO shall send a copy of the listing to the Ancillary Service Provider's Scheduling Coordinator.
- **C 5** The Ancillary Service Provider may elect to implement any of the acceptable communication options and interface equipment options. The Ancillary Service Provider shall give written notice to the CAISO of its selected communication option and interface equipment option, with a copy to its Scheduling Coordinator.
- **C 6** When it receives the Ancillary Service Provider's notice, the CAISO shall notify the Ancillary Service Provider and the Scheduling Coordinator in writing no later than two weeks after receipt of the notice confirming receipt of the notice and issuing provisional approval of the selected options. Upon receipt of the CAISO acknowledgment the Ancillary Service Provider may proceed as indicated below to secure the necessary facilities and capabilities required.
- **C 7** The Ancillary Service Provider may also propose alternatives that it believes may provide an equivalent level of control for consideration by the CAISO. Such proposals shall be in writing and contain sufficient detail for the CAISO to make a determination of suitability. The CAISO may request additional information, if required, to assist in its evaluation of the proposal.
- **C 8** The CAISO shall respond by accepting the alternative proposal, rejecting the alternative proposal, or suggesting modifications to the alternative proposal. Such acceptance, rejection, or suggested revision must be provided not later than six weeks after the proposal is received by the CAISO. The Ancillary Service Provider and the CAISO shall

keep the Scheduling Coordinator informed of this process by each sending to the Scheduling Coordinator a copy of any written communication which it sends to the other.

- **C 9** Upon agreement as to the method of communication and control to be used by the Ancillary Service Provider, the CAISO shall provisionally approve the proposal in writing providing a copy to the Ancillary Service Provider's Scheduling Coordinator at the same time. The Ancillary Service Provider may then proceed to procure and install the equipment and make arrangements for the required communication.
- **C 10** Design, acquisition, and installation of the Ancillary Service Provider's equipment shall be under the control of the Ancillary Service Provider. The CAISO shall bear no cost responsibility or functional responsibility for such equipment. The CAISO shall be responsible for the design, acquisition and installation of any necessary modifications to the CAISO's equipment at its own cost.
- **C 11** The Ancillary Service Provider shall perform its own testing of its equipment to ensure that the control system performs to meet the CAISO requirements.
- C 12 When it is satisfied that its plant, equipment and communication systems meet the CAISO's requirements, the Ancillary Service Provider shall request in writing that the CAISO conduct a certification test with a suggested primary date and time and at least two alternative dates and times. The CAISO shall, within two Business Days of receipt of the Ancillary Service Provider's request, accept a proposed time if possible or suggest at least three alternatives. If the CAISO responds by suggesting alternatives, the Ancillary Service Provider shall, within two Business Days of receipt of the CAISO's response, respond in turn by accepting a proposed alternative if possible or suggesting at least three alternatives, and this procedure shall continue until agreement is reached on the date and time of the test. The Ancillary Service Provider shall inform its Scheduling Coordinator of the agreed date and time of the test.
- **C 13** Testing shall be performed under the direction of the CAISO. Such tests shall include, but not be limited to, the following:
- **C 13.1** confirmation of control communication path performance;
- **C 13.2** confirmation of primary and secondary voice circuits for receipt of Dispatch Instructions;
- C 13.3 confirmation of the resource control performance; and
- **C 13.4** confirmation of the range of resource control to include changing the real power (MW) over the range of Non-Spinning Reserve proposed.
- **C 14** Upon successful completion of the test, the CAISO shall certify the resource as being permitted to provide Non-Spinning Reserve as an Ancillary Service and shall provide a copy of the certificate to the Scheduling Coordinator at the same time. The Scheduling Coordinator shall request the CAISO to update its database to reflect the permission for the resource to provide Non-Spinning Reserve.
- **C 15** The Scheduling Coordinator may bid Non-Spinning Reserve service from the certified resource into the CAISO Markets starting with the Day-Ahead Market for the hour ending 0100 on the second Trading Day after the CAISO database reflects the resource's certificate.
- **C 16** The certification to provide Non-Spinning Reserve shall remain in force until withdrawn by the Scheduling Coordinator or the Ancillary Service Provider by written notice to the CAISO to take effect at the time notified in the notice, which must be the end of a Trading Day.
- **C 17** The certification may be revoked by the CAISO only under provisions of the CAISO Tariff.

PART D CERTIFICATION FOR VOLTAGE SUPPORT

- **D1** A Generator wishing to provide Voltage Support as an Ancillary Service from a Generating Unit must meet the following requirements in order to be certified by the CAISO to provide Voltage Support service:
- **D 1.1** the rated capacity of the Generating Unit must be 1 MW or greater unless the Generating Unit is participating in an aggregation arrangement approved by the CAISO;
- **D 1.2** the Generating Unit must be able to produce VARs at lagging power factors less than 0.90 and absorb VARs at leading power factors more than 0.95 within the safe operating parameters for the Generating Unit;
- **D 1.3** the Generating Unit must be able to produce or absorb VARs outside the 0.90 lag to 0.95 lead bandwidth over a range of real power outputs which the Generator expects to produce when offering Voltage Support;
- **D 1.4** the Generating Unit must be able to produce or absorb VARs at the boundary of the Generating Unit's capability curve by reducing real power output to either absorb or produce additional VARs within the safe operating parameters for the Generating Unit; and
- **D 1.5** metering and SCADA equipment must be in place to provide both real and reactive power data from the Generating Unit providing Voltage Support to the CAISO Control Center.
- D 2 A Generator wishing to be considered for certification for Voltage Support service by the CAISO must make a written request to the CAISO, giving details of the technical capability of the Generating Unit concerned and identifying the Scheduling Coordinator through whom the Generator intends to offer Voltage Support service. The Generator shall at the same time send a copy of its request to that Scheduling Coordinator. The details of the Generating Unit's technical capability must include the Generating Unit name plate data, performance limits, and capability curve. The Generator must also define the operating limitations in both real and reactive power (lead and lag) to be observed when Voltage Support is being provided to the CAISO for both normal and reduced real power output conditions. Technical review request forms will be available from the CAISO.
- **D 3** No later than one week after receipt of the Generator's request, the CAISO shall provide the Generator with a listing of acceptable communication options and interface equipment options for Voltage Support. The CAISO shall send a copy of the listing to the Generator's Scheduling Coordinator.
- **D 4** The Generator may elect to implement any of the approved options defined by the CAISO, and, if it wishes to proceed with its request for certification, the Generator shall give written notice to the CAISO of its selected communication option and interface equipment option, with a copy to its Scheduling Coordinator.
- **D 5** When it receives the Generator's notice the CAISO shall notify the Generator and the Scheduling Coordinator in writing no later than two weeks after receipt of the notice confirming receipt of the notice and issuing provisional approval of the selected options. Upon receipt of the CAISO acknowledgment the Generator may proceed as indicated below to secure the necessary facilities and capabilities required.
- **D 6** The Generator may also propose alternatives that the Generator believes may provide an equivalent level of control for consideration by the CAISO. Such proposals shall be in writing no later than two weeks after receipt of the notice and contain sufficient detail for

the CAISO to make a determination of suitability. The CAISO may request additional information, if required, to assist in its evaluation of the proposal.

- **D7** The CAISO shall respond by accepting the alternative proposal, rejecting the alternative proposal, or suggesting modifications to the alternative proposal. Such acceptance, rejection, or suggested revision shall be provided not later than six weeks after the proposal is received by the CAISO. The Generator and the CAISO shall keep the Scheduling Coordinator informed of this process by each sending to the Scheduling Coordinator a copy of any written communication which it sends to the other.
- **D 8** Upon agreement as to the method of communication and control to be used by the Generator, the CAISO shall provisionally approve the proposal in writing providing a copy to the Generator's Scheduling Coordinator at the same time. The Generator may then proceed to procure and install the equipment and make arrangements for the required communication.
- **D 9** Design, acquisition, and installation of the Generator's equipment are under the control of the Generator. The CAISO shall bear no cost responsibility or functional responsibility for such equipment.
- **D 10** The CAISO shall be responsible for the design, acquisition and installation of any necessary modifications to the CAISO's equipment at its own cost.
- **D 11** The Generator shall perform its own testing of its equipment to ensure that the control system performs to meet the CAISO requirements.
- D 12 When it is satisfied that its plant, equipment and communication systems meet the CAISO's requirements, the Generator shall request in writing that the CAISO conduct a certification test with a suggested primary date and time and at least two alternative dates and times. The CAISO shall, within two Business Days of receipt of the Generator's request, accept a proposed time if possible or suggest at least three alternatives to the Generator. If the CAISO responds by suggesting alternatives, the Generator shall, within two Business Days of receipt of the CAISO's response, respond in turn by accepting a proposed alternative if possible or suggesting at least three alternatives, and this procedure shall continue until agreement is reached on the date and time of the test. The Generator shall inform its Scheduling Coordinator of the agreed date and time of the test.
- **D 13** Testing shall be performed under the direction of the CAISO. Such tests shall include, but not be limited to, the following:
- **D 13.1** confirmation of control communication path performance;
- **D 13.2** confirmation of primary and secondary voice circuits for receipt of Dispatch Instructions;
- D 13.3 confirmation of the Generating Unit automatic voltage regulator performance; and
- **D 13.4** confirmation of the range of Voltage Support service over a range of Generating Unit real power outputs to verify the ability to both produce and absorb reactive power at different operating levels including minimum and maximum real power output.
- **D 14** Upon successful completion of the test, the CAISO shall certify the Generating Unit as being permitted to provide Voltage Support as an Ancillary Service and shall provide a copy of the certificate to the Scheduling Coordinator at the same time. The CAISO shall change the Generating Unit data base to reflect the permission for the Generating Unit to provide Voltage Support.

- **D 15** The Scheduling Coordinator may bid Energy for Voltage Support from the certified Generating Unit into the market starting with the market for the hour ending 0100 on the first Trading Day after the CAISO issues the certificate.
- **D 16** The certification to provide Voltage Support shall remain in force until withdrawn by the Scheduling Coordinator or the Generator by written notice to the CAISO to take effect at the time notified in the notice, which must be the end of a Trading Day.
- **D 17** The certification may be revoked by the CAISO only under provisions of the ASRP or other provisions of the CAISO Tariff.

PART E CERTIFICATION FOR BLACK START

- **E 1** A Generator wishing to provide Black Start capacity from a Generating Unit as an Ancillary Service must meet the requirements stated in Appendix D of the CAISO Tariff in order to be certified by the CAISO to provide Black Start capacity. In addition, the Generating Unit must have a rated capacity 1 MW or greater unless the Generating Unit is participating in an aggregation arrangement approved by the CAISO.
- **E 2** A Generator wishing to be considered for certification for Black Start service by the CAISO must make a written request to the CAISO. Such request must clearly identify the facilities related to the Generating Unit from which the Generator wishes to provide Black Start and shall identify the Scheduling Coordinator through whom the Generator wishes to offer Black Start service. The Generator shall send a copy of its request to its Scheduling Coordinator at the same time as it sends it to the CAISO. The Generator's written request must include at least the following:
- **E 2.1** identification of the Generating Unit including Location Code;
- **E 2.2** a single-line electrical diagram of the Generating Unit connections including auxiliary power busses and the connection to the station switchyard;
- **E 2.3** a description of the fuel supply used for Black Start including on-site storage and resupply requirements;
- **E 2.4** a single-line electrical diagram showing the transmission connection from the Generating Unit station switchyard to a connection point on the CAISO Controlled Grid;
- **E 2.5** a description of the Generating Unit capability to provide both real and reactive power, any Start-Up and Shut-Down requirements, any staffing limitations; and
- **E 2.6** a description of the primary, alternate and emergency back-up communications systems currently available to the Generator for communications to the CAISO Control Center.
- **E 3** Upon receipt of the Generator's written request the CAISO shall review the information provided and respond in writing within two weeks of receipt of the request, providing a copy of its response to the Generator's Scheduling Coordinator. The CAISO response may be any of the following:
- **E 3.1** acceptance of the proposal as presented;
- **E 3.2** rejection of the proposal as presented with a rationale for such rejection; or

- **E 3.3** a request for additional information needed by the CAISO to properly evaluate the request.
- **E 4** A Generator receiving a rejection may submit a written request for reconsideration by the CAISO within 60 days of the date of the rejection notice. A request for reconsideration must address the rationale provided by the CAISO. The CAISO shall respond to a request for reconsideration within 60 days of the date of that request.
- **E 5** A Generator receiving a request for additional information shall provide such information within 60 days of such request providing a copy at the same time to its Scheduling Coordinator. The CAISO shall review the information and respond within 120 days of the date of the CAISO's request for additional information providing a copy at the same time to the Generator's Scheduling Coordinator.
- **E 6** Upon acceptance by the CAISO of the Generator's request and agreement as to the method of communication and control to be used by the Generator, the CAISO shall provisionally approve the proposal in writing providing a copy at the same time to the Generator's Scheduling Coordinator. The Generator may then proceed to procure and install the equipment and make arrangements for the required communication.
- **E 7** Design, acquisition, and installation of the Generator's equipment shall be under the control of the Generator. The CAISO shall bear no cost responsibility or functional responsibility for such equipment. The CAISO shall be responsible for the design, acquisition and installation of any necessary modifications to its own equipment at its own cost.
- **E 8** The Generator shall perform its own testing of its equipment to ensure that the Black Start system performs to meet the CAISO requirements.
- **E 9** When it is satisfied that its plant, equipment and communication systems meet the CAISO's requirements, the Generator shall request in writing that the CAISO conduct a certification test with a suggested primary date and time and at least two alternative dates and times. The CAISO shall, within two Business Days of receipt of the Generator's request, accept a proposed time if possible or suggest at least three alternatives to the Generator. If the CAISO responds by suggesting alternatives, the Generator shall, within two Business Days of receipt of the receipt of the CAISO and the composed alternative if possible or suggesting at least three alternatives, and this procedure shall continue until agreement is reached on the date and time of the test. The Generator shall inform its Scheduling Coordinator of the agreed date and time of the test.
- **E 10** Testing shall be performed under the direction of the CAISO. Such tests shall include, but not be limited to, the following:
- **E 10.1** confirmation of control communication path performance;
- **E 10.2** confirmation of primary, secondary, and emergency voice circuits for receipt of Dispatch Instructions;
- **E 10.3** confirmation of the Generating Unit performance; and
- **E 10.4** simulation of a Black Start event.
- **E 11** Upon successful completion of the test, the CAISO shall certify the Generating Unit as being permitted to provide Black Start capacity as an Ancillary Service and shall provide a copy of the certificate to the Scheduling Coordinator at the same time. The CAISO

shall change its Generating Unit data base to reflect the permission for the Generating Unit to provide Black Start service.

- **E 12** The certification to provide Black Start shall remain in force until withdrawn by the Scheduling Coordinator or the Generator by written notice to the CAISO to take effect at the time noticed in the notice, which must be the end of a Trading Day.
- **E 13** The certification may be revoked by the CAISO only under provisions of the ASRP or other provisions of the CAISO Tariff.

Appendix L Method To Assess Available Transfer Capability

L.1 Description of Terms

The following descriptions augment existing definitions found in Appendix A "Master Definitions Supplement."

L.1.1 Available Transfer Capability (ATC) is a measure of the transfer capability in the physical transmission network resulting from system conditions and that remains available for further commercial activity over and above already committed uses.

ATC is defined as the Total Transfer Capability (TTC) less applicable operating Transmission Constraints due to system conditions and Outages (i.e., OTC), less the Transmission Reliability Margin (TRM) (which value is set at zero), less the sum of any unused existing transmission commitments (ETComm) (i.e., transmission rights capacity for ETC or TOR), less the Capacity Benefit Margin (CBM) (which value is set at zero), less the Scheduled Net Energy from Imports/Exports, less Ancillary Service capacity from Imports.

L.1.2 Total Transfer Capability (TTC) is defined as the amount of electric power that can be moved or transferred reliably from one area to another area of the interconnected transmission system by way of all transmission lines (or paths) between those areas, under specified system condtions. In collaboration with owners of rated paths and the WECC Operating Transfer Capability Policy Committee (OTCPC), the CAISO utilizes rated path methodology to establish the TTC of CAISO Transmission Interfaces.

L.1.3 Existing Transmission Commitments (ETComm) include Existing Contracts and Transmission Ownership Rights (TOR). The CAISO reserves transmission capacity for each ETC and TOR based on TRTC Instructions the responsible Participating Transmission Owner or Non-Participating Transmission Owner submits to the CAISO as to the amount of firm transmission capacity that should be reserved on each Transmission Interface for each hour of the Trading Day in accordance with Sections 16 and 17 of the CAISO Tariff. The types of TRTC Instructions the CAISO receives generally fall into three basic categories:

- The ETC or TOR reservation is a fixed percentage of the TTC on a line, which decreases as the TTC is derated (ex. TTC = 300 MW, ETC fixed percentage = 2%, ETC = 6 MWs. TTC derated to 200 MWs, ETC = 4 MWs);
- The ETC or TOR reservation is a fixed amount of capacity, which decreases if the line's TTC is derated below the reservation level (ex. ETC = 80 MWs, TTC declines to 60 MW, ETC = TTC or 60 MWs; or
- The ETC or TOR reservation is determined by an algorithm that changes at various levels of TTC for the line (ex. Intertie TTC = 3,000 MWs, when line is operating greater than 2,000 MWs to full capacity ETC = 400 MWs, when capacity is below 2000 MWs ETC = TTC/2000* ETC).

Existing Contract capacity reservations remain reserved during the Day-Ahead Market and Hour-Ahead Scheduling Process (HASP). To the extent that the reservations are unused, they are released in real-time operations for use in the Real-Time Market.

Transmissions Ownership Rights capacity reservations remain reserved during the Day-Ahead Market and HASP, as well as through real-time operations. This capacity is under the control of the Non-Participating Transmission Owner and is not released to the CAISO for use in the markets.

L.1.4 ETC Reservations Calculator (ETCC). The ETCC calculates the amount of firm transmission capacity reserved (in MW) for each ETC or TOR on each Transmission Interface for each hour of the Trading Day.

- **CAISO Updates to ETCC Reservations Table.** The CAISO updates the ETC and TOR reservations table (if required) prior to running the Day-Ahead Market and HASP. The amount of transmission capacity reservation for ETC and TOR rights is determined based on the TTC of each Transmission Interface and in accordance with the curtailment procedures stipulated in the existing agreements and provided to the CAISO by the responsible Participating Transmission Owner or Non-Participating Transmission Owner.
- **Market Notification.** ETC and TOR allocation (MW) information is published for all Scheduling Coordinators which have ETC or TOR scheduling responsibility in advance of the Day-Ahead Market and HASP. This information is posted on the Open Access Same-Time Information System (OASIS).
- For further information, see CAISO Operating Procedure M-423, Scheduling of Existing Transmission Contract and Transmission Ownership Rights, which is publicly available on the CAISO Website.

L.1.5 Transmission Reliability Margin (TRM) is an amount of transmission transfer capability reserved at a CAISO Intertie point that is necessary to provide reasonable assurance that the interconnected transmission network will be secure. TRM accounts for the inherent uncertainty in system conditions and the need for operating flexibility to ensure reliable system operation as system conditions change.

The CAISO uses TRM at Intertie points to account for the following NERC-approved components of uncertainty:

- Forecast uncertainty in transmission system topology, including forced or unplanned outages or maintenance outages.
- Allowances for parallel path (loop flow) impacts, including unscheduled loop flow.
- Allowances for simultaneous path interactions.

The CAISO establishes hourly TRM values for each of the applicable components of uncertainty prior to the Market Close of the HASP. The CAISO does not use TRM (i.e., TRM values for Intertie points are set at zero) during the beyond day-ahead and pre-schedule (i.e., planning) time frame indentified in R.1.3.3 of NERC Reliability Standard MOD-008-1. A positive TRM value for a given hour is set only if one or more of the conditions set forth below exists for a particular Intertie point. Where none of these conditions exist, the TRM value for a given hour is set at zero.

The methodology the CAISO uses to establish each component of uncertainty is as follows:

The CAISO uses the transmission system topology component of uncertainty to address a potential ATC path limit reduction at an Intertie resulting from an emerging event, such as an approaching wildfire, that is expected to cause a derate of one or more transmission facilities comprising the ATC path. When the CAISO, based on existing circumstances, forecasts that such a derate is expected to occur, the CAISO may establish a TRM value for the affected ATC path in an amount up to, but no greater than, the amount of the expected derate.

The CAISO uses the parallel path component of uncertainty to address the impact of unscheduled flow (USF) over an ATC path that is expected, in the absence of the TRM, to result in curtailment of Intertie Schedules in Real Time as a result of the requirements established in WECC's applicable USF mitigation policies and procedures (WECC USF Policy). When the CAISO forecasts, based on currently observed

USF conditions and projected scheduled flow for an upcoming Operating Hour(s), that in the absence of a TRM, scheduled flow will need to be curtailed in Real Time under the applicable WECC USF Policy, the CAISO may establish a TRM for the ATC path for the applicable hour(s) in an amount up to, but no greater than, the forecasted amount that is expected to be curtailed in Real Time pursuant to the WECC USF Policy.

The CAISO uses the simultaneous path interactions component of uncertainty to address the impact that transmission flows on an ATC path located outside the CAISO's Balancing Authority Area may have on the transmission transfer capability of an ATC path located at an Intertie. In the event of such path interactions, the CAISO uses a TRM value to prevent the risk of a system operating limit violation in Real Time for the CAISO ATC path. The amount of the TRM value may be set at a level up to, but not greater than, the forecasted impact on the CAISO ATC path's capacity imposed by expected flow on the non-CAISO ATC path.

The CAISO uses the following databases or information systems, or their successors, in connection with establishing TRM values: SLIC, Existing Transmission Contract Calculator (ETCC), PI, EMS, and CAS.

L.1.6 Capacity Benefit Margin (CBM) is that amount of transmission transfer capability reserved for Load Serving Entities (LSEs) to ensure access to Generation from interconnected systems to meet generation reliability requirements. In the Day-Ahead Market, CBM may be used to provide reliable delivery of Energy to CAISO Balancing Authority Area Loads and to meet CAISO responsibility for resource reliability requirements in Real-Time. The purpose of this DAM implementation is to avoid Real-Time Schedule curtailments and firm Load interruptions that would otherwise be necessary. CBM may be used to reestablish Operating Reserves. CBM is not available for non-firm transmission in the CAISO Balancing Authority Area. CBM may be used only after:

- all non-firm sales have been terminated,
- direct-control Load management has been implemented,
- customer interruptible Demands have been interrupted,
- if the LSE calling for its use is experiencing a Generation deficiency and its transmission service provider is also experiencing transmission Constraints relative to imports of Energy on its transmission system.

The level of CBM for each Transmission Interface is determined by the amount of estimated capacity needed to serve firm Load and provide Operating Reserves based on historical, scheduled, and/or forecast data using the following equation to set the maximum CBM:

CBM = (Demand + Reserves) - Resources

Where:

- Demand = forecasted area Demand
- Reserves = reserve requirements
- Resources = internal area resources plus resources available on other Transmission Interfaces

The CAISO does not use CBMs. The CBM value is set at zero.

L.2 ATC Algorithm

The ATC algorithm is a calculation used to determine the transfer capability remaining in the physical transmission network and available for further commercial activity over and above already committed uses. The CAISO posts the ATC values in megawatts (MW) to OASIS in conjunction with the closing events for the Day-Ahead Market and HASP Real-Time Market process.

The following OASIS ATC algorithms are used to implement the CAISO ATC calculation for the ATC rated path (Transmission Interface):

ATC Calculation For Imports:

ATC = TTC – CMB – TRM - AS from Imports- Net Energy Flow - Hourly Unused TR Capacity.

ATC Calculation For Exports:

ATC = TTC - CMB - TRM - Net Energy Flow - Hourly Unused TR Capacity.

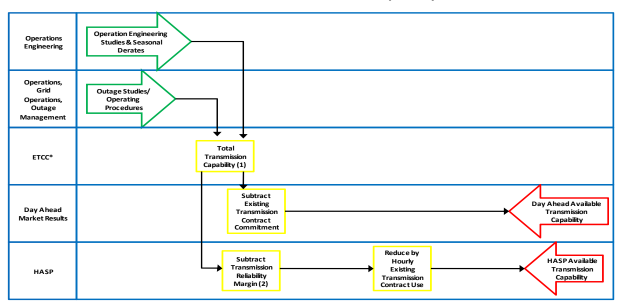
ATC Calculation For Internal Paths 15 and 26: ATC = TTC - CMB - TRM - Net Energy Flow

The specific data points used in the ATC calculation are each described in the following table.

ATC	ATC MW	Available Transfer Capability, in MW, per Transmission Interface and path direction.
Hourly Unused TR Capacity	USAGE_MW	The sum of any unscheduled existing transmission commitments (scheduled transmission rights capacity for ETC or TOR), in MW, per path direction.
Scheduled Net Energy from Imports/Exports (Net Energy Flow)	ENE IMPORT MW	Total hourly net Energy flow for a specified Transmission Interface.
AS from Imports	AS IMPORT MW	Ancillary Services scheduled, in MW, as imports over a specified Transmission Interface.
TTC	TTC MW	Hourly Total Transfer Capability of a specified Transmission Interface, per path direction, with consideration given to known Constraints and operating limitations.
СВМ	CBM MW	Hourly Capacity Benefit Margin, in MW, for a specified Transmission Interface, per Path Direction.
TRM	TRM MW	Hourly Transmission Reliability Margin, in MW, for a specified Transmission Interface, per path direction.

Actual ATC mathematical algorithms and other ATC calculational information are located in the CAISO's ATC Implementation Document (ATCID) posted on OASIS.

L.3 ATC Process Flowchart



Available Transmission Capability

*ETCC – Existing Transmission Contract Calculator (1) – WECC rated path methodology (2) - See TRMID posted on OASIS

L.4 TTC Determination

All transfer capabilities are developed to ensure that power flows are within their respective operating limits, both pre-Contingency and post-Contingency. Operating limits are developed based on thermal, voltage and stability concerns according to industry reliability criteria (WECC/NERC) for transmission paths. The process for developing TTC also requires the inclusion or exclusion of operating Constraints based on system conditions being studied.

L.4.1 Transfer capabilities for studied configurations may be used as a maximum transfer capability for similar conditions without conducting additional studies. Increased transfer capability for similar conditions must be supported by conducting appropriate studies.

L.4.1.2 At the CAISO, studies for all major inter-area paths' (mostly 500 kV) TTC are governed by the California Operating Studies Subcommittee (OSS) as one of four sub-regional study groups of the WECC OTCPC (i.e., for California sub-region), which provides detailed criteria and methodology. For transmission system elements below 500 kV the methodology for calculating these flow limits is detailed in Section L.4.3 and is applicable to the operating horizon.

L.4.2 Transfer capability may be limited by the physical and electrical characteristics of the systems including any one or more of the following:

- **Thermal Limits** Thermal limits establish the maximum amount of electric current that a transmission line or electrical facility can conduct over a specified time-period as established by the Transmission Owner.
- **Voltage Limits** System voltages and changes in voltages must be maintained within the range of acceptable minimum and maximum limits to avoid a widespread collapse of system voltage.

• Stability Limits – The transmission network must be capable of surviving disturbances through the transient and dynamic time-periods (from milliseconds to several minutes, respectively) following the disturbance so as to avoid generator instability or uncontrolled, widespread interruption of electric supply to customers.

L.4.3 Determination of transfer capability is based on computer simulations of the operation of the interconnected transmission network under a specific set of assumed operating conditions. Each simulation represents a single "snapshot" of the operation of the interconnected network based on the projections of many factors. As such, they are viewed as reasonable indicators of network performance and may ultimately be used to determine Available Transfer Capability. The study is meant to capture the worst operating scenario based on the RTE experience and good engineering judgment.

L.4.3.1 System Limits – The transfer capability of the transmission network may be limited by the physical and electrical characteristics of the systems including thermal, voltage, and stability consideration. Once the critical Contingencies are identified, their impact on the network must be evaluated to determine the most restrictive of those limitations. Therefore, the TTC becomes:

TTC = lesser of {Thermal Limit, Voltage Limit, Stability Limit} following N-1_{worst}

L.5 Developing a Power Flow Base-Case

L.5.1 Base-cases will be selected to model reality to the greatest extent possible including attributes like area Generation, area Load, Intertie flows, etc. At other times (e.g., studying longer range horizons), it is prudent to stress a base-case by making one or more attributes (Load, Generation, line flows, path flows, etc.) of that base-case more extreme than would otherwise be expected.

L.5.2 Power Flow Base-Cases Separated By Geographic Region

The standard RTE base-cases are split into geographical regions within the CAISO Controlled Grid.

L.5.3 Power Flow Base-Cases Selection Methodology

The RTE determines the studied geographical area of the procedure. This determines the study basecases from the Bay Area, Fresno Area, North Area, SCE Area, or SDG&E Area.

The transfer capability studies may require studying a series of base-cases including both peak and offpeak operation conditions.

L.5.4 Update a Power Flow Base-Case

After the RTE has obtained one or more base-case studies, the base-case will be updated to represent the current grid conditions during the applicable season. The following will be considered to update the base-cases:

- Recent transmission network changes and updates
- Overlapping scheduled and Forced Outages
- Area Load level
- Major path flows
- Generation level
- Voltage levels
- Operating requirements

L.5.4.1 Outage Consideration

Unless detailed otherwise, the RTE considers modeling Outages of:

- Transmission lines, 500 kV
- Transformers, 500/230 kV

- Large Generating Units
- Generating Units within the studied area
- Transmission elements within the studied area

At the judgment of the RTE, only the necessary Outages will be modeled to avoid an unnecessarily burdensome and large number of base-cases.

L.5.4.2 Area Load Level

Base-case Demand levels should be appropriate to the current studied system conditions and customer Demand levels under study and may be representative of peak, off-peak or shoulder, or light Demand conditions. The RTE estimates the area Load levels to be utilized in the peak, partial-peak and/or off-peak base-cases. The RTE will utilize the current CAISO Load forecasting program (e.g., ALFS), ProcessBook (PI) or other competent method to estimate Load level for the studied area. Once the RTE has determined the correct Load levels to be utilized, the RTE may scale the scale the base-case Loads to the area studied, as appropriate.

L.5.4.3 Modify Path Flows

The scheduled electric power transfers considered representative of the base system conditions under analysis and agreed upon by the parties involved will be used for modeling. As needed, the RTE may estimate select path flows depending on the studied area. In the event that it is not possible to estimate path flows, the RTE will make safe assumptions about the path flows. A safe assumption is more extreme or less extreme (as conservative to the situation) than would otherwise be expected. If path flow forecasting is necessary, if possible the RTE will trend path flows on previous similar days.

L.5.4.4 Generation Level

Utility and non-utility Generating Units will be updated to keep the swing Generating Unit at a reasonable level. The actual unit-by-unit Dispatch in the studied area is more vital than in the un-studied areas. The RTE will examine past performance of select Generating Units to estimate the Generation levels, focusing on the Generating Units within the studied area. In the judgment of the RTE, large Generating Units outside the studied area will also be considered.

L.5.4.5 Voltage Levels

Studies will maintain appropriate voltage levels, based on operation procedures for critical buses for the studied base-cases. The RTE will verify that bus voltage for critical busses in within tolerance. If a bus voltage is outside the tolerance band, the RTE will model the use of voltage control devices (e.g., synchronous condensers, shunt capacitors, shunt reactors, series capacitors, generators).

L.6 Contingency Analysis

The RTE will perform Contingency analysis studies in an effort to determine the limiting conditions, especially for scheduled Outages, including pre- and post-Contingency power flow analysis modeling pre- and post-Contingency conditions and measuring the respective line flows, and bus voltages.

Other studies like reactive margin and stability may be performed as deemed appropriate.

L.6.1 Operating Criteria and Study Standards

Using standards derived from NERC and WECC Reliability Standards and historical operating experience, the RTE will perform Contingency analysis with the following operating criteria:

Pre-Contingency

- All pre-Contingency line flows shall be at or below their normal ratings.
- All pre-Contingency bus voltages shall be within a pre-determined operating range.

Post-Contingency

- All post-Contingency line flows shall be at or below their emergency ratings.
- All post-Contingency bus voltages shall be within a pre-determined operating range.

The RTE models the following Contingencies:

- Generating Unit Outages (including combined cycle Generating Unit Outages which are considered single Contingencies).
- Line Outages
- Line Outages combined with one Generating Unit Outage
- Transformer Outages
- Synchronous condenser Outages
- Shunt capacitor or capacitor bank Outages
- Series capacitor Outages
- Static VAR compensator Outages
- Bus Outages bus Outages can be considered for the following ongoing Outage conditions.
 - For a circuit breaker bypass-and-clear Outage, bus Contingencies shall be taken on both bus segments that the bypassed circuit breaker connects to.
 - For a bus segment Outage, the remaining parallel bus segment shall be considered as a single Contingency.
 - Credible overlapping Contingencies Overlapping Contingencies typically include transmission lines connected to a common tower or close proximity in the same right-of-way.

L.6.2 Manual Contingency Analysis

If manual Contingency analysis is used, the RTE will perform pre-Contingency steady-state power flow analysis and determines if pre-Contingency operating criteria is violated. If pre-Contingency operating criteria cannot be preserved, the RTE records the lines and buses that are not adhering to the criteria. If manual post-Contingency analysis is used the RTE obtains one or more Contingencies in each of the base cases. For each Contingency resulting in a violation or potential violation in the operating criteria above, the RTE records the critical post-Contingency facility loadings and bus voltages.

L.6.3 Contingency Analysis Utilizing a Contingency Processor

For a large area, the RTE may utilize a Contingency processor.

L.6.4 Determination of Crucial Limitations

After performing Contingency analysis studies, the RTE analyzes the recorded information to determine limitations. The limitations are conditions where the pre-Contingency and/or post-Contingency operating criteria cannot be conserved and may include a manageable overload on the facilities, low post-

Contingency bus voltage, etc. If no crucial limitations are determined, the RTE determines if additional studies are necessary.

L.7 Traditional Planning Methodology to Protect Against Violating Operating Limits After performing Contingency analysis studies, the RTE next develops the transfer capability and develops procedures, Nomograms, RMR Generation requirements, or other Constraints to ensure that transfer capabilities respect operating limits.

L.8 Limits for Contingency Limitations

Transfer limits are developed when the post-Contingency loading on a transmission element may breach the element's emergency rating. The type of limit utilized is dependent on the application and includes one of the following limits:

- Simple Flow Limit best utilized when the derived limit is repeatable or where parallel transmission elements feed radial Load.
- RAS or SPS existing Remedial Action Schemes (RAS) or special protection systems (SPS) may impact the derivation of simple flow limits. When developing the limit, the RTE determines if the RAS or SPS will be in-service during the Outage and factors the interrelationship between the RAS or SPS and the derived flow limit. RTE will update the transfer limits in recognition of the changing status and/or availability of the RAS or SPS.