

18 Attachment C -Formulas For Determining Bid Production Cost Guarantee Payments

18.1 Introduction

Ten Bid Production Cost Guarantee (BPCG) payments for eligible Suppliers are described in this attachment: (i) a Day-Ahead BPCG for Generators; (ii) a Day-Ahead BPCG for Imports; (iii) a real-time BPCG for Generators in RTD intervals other than Supplemental Event Intervals; (iv) a BPCG for Generators for Supplemental Event Intervals; (v) a real-time BPCG for Imports; (vi) a BPCG for long start-up time Generators (i.e., Generators that cannot be scheduled by SCUC to start up in time for the next Dispatch Day) whose start is aborted by the ISO prior to their dispatch; (vii) a BPCG for Demand Reduction in the Day-Ahead Market; (viii) a Special Case Resources BPCG; (ix) a BPCG for Demand Side Resources providing synchronized Operating Reserves and / or Regulation Service in the Day-Ahead Market; and (x) a BPCG for Demand Side Resources providing synchronized Operating Reserves and / or Regulation Service in the Real-Time Market. Suppliers shall be eligible for these payments in accordance with the eligibility requirements and formulas established in this Attachment C.

The Bid Production Cost guarantee payments described in this Attachment C are each calculated and paid independently from each other. A Customer's eligibility to receive one type of Bid Production Cost guarantee payment shall have no impact on the Customer's eligibility to be considered to receive another type of Bid Production Cost guarantee payment, in accordance with the rule set forth in this Attachment C.

18.2 Day-Ahead BPCG For Generators

18.2.1 Eligibility to Receive a Day-Ahead BPCG for Generators

18.2.1.1 Eligibility.

A Supplier that bids on behalf of an ISO-Committed Fixed Generator or an ISO

Committed Flexible Generator that is committed by the ISO in the Day-Ahead Market shall be eligible to receive a Day-Ahead Bid Production Cost guarantee payment.

18.2.1.2 Non-Eligibility (includes both partial and complete exclusions).

Notwithstanding Section 18.2.1.1, a Supplier that bids on behalf of an ISO-Committed Fixed Generator or an ISO-Committed Flexible Generator that is committed by the ISO in the Day-Ahead Market shall not be eligible to receive a Day-Ahead Bid Production Cost guarantee payment if that Generator has been committed in the Day-Ahead Market for any other hour of the day as a result of a Self-Committed Fixed or Self-Committed Flexible bid.

Notwithstanding Section 18.2.1.1, Incremental Energy Bid costs and Minimum Generation Bids that exceed \$1,000/MWh are only eligible for inclusion in a Day-Ahead Bid Production Cost guarantee payment in accordance with Sections 21.4.1 and 23.7 of this ISO Services Tariff.

18.2.2 Formulas for Determining Day-Ahead BPCG for Generators

18.2.2.1 Applicable Formula. A Supplier's BPCG for a Generator "g" shall be as follows:

Day-Ahead Bid Production Cost Guarantee for Generator g =

$$Max \left[\sum_{h=1}^{N} \left(\int\limits_{MGH_{gh}^{DA}}^{EH_{gh}^{DA}} C_{gh}^{DA} + MGC_{gh}^{DA}MGH_{gh}^{DA} + SUC_{gh}^{DA}NSUH_{gh}^{DA} - LBMP_{gh}^{DA}EH_{gh}^{DA} - NASR_{gh}^{DA} \right), 0 \right]$$

18.2.2.2 Variable Definitions. The terms used in this Section 18.2.2 shall be defined as follows:

N = number of hours in the Day-Ahead Market day;

 EH_{gh}^{DA} = Energy scheduled Day-Ahead to be produced by Generator g in hour h expressed in terms of MWh;

 MGH_{gh}^{DA} = Energy scheduled Day-Ahead to be produced by the minimum generation segment of Generator g in hour h expressed in terms of MWh;

 C_{gh}^{DA} = Bid cost submitted by Generator g, or when applicable the mitigated Bid cost curve for Generator g, in the Day-Ahead Market for hour h expressed in terms of \$/MWh;

 MGC_{gh}^{DA} = Minimum Generation Bid by Generator g, or when applicable the mitigated Minimum Generation Bid for Generator g, for hour h in the Day-Ahead Market, expressed in terms of \$/MWh.

If Generator g was committed in the Day-Ahead Market, or in the Real-Time Market via Supplemental Resource Evaluation ("SRE"), on the day prior to the Dispatch Day and Generator g has not yet completed the minimum run time reflected in the accepted Bid for the hour in which it was scheduled to start on the day before the Dispatch Day (as mitigated, where appropriate), then Generator g shall have its minimum generation cost set equal to the revenues received for energy produced at its minimum operating level for purposes of calculating a Day-Ahead Bid Production Cost guarantee until Generator g completes the minimum run time reflected in the accepted Bid for the hour in which it was scheduled to start on the day before the Dispatch Day;

SUC_{gh} Start-Up Bid by Generator g in hour h, or when applicable the mitigated Start-Up Bid for Generator g, in hour h in the Day-Ahead Market expressed in terms of \$/start; provided, however, that the Start-Up Bid for Generator g in hour h or, when applicable, the mitigated Start-Up Bid, for Generator g in hour h, may be subject to pro rata reduction in accordance with the rules set forth in Section 18.12 of this Attachment C. Bases for pro rata reduction include, but are not limited to, failure to be scheduled, and to operate in real-time to produce, in each hour, the MWh specified in the accepted Minimum Generation Bid that was submitted for the first hour of Generator g's Day-Ahead or SRE schedule, and failure to operate for the minimum run time specified in the Bid submitted for the first hour of Generator g's Day-Ahead or SRE schedule.

If Generator g was committed in the Day-Ahead Market, or in the Real-Time Market via SRE, on the day prior to the Dispatch Day, and Generator g has not

yet completed the minimum run time reflected in the accepted Bid for the hour in which it was scheduled to start on the day before the Dispatch Day (as mitigated, where appropriate) plus the contiguous hour that follows the conclusion of such minimum run time, *then* Generator *g* shall have its Start-Up Bid set to zero for purposes of calculating a Day-Ahead Bid Production Cost guarantee.

For a long start-up time Generator (*i.e.*, a Generator that cannot be scheduled by SCUC to start up in time for the next Dispatch Day) that is committed by the ISO and runs in real-time, the Start-Up Bid for Generator g in hour h shall be the Generator's Start-Up Bid, or when applicable the mitigated Start-Up Bid for Generator g, for the hour (as determined at the point in time in which the ISO provided notice of the request for start-up):

 $NSUH_{ah}^{DA}$ = number of times Generator g is scheduled Day-Ahead to start up in hour h;

 $LBMP_{gh}^{DA}$ = Day-Ahead LBMP at Generator g's bus in hour h expressed in \$/MWh;

NASR_{gh}^{DA} = Net Ancillary Services revenue, expressed in terms of \$, paid to Generator g as a result of having been committed to produce Energy for the LBMP Market and/or Ancillary Services Day-Ahead in hour h which is computed by summing the following: (1) Voltage Support Service payments received by that Generator for that hour, if it is not a Supplier of Installed Capacity and has been scheduled to operate in that hour; (2) Regulation Service payments made to that Generator for all Regulation Service it is scheduled Day-Ahead to provide in that hour, less that Generator's Day-Ahead Regulation Capacity Bid to provide that amount of Regulation Service in that hour; and (3) payments made to that Generator for providing Spinning Reserve and synchronized 30-Minute Reserve in that hour if it is committed Day-Ahead to provide such reserves in that hour, less that Generator's Day-Ahead Bid to provide Spinning Reserve and synchronized 30-Minute Reserve in that hour.

18.3 Day-Ahead BPCG For Imports

18.3.1 Eligibility to Receive a Day-Ahead BPCG for Imports

A Supplier that bids an Import that is committed by the ISO in the Day-Ahead Market shall be eligible to receive a Day-Ahead Bid Production Cost guarantee payment.

18.3.2 BPCG Calculated by Transaction ID

For purposes of calculating a Day-Ahead Bid Production Cost guarantee payment for an Import under this Section 18.3, the ISO shall treat the Import as being from a single Resource for all hours of the Day-Ahead Market day in which the same Transaction ID is used, and the ISO shall treat the Import as being from a different Resource for all hours of the Day-Ahead Market day in which a different Transaction ID is used.

18.3.3 Formula for Determining Day-Ahead BPCG for Imports

Day-Ahead Bid Production Cost guarantee for Import t by Supplier =

$$max\left[\sum_{h=1}^{N}(DecBid_{th}^{DA}-LBMP_{th}^{DA})*SchImport_{th}^{DA},0\right]$$

Where:

N = number of hours in the Day-Ahead Market day;

 $DecBid_{th}^{DA}$ = Decremental Bid, in \$/MWh, supplied for Import t for hour h;

 $LBMP_{th}^{DA}$ = Day-Ahead LBMP, in \$/MWh, for hour h at the Proxy Generator Bus that_is the source of the Import t and

 $SchImport_{th}^{DA}$ = total Day-Ahead schedule, in MWh, for Import t in hour h.

- 18.4 Real-Time BPCG For Generators In RTD Intervals Other Than Supplemental Event Intervals
- 18.4.1 Eligibility for Receiving Real-Time BPCG for Generators in RTD Intervals Other Than Supplemental Event Intervals

18.4.1.1 Eligibility.

A Supplier shall be eligible to receive a real-time Bid Production Cost guarantee payment for intervals (excluding Supplemental Event Intervals) if it bids on behalf of:

- 18.4.1.1.1 an ISO-Committed Flexible Generator or an ISO-Committed Fixed

 Generator that is committed by the ISO in the Real-Time Market; or
- 18.4.1.1.2 a Self-Committed Flexible Generator if the Generator's minimum operating level does not exceed its Day-Ahead schedule at any point during the Dispatch Day; or
- 18.4.1.1.3 a Generator committed via SRE, or committed or dispatched by the ISO as Out-of-Merit generation to ensure NYCA or local system reliability for the hours of the day that it is committed via SRE or is committed or dispatched by the ISO as Out-of-Merit generation to meet NYCA or local system reliability without regard to the Bid mode(s) employed during the Dispatch Day, except as provided in Sections 18.4.2 and 18.12, below.

18.4.1.2 Non-Eligibility (includes both partial and complete exclusions).

Notwithstanding Section 18.4.1.1, a Supplier that bids on behalf of an ISO-Committed Fixed Generator or an ISO-Committed Flexible Generator that is committed by the ISO in the real-time market shall not be eligible to receive a real-time Bid Production Cost guarantee payment if that Generator has been committed in real-time, in any other hour of the day, as the result of a Self-Committed Fixed bid, or a Self-Committed Flexible bid with a minimum

operating level that exceeds its Day-Ahead schedule, *provided however*, a Generator that has been committed in real time as a result of a Self-Committed Fixed bid, or a Self-Committed Flexible bid with a minimum operating level that exceeds its Day-Ahead schedule will not be precluded from receiving a real-time Bid Production Cost guarantee payment for other hours of the Dispatch Day, in which it is otherwise eligible, due to these Self-Committed mode Bids if such bid mode was used for: (i) an ISO authorized Start-Up, Shutdown or Testing Period, or (ii) for hours in which such Generator was committed via SRE or committed or dispatched by the ISO as Out-of-Merit to meet NYCA or local system reliability.

Notwithstanding Section 18.4.1.1, Incremental Energy Bid costs and Minimum Generation Bids that exceed \$1,000/MWh are only eligible for inclusion in a real-time Bid Production Cost guarantee payment for intervals other than Supplemental Event Intervals, in accordance with Sections 21.4.1 and 23.7 of this ISO Services Tariff.

18.4.2 Formula for Determining Real-Time BPCG for Generators in RTD Intervals Other Than Supplemental Event Intervals

Real-Time Bid Production Cost Guarantee for Generator g =

$$Max \left[\left(\sum_{i \in M} \left(\int\limits_{max\left(EI_{gi}^{RT},MGI_{gi}^{RT}\right)} C_{gi}^{RT} + MGC_{gi}^{RT} * \left(MGI_{gi}^{RT} - MGI_{gi}^{DA}\right) - LBMP_{gi}^{RT} * \left(EI_{gi}^{RT} - EI_{gi}^{DA}\right) \right) * \frac{S_{i}}{3600} \right) \right]$$

$$- \left(NASR_{gi}^{TOT} - NASR_{gi}^{DA} \right) - RRAP_{gi} + RRAC_{gi} + \sum_{j \in L} SUC_{gj}^{RT} * \left(NSUI_{gj}^{RT} - NSUI_{gj}^{DA}\right) \right)$$

where:

 S_i = number of seconds in RTD interval i;

 C_{gi}^{RT} = Bid cost submitted by Generator g, or when applicable the mitigated Bid cost for Generator g, in the RTD for the hour that includes RTD interval i expressed in terms of \$/MWh, except in intervals in which the dispatch of the Generator is constrained by its downward ramp rate for that interval, unless that Generator was scheduled to provide Regulation Service in that interval and its RTD basepoint was less than its AGC basepoint, and

except in hours in which the NYISO has increased Generator g's minimum operating level, either (i) at the Generator's request including through an adjustment to the Resource's self-commitment schedule, or (ii) in order to reconcile the ISO's dispatch with the Generator's actual output or to address reliability concerns that arise because the Generator is not following Base Point Signals, in which case C_{gi}^{RT} shall be deemed to be zero;

 MGI_{gi}^{RT}

metered Energy produced by minimum generation segment of Generator g in RTD interval i expressed in terms of MW;

 MGI_{ai}^{DA}

Energy scheduled Day-Ahead to be produced by minimum generation segment of Generator g in RTD interval i expressed in terms of MW;

 MGC_{gi}^{RT}

Minimum Generation Bid by Generator g, or when applicable the mitigated Minimum Generation Bid for Generator g, in the Real-Time Market for the hour that includes RTD interval i, expressed in terms of \$/MWh, which Bid or mitigated Bid may include costs pursuant to Section 4.1.8;

If Generator g was committed in the Day-Ahead Market, or in the Real-Time Market via Supplemental Resource Evaluation ("SRE"), on the day prior to the Dispatch Day *and* Generator g has not yet completed the minimum run time reflected in the accepted Bid for the hour in which it was scheduled to start on the day before the Dispatch Day (as mitigated, where appropriate), *then* Generator g shall have its minimum generation cost set equal to the revenues received for energy produced at its minimum operating level for purposes of calculating a Real-Time Bid Production Cost guarantee until Generator g completes the minimum run time reflected in the accepted Bid for the hour in which it was scheduled to start on the day before the Dispatch Day;

 SUC_{gj}^{RT}

Start-Up Bid by Generator g, or when applicable the mitigated Start-Up Bid for Generator g, for hour j into RTD expressed in terms of \$/start, which Bid or mitigated Bid may include costs pursuant to Section 4.1.8;

provided, however,

(i) the Start-Up Bid shall be deemed to be zero for (1) Self-Committed Fixed and Self-Committed Flexible Generators, (2) Generators that are economically committed by RTC or RTD that have 10-minute start-up times that are not synchronized and producing Energy within 20 minutes after their scheduled start time, and (3) Generators that are economically committed by RTC that have greater than 10-minute start-up times that are not synchronized and producing Energy within 45 minutes after their scheduled start time;

- (ii) if a Generator has been committed via SRE and its SRE schedule immediately precedes or follows a real-time commitment that did not result from a Day-Ahead commitment, the Generator's Start-Up Bid included in its daily real-time Bid Production Cost guarantee calculation for this contiguous real-time commitment period shall be the Start-Up Bid submitted in response to the SRE request (subject to mitigation, where appropriate);
- (iii) if a Generator has been committed via SRE and its SRE schedule immediately precedes or follows a real-time schedule that resulted from a Day-Ahead commitment, then the Generator's Start-Up Bid included in its daily real-time Bid Production Cost guarantee calculation for this contiguous real-time commitment period shall be set to zero; (iv) the real-time Start-Up Bid for Generator g for hour j or, when applicable, the mitigated real-time Start-Up Bid, for Generator g for hour j, may be subject to *pro rata* reduction in accordance with the rules set forth in Section 18.12 of this Attachment C. Bases for *pro rata* reduction include, but are not limited to, failure to be scheduled and operate in real-time to produce, in each hour, the MWh specified in the accepted Minimum Generation Bid that was submitted for the first hour of Generator g's Day-Ahead or SRE schedule, and failure to operate for the minimum run time specified in the Bid submitted for the first hour of Generator g's Day-Ahead or SRE schedule; and
- (v) if Generator g was committed in the Day-Ahead Market, or in the Real-Time Market via SRE, on the day prior to the Dispatch Day, *and* Generator g has not yet completed the minimum run time reflected in the accepted Bid for the hour in which it was scheduled to start on the day before the Dispatch Day (as mitigated, where appropriate) plus the contiguous hour that follows the conclusion of such minimum run time, *then* Generator g shall have its Start-Up Bid set to zero for purposes of calculating a Real-Time Bid Production Cost guarantee.

 $NSUI_{qj}^{RT}$ = number of times Generator g started up in hour j;

 $NSUI_{qj}^{DA}$ = number of times Generator g is scheduled Day-Ahead to start up in hour j;

 $LBMP_{gi}^{RT}$ = Real-Time LBMP at Generator g's bus in RTD interval i expressed in terms of \$/MWh;

M = the set of eligible RTD intervals in the Dispatch Day consisting of all of the RTD intervals in the Dispatch Day except:

(i) Supplemental Event Intervals (which are addressed separately in Section 18.5 below);

(ii) intervals during authorized Start-Up Periods, Shutdown Periods, or Testing Periods for Generator g;

L = the set of all hours in the Dispatch Day

 EI_{gi}^{RT} = either, as the case may be:

 $NASR_{ai}^{TOT}$

- (i) if $EOP_{ig} > AEI_{ig}$ then $min(max(AEI_{ig},RTSen_{ig}),EOP_{ig})$; or
- (ii) if otherwise, then max(min(AEI_{ig},RTSen_{ig}),EOP_{ig}).

 EI_{gi}^{DA} = Energy scheduled in the Day-Ahead Market to be produced by Generator g in the hour that includes RTD interval i expressed in terms of MW;

RTSen_{ig} = Real-time Energy scheduled for Generator g in interval i, and calculated as the arithmetic average of the 6-second AGC Base Point Signals sent to Generator g during the course of interval i expressed in terms of MW;

 AEI_{ig} = average Actual Energy Injection by Generator g in interval i but not more than RTSen_{ig} plus any Compensable Overgeneration expressed in terms of MW;

 EOP_{ig} = the Economic Operating Point of Generator g in interval i expressed in terms of MW;

Net Ancillary Services revenue, expressed in terms of \$, paid to Generator g as a result of either having been committed Day-Ahead to operate in the hour that includes RTD interval i or having operated in interval i which is computed by summing the following: (1) Voltage Support Service payments received by that Generator for that RTD interval, if it is not a Supplier of Installed Capacity; (2) Regulation Service payments that would be made to that Generator for that hour based on a Performance Index of 1, less the Regulation Capacity and Regulation Movement Bids placed by that Generator to provide Regulation Service in that hour at the time it was committed to produce Energy for the LBMP Market and/or Ancillary Services to do so; (3) payments made to that Generator for providing Spinning Reserve or synchronized 30-Minute Reserve in that hour, less the Bid placed by that Generator to provide such reserves in that hour at the time it was scheduled to do so; and (4) Lost Opportunity Cost payments made to that Generator in that hour as a result of reducing that Generator's output in order for it to provide Voltage Support Service.

 $NASR_{gi}^{DA}$ = The proportion of the Day-Ahead net Ancillary Services revenue, expressed in terms of \$\$, that is applicable to interval i calculated by multiplying the $NASR_{gh}^{DA}$ for the hour that includes interval i by $_{Si}/3600$.

 $RRAP_{gi}$ = Regulation Revenue Adjustment Payment for Generator g in RTD interval i expressed in terms of \$.

 $RRAC_{gi}$ = Regulation Revenue Adjustment Charge for Generator g in RTD interval i expressed in terms of \$.

18.4.3 Bids Used For Intervals at the End of the Hour

For RTD intervals in an hour that start 55 minutes or later after the start of that hour, a Bid used to determine real-time BPCG in Section 18.4.2 will be the Bid for the next hour in accordance with ISO Procedures. For RTD-CAM intervals in an hour that start 50 minutes or later after the start of that hour, a Bid used to determine real-time BPCG in Section 18.4.2 will be the Bid for the next hour, in accordance with ISO Procedures.

18.5 BPCG For Generators In Supplemental Event Intervals

18.5.1 Eligibility for BPCG for Generators in Supplemental Event Intervals 18.5.1.1 Eligibility

For intervals in which the ISO has called a large event reserve pick-up, as described in Section 4.4.4.1.1 of this ISO Services Tariff, or an emergency under Section 4.4.4.1.2 of this ISO Services Tariff, any Supplier who meets the eligibility requirements for a real-time Bid Production Cost guarantee payment described in subsection 18.4.1.1 of this Attachment C, shall be eligible to receive a BPCG under this Section 18.5.

18.5.1.2 Non-Eligibility (includes both partial and complete exclusions)

- (A) Notwithstanding subsection 18.5.1.1, a Supplier shall not be eligible to receive a Bid Production Cost guarantee payment for Supplemental Event Intervals if the Supplier is not eligible for a real-time Bid Production Cost guarantee payment for the reasons described in Section 18.4.1.2 of this Attachment C.
- (B) Notwithstanding subsection 18.5.1.1, Incremental Energy Bid costs and Minimum Generation Bids that exceed \$1,000/MWh are only eligible for inclusion in a real-time Bid Production Cost guarantee payment for Supplemental Event Intervals, in accordance with Sections 21.4.1 and 23.7 of this ISO Services Tariff.

18.5.1.3 Additional Eligibility

Notwithstanding Section 18.5.1.2(A), a Supplier shall be eligible to receive a Bid Production Cost guarantee payment for a Generator producing energy during Supplemental Event Intervals occurring as a result of an ISO emergency under Section 4.4.4.1.2 of this ISO Services Tariff regardless of bid mode used for the day.

18.5.2 Formula for Determining BPCG for Generators in Supplemental Event Intervals

Real-Time Bid Production Cost Guarantee Payment for Generator g =

$$\sum_{i \in P} \left(\max \left(\int_{max \left(EI_{gi}^{RT}, MGI_{gi}^{RT} \right)}^{max \left(EI_{gi}^{RT}, MGI_{gi}^{RT} \right)} \int_{max \left(EI_{gi}^{DA}, MGI_{gi}^{RT} \right)}^{C_{gi}^{RT}} + MGC_{gi}^{RT} * \left(MGI_{gi}^{RT} - MGI_{gi}^{DA} \right) \right) * \frac{S_i}{3600} \right), 0$$
where:

- P = the set of Supplemental Event Intervals in the Dispatch Day but excluding any intervals in which there are maximum generation pickups or large event reserve pickups where EI_{gi}^{RT} is less than or equal to EI_{gi}^{DA} ; and
- EI_{gi}^{RT} = (i) for any intervals in which there are maximum generation pickups, and the three intervals following, for Generators in the location for which the maximum generation pickup has been called -- the average Actual Energy Injections, expressed in MWh, for Generator g in interval i, and for all other Generators EI_{gi}^{RT} is as defined in Section 18.4.2 above.
 - (ii) for any intervals in which there are large event reserve pickups and the three intervals following, EI_{gi}^{RT} is as defined in Section 18.4.2 above.
- C_{gi}^{RT} = Bid cost submitted by Generator g, or when applicable the mitigated Bid cost for Generator g, in the RTD for the hour that includes RTD interval i expressed in terms of \$/MWh, except in hours in which the NYISO has increased Generator g's minimum operating level, either (i) at the Generator's request, or (ii) in order to reconcile the ISO's dispatch with the Generator's actual output or to address reliability concerns that arise because the Generator is not following Base Point Signals, in which case C_{gi}^{RT} shall be deemed to be zero;

The definition of all other variables is identical to those defined in Section 18.4 above.

In the event that the ISO re-institutes penalties for poor Regulation Service performance under Section 15.3.8 of Rate Schedule 3 such penalties will not be taken into account when calculating supplemental payments under this Attachment C.

18.6 Real-Time BPCG For External Transactions

External Transactions are not eligible to receive Bid Production Cost guarantee payments in the Real-Time Market.

18.7. BPCG for Long Start-Up Time Generators Whose Starts are Aborted by the ISO Prior to their dispatch

18.7.1 Eligibility for BPCG for Long Start-Up Time Generators Whose Starts Are Aborted by the ISO Prior to their Dispatch

A Supplier that bids on behalf of a long start-up time Generator (i.e., a Generator that cannot be scheduled by SCUC to start up in time for the next Dispatch Day) that is committed by the ISO for reliability purposes as a result of a Supplemental Resource Evaluation and whose start is aborted by the ISO prior to its dispatch, as described in Section 4.2.5 of the ISO Services Tariff, shall be eligible to receive a Bid Production Cost guarantee payment under this Section 18.7.

18.7.2 Methodology for Determining BPCG for Long Start-Up Time Generators Whose Starts are Aborted by the ISO Prior to their Dispatch

A Supplier whose long start-up time Generator's start-up is aborted shall receive a prorated portion of its Start-Up Bid submitted for the hour in which the ISO requested that the Generator begin its start-up sequence, based on the portion of the start-up sequence that it has completed prior to the signal to abort the start-up (*e.g.*, if a long start-up time Generator with a seventy-two (72) hour start-up time has its start-up sequence aborted after forty-eight (48) hours, it would receive two-thirds (2/3) of its Start-Up Bid).

18.8 BPCG For Demand Reduction In The Day-Ahead Market

18.8.1 Eligibility for BPCG for Demand Reduction in the Day-Ahead Market

A Demand Reduction Provider that bids a Demand Side Resource that is committed by the ISO in the Day-Ahead Market to provide Demand Reduction shall be eligible to receive a Bid Production Cost guarantee payment under this Section 18.8. However, incremental Curtailment Bid costs and minimum Curtailment initiation Bids that exceed \$1,000/MWh are only eligible for inclusion in a Day-Ahead Bid Production Cost guarantee payment in accordance with Sections 21.4.1 and 23.7 of this ISO Services Tariff.

18.8.2 Formula for Determining BPCG for Demand Reduction in the Day-Ahead Market

Day-Ahead BPCG for Demand Reduction Provider d =

$$Max\left(\sum_{h=1}^{N}\left(MinCurCost_{d}^{h}+IncrCurCost_{d}^{h}-CurRev_{d}^{h}\right)+CurInitCost_{d},0\right)$$

where:

$$CurInitCost_d = \left(\sum_{h=1}^{N} \left(Min\left(ActCur_d^h, SchdCur_d^h\right)\right) / \left(\sum_{h=1}^{N} SchdCur_d^h\right)\right) * CurCost_d$$

$$MinCurCost_d^h = Min\left((max(ActCur_d^h, 0), MinCur_d^h)\right) * MinCurBid_d^h$$

$$IncrCurCost_d^h = egin{pmatrix} maxig(MinCur_d^h, minig(SchdCur_d^h, ActCur_d^h ig) \ \int & IncrCurBid_d^h \ MinCur_d^h \end{pmatrix}$$

$$CurRev_d^h = LBMP_{dh}^{DA} * min(max(ActCur_d^h, 0), SchdCur_d^h)$$

N = number of hours in the Day-Ahead Market day.

CurInitCost _d	<u>;</u> =	daily Curtailment Initiation Cost credit for Day-Ahead Demand Reduction Provider d ;
MinCurCost ^t	$\frac{1}{l} =$	minimum Curtailment cost credit for Day-Ahead Demand Reduction Provider d in hour h;
IncrCurCost	$_{d}^{h}=% \frac{d}{d}d$	incremental Curtailment cost credit for Day-Ahead Demand Reduction Provider d for hour h;
$CurCost_d$	=	total bid Curtailment Initiation Costs for Day-Ahead Demand Reduction Provider d for the day;
CurRev^h_d	=	actual revenue for Day-Ahead Demand Reduction Provider d in hour h;
$ActCur_d^h$	=	actual Energy curtailed by Day-Ahead Demand Reduction Provider d in hour h expressed in terms of MWh;
$SchdCur_d^h$	=	Energy scheduled Day-Ahead to be curtailed by Day-Ahead Demand Reduction Provider d in hour h expressed in terms of MWh;
$MinCurBid_d^h$	=	minimum Curtailment initiation Bid submitted by Day-Ahead Demand Reduction Provider d for hour h expressed in terms of \$/MWh;
$IncrCurBid_d^h$	=	Bid cost submitted by Day-Ahead Demand Reduction Provider d for hour h expressed in terms of \$/MWh;
$MinCur_d^h$	=	Energy scheduled Day-Ahead to be produced by the minimum Curtailment segment of Day-Ahead Demand Reduction Provider d for hour h expressed in terms of MWh; and
$LBMP_{dh}^{DA}$	=	Day-Ahead LBMP for Day-Ahead Demand Reduction Provider d for hour h expressed in \$/MWh.

18.9 BPCG For Special Case Resources

18.9.1 Eligibility for Special Case Resources BPCG

Any Supplier that bids a Special Case Resource that is committed by the ISO for an event in the Real-Time Market shall be eligible to receive a Bid Production Cost guarantee payment under this Section 18.9. Suppliers shall not be eligible for a Special Case Resource Bid Production Cost guarantee payment for the period over which a Special Case Resource is performing a test.

18.9.2 Methodology for Determining Special Case Resources BPCG

A Special Case Resource Bid Production Cost guarantee payment shall be made when the Minimum Payment Nomination for any Special Case Resource committed by the ISO over the period of requested performance or four (4) hours, whichever is greater, exceeds the LBMP revenue received for performance by that Special Case Resource; provided, however, that the ISO shall set to zero the Minimum Payment Nomination for Special Case Resource Capacity in each interval in which such capacity was scheduled Day-Ahead to provide Operating Reserves, Regulation Service or Energy.

- 18.10 BPCG For Demand Side Resources Providing Synchronized Operating Reserves and / or Regulation Service In The Day-Ahead Market
- 18.10.1 Eligibility for BPCG for Demand Side Resources Providing Synchronized Operating Reserves and / or Regulation Service in the Day-Ahead Market

Any Supplier that bids a Demand Side Resource that is committed by the ISO to provide synchronized Operating Reserves and/or Regulation Service in the Day-Ahead Market shall be eligible to receive a Bid Production Cost guarantee payment under this Section 18.10.

18.10.2 Formula for Determining BPCG for Demand Side Resources Providing Synchronized Operating Reserves and / or Regulation Service in the Day-Ahead Market

A Bid Production Cost guarantee payment to a Demand Side Resource with a synchronized Operating Reserves and/or Regulation Service schedule in the Day-Ahead Market shall be calculated as follows:

BPCG for Demand Side Resource d Providing synchronized Operating Reserves and/or Regulation Service Day-Ahead =

$$max\left(\left(-\sum_{h=1}^{N} NASR_{dh}^{DA}\right), 0\right)$$

where:

N = number of hours in the Day-Ahead Market day.

NASR^{DA}_{dh} = Net Ancillary Services revenue, in \$, paid to Demand Side Resource d as a result of having been committed to provide Ancillary Services Day-Ahead in hour h which is computed by summing the following: (1) Regulation Service payments made to that Demand Side Resource for all Regulation Service it is scheduled Day-Ahead to provide in that hour, less Demand Side Resource d's Day-Ahead Regulation Capacity Bid to provide that amount of Regulation Service in that hour; and (2) payments made to Demand Side Resource d for providing Spinning Reserve and synchronized 30-Minute Reserve in that hour if it is committed Day-Ahead to provide such reserves in that hour, less Demand Side Resource d's Day-Ahead Bid to provide Spinning Reserve and synchronized 30-Minute Reserve in that hour.

18.11 BPCG For Demand Side Resources Providing Synchronized Operating Reserves and / or Regulation Service In The Real-Time Market

18.11.1 Eligibility for BPCG for Demand Side Resources Providing Synchronized Operating Reserves and / or Regulation Service in the Real-Time Market

Any Supplier that bids a Demand Side Resource that is committed by the ISO to provide synchronized Operating Reserves and/or Regulation Service in the Real-Time Market shall be eligible to receive a Bid Production Cost guarantee payment under this Section 18.11.

18.11.2 Formula for Determining BPCG for Demand Side Resources Providing Synchronized Operating Reserves and / or Regulation Service in the Real-Time Market

A Bid Production Cost guarantee payment to a Demand Side Resource with a synchronized Operating Reserves and/or Regulation Service schedule in the real-time Market shall be calculated as follows:

BPCG for Demand Side Resource d Providing synchronized Operating Reserves and/or Regulation Service in Real-Time =

$$max\left(-\sum_{i\in L}(NASR_{di}^{TOT}-NASR_{di}^{DA}),0\right)$$

where:

L = set of RTD intervals in the Dispatch Day;

NASR_{di}^{TOT} = Net Ancillary Services revenue, in \$, paid to Demand Side Resource d as a result of either having been scheduled Day-Ahead in the hour that includes RTD interval i or having been scheduled in real-time interval i which is computed by summing the following: (1) Regulation Service payments that would be made to Demand Side Resource d for that hour based on a Performance Index of 1, less the Regulation Capacity and Regulation Movement Bids placed by Demand Side Resource d to provide Regulation Service in that hour at the time it was committed to provide Ancillary Services; and (2) payments made to Demand Side Resource d for providing Spinning Reserve or synchronized 30-Minute Reserve in that hour, less the Bid placed by Demand Side Resource d to provide such reserves in that hour at the time it was scheduled to do so; and

 $NASR_{di}^{DA} =$

The proportion of the Day-Ahead net Ancillary Services revenue, in \$, that is applicable to interval i calculated by multiplying the $NASR_{dh}^{DA}$ for the hour that includes interval i by the quotient of the number of seconds in RTD interval i divided by 3600.

18.12 Proration Of Start-Up Bid For Generators That Are Committed In The Day-Ahead Market, Or Via Supplemental Resource Evaluation

18.12.1 Eligibility to Recover Operating Costs and Resulting Obligations

Generators committed in the Day-Ahead Market or via SRE that are not able to complete their minimum run time within the Dispatch Day in which they are committed are eligible to include in their Start-Up Bid expected net costs of operating on the day following the dispatch day at the minimum operating level specified for the hour in which the Generator is committed, for the hours necessary to complete the Generator's minimum run time.

Generators that receive Day-Ahead or SRE schedules that are not scheduled to operate in real-time, or that do not operate in real-time, at the MW level included in the Minimum Generation Bid for the first hour of the Generator's Day-Ahead or SRE schedule, for the longer of (a) the duration of the Generator's Day-Ahead or SRE schedule, or (b) the minimum run time specified in the Bid that was accepted for the first hour of the Generator's Day-Ahead or SRE schedule, will have the start-up cost component of the Bid Production Cost guarantee calculation prorated in accordance with the formula specified in Section 18.12.2, below. The rules for prorating the start-up cost component of the Bid Production Cost guarantee calculation apply both to operation within the Dispatch Day and to operation on the day following the Dispatch Day to satisfy the minimum run time specified for the hour in which the Generator was scheduled to start-up on the Dispatch Day.

Rules for calculating the reference level that the NYISO uses to test Start-Up Bids for possible mitigation are included in the Market Power Mitigation Measures that are set forth in Attachment H to the ISO Services Tariff. Proration of the start-up cost component of a Generator's Bid Production Cost guarantee based on the Generator's operation in real-time is different/distinct from the mitigation of a Start-Up Bid.

18.12.2 Proration of Eligible Start-Up Cost when a Generator Is Not Scheduled, or Does Not Operate to Meet the Schedule Specified in the Accepted Day-Ahead or SRE Start-Up Bid.

The start-up costs included in the Bid Production Cost guarantee calculation may be reduced *pro rata* based on a comparison of the actual MWs delivered in real-time to an hourly minimum MW requirement. The hourly MWh requirement is determined based on the MW component of the Minimum Generation Bid submitted for the Generator's accepted start hour (as mitigated, where appropriate).

18.12.2.1 Total Energy Required to be Provided in Order to Avoid Proration of a Generator's Start-Up Costs

$$TotMWReq_{g,s} = MinOpMW_{g,s} * n_{g,s}$$

Where:

 $TotMWReq_{g,s}$ = Total amount of Energy that Generator g, when started in hour s, must provide for its start-up costs not to be prorated

 $MinOpMW_{g,s}$ = Minimum operating level (in MW) specified by Generator g in its hour s Bid

 $n_{g,s}$ = The last hour that Generator g must operate when started in hour s to complete both its minimum run time and its Day-Ahead schedule. The variable $n_{g,s}$ is calculated as follows:

$$n_{g,s} = max(LastHrDASched_{g,s}, LastMinRunHr_{g,s})$$

Where:

 $LastHrDASched_{g,s}$ = The last date/hour in a contiguous set of hours in the Dispatch Day, beginning with hour s, in which Generator g is scheduled to operate in the Day-Ahead Market

 $LastMinRunHr_{g,s}$ = The last date/hour in a contiguous set of hours in which Generator g would need to operate to complete its minimum run time if it starts in hour s

18.12.2.2 Calculation of Prorated Start-Up Cost

$$ProratedSUC_{g,s} = SubmittedSUC_{g,s} * \underbrace{ \begin{array}{c} \displaystyle \sum_{h=s}^{n_{g,s}} MinOpEnergy_{g,h,s} \\ \hline TotalMWReq_{g,s} \end{array} }$$

Where:

 $ProratedSUC_{g,s} =$ the prorated start-up cost used to calculate the Bid Production Cost guarantee for Generator g that is scheduled to start in hour s $SubmittedSUC_{g,s} =$ the Start-Up Bid submitted (as mitigated, where appropriate) for Generator g that is scheduled to start in hour s $MinOpEnergy_{g,h,s} =$ the amount of Energy produced during hour h by Generator g during the time required to complete both its minimum run time and its Day-Ahead schedule, if that generator is started in hour s.

MinOpEnergy_{g,h,s} is calculated as follows:

$$MinOpEnergy_{g,h,s} = min(MetActEnergy_{g,h}, MinOpMW_{g,s})$$

Where:

 $MetActEnergy_{g,h}$ = the metered amount of Energy produced by Generator g during hour h

18.12.2.3 Additional Rules/Clarifications that Apply to the Calculation of Prorated Start-Up Cost

- a. For any hour that a Generator is derated below the minimum operating level specified in its accepted Start-Up Bid for reliability, either by the ISO or at the request of a Transmission Owner, the Generator will receive credit for that hour as if the Generator had produced metered actual MWh equal to its MinOpMW_{g,s}.
- b. A Generator must be scheduled and operate in real-time to produce Energy consistent with the MinOpMW_{g,s} specified in the accepted Start-Up Bid for each hour that it is expected to run. *See* Section 18.12.2.1, above. These rules do not specify or require any particular bidding construct that must be used to achieve the desired commitment. However, submitting a self-committed Bid may preclude a Generator from receiving a BPCG. *See*, *e.g.*, Sections 18.2.1.2.2 and 18.4.1.2.3 of this Attachment C.

21 Attachment F - Bid Restrictions

21.1 Definitions

Except as noted below, all capitalized terms used in Attachment F shall have the meanings specified in Article 2 of the ISO Services Tariff, or in Section 1 of the ISO OATT. In addition, the following terms, which are not defined in the ISO Tariffs, shall have the meanings specified below.

- **'Bid Restriction'**' shall mean the maximum or minimum Bid Price that may be submitted in connection with certain Bids, as specified in Sections 21.4 and 21.5 of this Attachment F.
- **"Emergency External Purchases"** shall mean the purchase, by the ISO, of Capability or Energy from External Suppliers for the purpose of eliminating an Operating Reserve deficiency, as described in the ISO Procedures.
- **"Price Cap Load Bid"** a Bid identifying the maximum price above which an Internal Load is not willing to be scheduled in the Day-Ahead Market.

21.2 Supremacy of Attachment F

During the period that this Attachment F is in effect, the provisions set forth herein shall be deemed incorporated by reference into every provision of the ISO Services Tariff affected by this Attachment F, including each of the ISO Services Tariff's Rate Schedules and Attachments. In the event of a conflict between the terms of this Attachment F and the terms of any other provision of the ISO Services Tariff, the terms of Attachment F shall prevail. The Bid Restrictions specified in this Attachment F do not interfere with, prevent or supplant the NYISO's authority to apply any of the market power mitigation measures set forth in its Tariffs.

21.3 [This Section is Reserved for Future Use]

21.4 Establishment of Bid Restrictions

The Bid Restrictions for all Bids are specified below. If a Bid Price exceeds an applicable maximum Bid Restriction or is less than an applicable minimum Bid Restriction, the Bid shall either be automatically rejected by the ISO or shall be reduced in accordance with the rules specified in Section 23.7 of the ISO Services Tariff.

21.4.1 Incremental Energy Bids and Minimum Generation Bids

Maximum Day-Ahead and real-time Incremental Energy Bids and Minimum Generation Bids submitted for NYCA Resources are restricted to the higher of (a) \$1,000/MWh, or (b) a Resource-specific, verified, cost-based reference level determined in accordance with Section 23.7 of the ISO Services Tariff. Incremental Energy Bids and Minimum Generation Bids submitted for NYCA Resources that exceed the maximum Bid Restriction shall be reduced in accordance with Section 23.7 of the ISO Services Tariff. Bid costs associated with Incremental Energy Bids and Minimum Generation Bids that are reduced, but are later verified, may be eligible for recovery, in whole or in part, in a Bid Production Cost Guarantee payment in accordance with Sections 18 and 23.7 of the ISO Services Tariff.

For purposes of determining commitment and dispatch, and setting market clearing prices, maximum Day-Ahead and real-time Incremental Energy Bids and Minimum Generation Bids submitted for NYCA Resources shall not be permitted to exceed \$2,000/MWh. Timely submitted, verified Bid Prices that exceed \$2,000/MWh may be eligible for recovery, in whole or in part, in a Bid Production Cost Guarantee payment in accordance with Sections 18 and 23.7 of the ISO Services Tariff.

Minimum Day-Ahead and real-time Incremental Energy Bids and Minimum Generation Bids submitted for NYCA Resources are restricted to a Bid Price of no less than -\$1,000/MWh.

Incremental Energy Bids and Minimum Generation Bids submitted for NYCA Resources that violate the minimum Bid Restriction shall be automatically rejected by the ISO.

21.4.2 Bids to Import or to Export Energy

Day-Ahead and real-time Decremental Bids to Import Energy into the NYCA are restricted to a maximum Bid Price of \$2,000/MWh. Day-Ahead and real-time Decremental Bids to Import Energy into the NYCA are restricted to a minimum Bid Price of -\$1,000/MWh. Decremental Bids to Import Energy into the NYCA that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

Day-Ahead and real-time Sink Price Cap Bids to Export Energy from the NYCA are restricted to a maximum Bid Price of \$2,000/MWh. Day-Ahead and real-time Sink Price Cap Bids to Export Energy from the NYCA are restricted to a minimum Bid Price of -\$1,000/MWh. Sink Price Cap Bids to Export Energy from the NYCA that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

21.4.3 Bids to Schedule Wheels Through the NYCA

Day-Ahead and real-time Decremental Bids to schedule Wheels Through the NYCA are restricted to a maximum Bid Price of \$1,000/MWh and to a minimum Bid Price of -\$1,000/MWh. Decremental Bids to schedule Wheels Through the NYCA that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

21.4.4 CTS Interface Bids

Real-time CTS Interface Bids are restricted to a maximum Bid Price of \$1,000/MWh and to a minimum Bid Price of -\$1,000/MWh. CTS Interface Bids that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

21.4.5 Virtual Load Bids and Virtual Supply Bids

Day-Ahead Virtual Load Bids are restricted to a maximum Bid Price of \$2,000/MWh. Day-Ahead Virtual Load Bids are restricted to a minimum Bid Price of -\$1,000/MWh. Virtual Load Bids that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

Day-Ahead Virtual Supply Bids are restricted to a maximum Bid Price of \$2,000/MWh. Day-Ahead Virtual Supply Bids are restricted to a minimum Bid Price of -\$1,000/MWh. Virtual Supply Bids that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

21.4.6 Price Cap Load Bids

Day-Ahead Price Cap Load Bids are restricted to a maximum Bid Price of \$2,000/MWh. Day-Ahead Price Cap Load Bids are restricted to a minimum Bid Price of -\$1,000/MWh. Price Cap Load Bids that violate the maximum Bid Restriction or the minimum Bid Restriction shall be automatically rejected by the ISO.

21.5 Applicability of Bid Restrictions

- 21.5.1 The Bid Restriction established in Section 21.4 shall apply to Day-Ahead and real-time Energy Bids, Minimum Generation Bids, Decremental Bids, Price Cap Load Bids, Sink Price Cap Bids and real-time CTS Interface Bids, as applicable. All Suppliers and Demand Side Resources, whether External or Internal to the NYCA, shall be subject to a Bid Restriction for all Bids specified herein.
- 21.5.2. The Bid Restriction established in Section 21.4 shall not apply to Ancillary

 Services Bids, Start-Up Bids or to any other Bid that is not specified in Section

 21.5.1, provided however a Bid floor of \$0.00 shall apply to Regulation Capacity

 Bids and Regulation Movement Bids. This Attachment F does not supercede the

 reference level calculation rule or special mitigation procedures applicable to 10
 Minute Non-Synchronized Reserve Bids under Sections 23.3.1.4.4 and 23.5.3 of

 Attachment H to this ISO Services Tariff.
- 21.5.3 Bid Restrictions shall not apply to Emergency External Purchases. Bids or Offers made in connection with External Emergency Purchases shall not establish market-clearing prices.

23.3 Criteria for Imposing Mitigation Measures

23.3.1 Identification of Conduct Inconsistent with Competition

Conduct that may potentially warrant the imposition of a mitigation measure includes the categories described in Section 23.2.4 above, which shall be detected through the use of indices and screens developed, adopted and made available as specified in Attachment O. The thresholds listed in Sections 23.3.1.1 to 23.3.1.3 below shall be used to identify substantial departures from competitive conduct indicative of an absence of workable competition.

23.3.1.1 Thresholds for Identifying Physical Withholding

- 23.3.1.1.1 The following initial thresholds will be employed by the ISO to identify physical withholding of a Generator or generation by a Market Party and its Affiliates:
- 23.3.1.1.1.1 Except for conduct addressed in Section 23.3.1.1.1.2: Withholding that exceeds (i) 10 percent of a Generator's capability, or (ii) 100 MW of a Generator's capability, or (iii) 5 percent of the total capability of a Market Party and its Affiliates, or (iv) 200 MW of the total capability of a Market Party and its Affiliates.

For a Generator or a Market Party in a Constrained Area for intervals in which an interface or facility into the area in which the Generator or generation is located has a Shadow Price greater than \$0.04/MWh, indicating an active constraint, withholding that exceeds (i) 10 percent of a Generator's capability, or (ii) 50 MW of a Generator's capability, or (iii) 5 percent of the total capability of a Market Party and its Affiliates, or (iv) 100 MW of the total capability of a Market Party and its Affiliates.

- 23.3.1.1.1.2 Operating a Generator or generation in real-time at a lower output level than would have been expected had the Market Party's and its Affiliate's Generator or generation followed the ISO's dispatch instructions, resulting in a difference in output that exceeds (i) 15 minutes times a Generator's stated response rate per minute at the output level that would have been expected had the Generator followed the ISO's dispatch instructions, or (ii) 100 MW for a Generator, or (iii) 200 MW of the total capability of a Market Party and its Affiliates. For a Generator or a Market Party in a Constrained Area for intervals in which an interface or facility into the area in which the generation is located has a Shadow Price greater than \$0.04/MWh, indicating an active constraint, operating a Generator or generation in real-time at a lower output level than would have been expected had the Market Party's and its Affiliate's Generator or generation followed the ISO's dispatch instructions, resulting in a difference in output that exceeds (i) 15 minutes times a Generator's stated response rate per minute at the output level that would have been expected had the Generator followed the ISO's dispatch instructions, or (ii) 50 MW of a Generator's capability, or (iii) 100 MW of the total capability of a Market Party and its Affiliates.
- 23.3.1.1.2 The amounts of generating capacity considered withheld for purposes of applying the thresholds in this Section 23.3.1.1 shall include unjustified deratings, and the portions of a Generator's output that is not Bid or subject to economic withholding. The amounts deemed withheld shall not include (i) generating output that is subject to a forced outage, subject to verification by the ISO as may

be appropriate that an outage was forced, (ii) capacity that is out of service for maintenance in accordance with an ISO maintenance schedule, or (iii) generating capacity that is not Bid in the Real-Time Market, because and to the extent it would have to use unauthorized natural gas to operate, subject to verification by the ISO as may be appropriate that operation would require the use of unauthorized natural gas. See Section 23.3.1.4.6.2.1.1 below.

23.3.1.1.3 A transmission facility shall be deemed physically withheld if it is not operated in accordance with ISO instructions and such failure to conform to ISO instructions causes or contributes to transmission congestion. A transmission facility shall not be deemed withheld if it is subject to a forced outage or is out of service for maintenance in accordance with an ISO maintenance schedule.

23.3.1.2 Thresholds for Identifying Economic Withholding

- 23.3.1.2.1 The following thresholds shall be employed by the ISO to identify economic withholding that may warrant the mitigation of a Generator in an area that is not a Constrained Area, or in a Constrained Area during periods not subject to transmission constraints affecting the Constrained Area, and shall be determined with respect to a reference level determined as specified in Section 23.3.1.4:
- 23.3.1.2.1.1 Incremental Energy and Minimum Generation Bids: An increase exceeding 300 percent or \$100 per MWh, whichever is lower; provided, however, that Incremental Energy or Minimum Generation Bids below \$25 per MWh shall be deemed not to constitute economic withholding.
- 23.3.1.2.1.2 Operating Reserves and Regulation Service Bids:

- 23.3.1.2.1.2.1 Operating Reserves and Regulation Capacity Bids: A 300 percent increase or an increase of \$50 per MW, whichever is lower; provided, however, that such Bids below \$5 per MW shall be deemed not to constitute economic withholding.
- 23.3.1.2.1.2.2 Regulation Movement Bids: A 300 percent increase.
- 23.3.1.2.1.3 Start-Up Bids: A 200 percent increase.
- 23.3.1.2.1.4 Time-based Bid parameters: An increase of 3 hours, or an increase of 6 hours in total for multiple time-based Bid parameters. Time-based Bid parameters include, but are not limited to, start-up times, minimum run times and minimum down times.
- 23.3.1.2.1.5 Bid parameters expressed in units other than time or dollars, including the MW component of a Minimum Generation Bid (also referred to as the "minimum operating level"): A 100 percent increase for parameters that are minimum values, or a 50 percent decrease for parameters that are maximum values (including but not limited to ramp rates and maximum stops).
- 23.3.1.2.2 The following thresholds shall be employed by the ISO to identify economic withholding that may warrant the mitigation of a Generator in an area that is a Constrained Area, and shall be determined with respect to a reference level determined as specified in Section 23.3.1.4:
- 23.3.1.2.2.1 For Energy and Minimum Generation Bids for the Real-Time Market: for intervals in which an interface or facility into the area in which a Generator is located has a Shadow Price greater than \$0.04/MWh, indicating an active constraint, the lower of the thresholds specified for areas that are not Constrained Areas or a threshold determined in accordance with the following formula:

$$\textit{Threshold} = \frac{2\% * \textit{Average Price} * 8760}{\textit{Constrained Hours}}$$

where:

Average Price =

the average price in the Real-Time Market in the Constrained Area over the past 12 months, adjusted for fuel price changes, and adjusted for Out-of-Merit Generation dispatch as feasible and appropriate; and

Constrained Hours = the total number of minutes over the prior 12 months, converted to hours (retaining fractions of hours), in which the real-time Shadow Price has been greater than \$0.04/MWh, indicating an active constraint, on any interface or facility leading into the Constrained Area in which the Generator is located. For the In-City area, "Constrained Hours" shall also include the number of minutes that a Storm Watch is in effect. Determination of the number of Constrained Hours shall be subject to adjustment by the ISO to account for significant changes in system conditions.

- 23.3.1.2.2.2 For so long as the In-City area is a Constrained Area, the thresholds specified in subsection 23.3.1.2.2.1 shall also apply: (a) in intervals in which the transmission capacity serving the In-City area is subject to Storm Watch limitations; (b) to an In-City Generator that is operating as Out-of-Merit Generation; and (c) to a Generator dispatched as a result of a Supplemental Resource Evaluation.
- 23.3.1.2.2.3 For Energy and Minimum Generation Bids for the Day-Ahead Market: for all Constrained Hours for the Generator being Bid, a threshold determined in accordance with the formula specified in subsection 23.3.1.2.2.1 above, but where Average Price shall mean the average price in the Day-Ahead Market in the Constrained Area over the past twelve months, adjusted for fuel price changes, and where Constrained Hours shall mean the total number of hours over the prior 12 months in which the Shadow Price in the Day-Ahead Market has been greater than \$0.04/MWh, indicating an active constraint, on any interface or facility

leading into the Constrained Area in which the Generator is located.

Determination of the number of Constrained Hours shall be subject to adjustment by the ISO to account for significant changes in system conditions.

- 23.3.1.2.2.4 For Start-Up Bids; a 50% increase.
- 23.3.1.2.2.5 The thresholds listed in Sections 23.3.1.2.1.2 and 23.3.1.2.1.4 through 23.3.1.2.1.5.
- 23.3.1.2.3 The following thresholds shall be employed by the ISO to identify economic withholding that requires the mitigation of a Generator that is committed outside the ISO's economic evaluation process to protect NYCA or local area reliability in an area that is not a designated Constrained Area.

 Whether the thresholds specified in Sections 23.3.1.2.3.3(i) through 23.3.1.2.3.3(v) below have been exceeded shall be determined with respect to a reference level determined as specified in Section 23.3.1.4 of these Mitigation Measures.

If provisions 23.3.1.2.3.1 and 23.3.1.2.3.2 below are met for a Generator in the New York Control Area that is not located in a designated Constrained Area, the ISO shall substitute a reference level for each Bid, or component of a Bid, for which the applicable threshold specified in provisions 23.3.1.2.3.3(i) through 23.3.1.2.3.3(vi) below is exceeded. Where mitigation is determined to be appropriate, the mitigated results will be used in all aspects of the NYISO's settlement process.

23.3.1.2.3.1 The Generator was committed outside the ISO's economic merit order selection process to protect or maintain New York Control Area or local system

- reliability as a Day-Ahead Reliability Unit ("DARU") or via a Supplemental Resource Evaluation ("SRE"), or was committed as a DARU or via SRE and was also dispatched Out-of-Merit above its minimum generation level to protect or maintain New York Control Area or local system reliability; and
- 23.3.1.2.3.2 One of the following three (i) (iii) conditions in this Section 23.3.1.2.3.2 must be satisfied in order for mitigation to be applied:
- i the Market Party (including its Affiliates) that owns or offers the Generator is the only Market Party that could effectively solve the reliability need for which the Generator was committed or dispatched, or
- when evaluating an SRE that was issued to address a reliability need that multiple

 Market Parties' Generators are capable of solving, the NYISO only received Bids

 from one Market Party (including its Affiliates), or
- when evaluating a DARU, if the Market Party was notified of the need for the reliability commitment of its Generator prior to the close of the Day-Ahead Market.
- 23.3.1.2.3.3 The Bids or Bid components submitted for the Generator that were accepted outside the economic evaluation process to protect or maintain New York Control Area or local system reliability:
- i exceeded the Generator's Minimum Generation Bid reference level by the greater of 10% or \$10/MWh, or
- ii. exceeded the Generator's Incremental Energy Bid reference level by the greater of 10% or \$10/MWh, or
- iii. exceeded the Generator's Start-Up Bid reference level by 10%, or

- iv. exceeded the Generator's minimum run time, start-up time, and minimum down time reference levels by more than one hour in aggregate, or
- v. exceeded the Generator's minimum generation MW reference level by more than 10%, or
- vi. decreased the Generator's maximum number of stops per day below the Generator's reference level by more than one stop per day, or to one stop per day.
- 23.3.1.2.4 For In-City Generators committed in the Day-Ahead Market for local reliability, additional Mitigation Measures are specified in Section 23.5.2.1.

23.3.1.3 Thresholds for Identifying Uneconomic Production

- 23.3.1.3.1 The following threshold will be employed by the ISO to identify uneconomic production that may warrant the imposition of a mitigation measure:
- 23.3.1.3.1.1 Energy scheduled at an LBMP that is less than 20 percent of the applicable reference level and causes or contributes to transmission congestion; or
- 23.3.1.3.1.2 Real-time output from a Generator or generation resulting in real-time operation at a higher output level than would have been expected had the Market Party's and the Affiliate's Generator or generation followed the ISO's dispatch instructions, if such failure to follow ISO dispatch instructions in real-time causes or contributes to transmission congestion, and it results in an output difference that exceeds (i) 15 minutes times a Generator's stated response rate per minute at the output level that would have been expected had the Generator followed the ISO's dispatch instructions, or (ii) 100 MW for a Generator, or (iii) 200 MW of the total capability of a Market Party and its Affiliates.

23.3.1.4 Reference Levels

- 23.3.1.4.1 Except as provided in Sections 23.3.1.4.3 23.3.1.4.6 below, a reference level for each component of a Generator's Bid shall be calculated on the basis of the following methods, listed in the order of preference subject to the existence of sufficient data:
- 23.3.1.4.1.1 The lower of the mean or the median of a Generator's accepted Bids or Bid components, in hour beginning 6 to hour beginning 21 but excluding weekend and designated holiday hours, in competitive periods over the most recent 90 day period for which the necessary input data are available to the ISO's reference level calculation systems, adjusted for changes in fuel prices consistent with Section 23.3.1.4.6, below. To maintain appropriate reference levels (i) the ISO shall exclude all Incremental Energy and Minimum Generation Bids below \$15/MWh from its development of Bid-based reference levels, (ii) the ISO shall exclude Minimum Generation Bids submitted for a Generator that was committed on the day prior to the Dispatch Day for the hours during the Dispatch Day that the Generator needs to operate in order to complete the minimum run time specified in the Bid it submitted for the hour in which it was committed, and (iii) the ISO may exclude other Bids that would cause a reference level to deviate substantially from a Generator's marginal cost when developing Bid-based reference levels;
- 23.3.1.4.1.2 Calculate incremental energy and minimum generation reference levels for a Generator using the mean of the LBMP at the Generator's location during the lowest-priced 50 percent of the hours that the Generator was dispatched over the most recent 90 day period for which the necessary LBMP data are available to the

ISO's reference level calculation systems, adjusted for changes in fuel prices consistent with Section 23.3.1.4.6, below. To maintain appropriate reference levels (i) the ISO shall exclude all LBMPs below \$15/MWh from its development of LBMP-based reference levels, (ii) the ISO shall exclude LBMPs during hours when a Generator was scheduled as a Day-Ahead Reliability Unit or via a Supplemental Resource Evaluation or was Out-of-Merit Generation, from its development of that Generator's LBMP-based reference levels, (iii) for a Generator that was committed on the day prior to the Dispatch Day, the ISO shall exclude LBMPs for the hours during the Dispatch Day that the Generator needs to operate in order to complete the minimum run time specified in the Bid it submitted for the hour in which the Generator was committed from the ISO's development of that Generator's LBMP-based reference levels, and (iv) the ISO may exclude LBMPs that would cause a reference level to deviate substantially below a Generator's marginal cost when developing LBMP-based reference levels; or

23.3.1.4.1.3 A level determined in consultation with the Market Party submitting the Bid or Bids at issue, provided such consultation has occurred prior to the occurrence of the conduct being examined by the ISO, and provided the Market Party has provided data on a Generator's operating costs in accordance with specifications provided by the ISO.

The reference level for a Generator's Energy and Ancillary Service Bids are intended to reflect the Generator's marginal costs. The ISO's determination of a

Generator's Energy marginal costs shall include an assessment of the Generator's incremental operating costs in accordance with the following formula:

(heat rate * fuel costs) + (emissions rate * emissions allowance price) + (other variable operating and maintenance costs)

Reference levels shall also include such other factors or adjustments as the ISO shall reasonably determine to be appropriate based on such data as may be furnished by the Market Party or otherwise available to the ISO.

- 23.3.1.4.2 If sufficient data do not exist to calculate a reference level on the basis of either of the first two methods, or if the ISO determines that none of the three methods are applicable to a particular type of Bid component, or an attempt to determine a reference level in consultation with a Market Party has not been successful, or if the reference level produced does not reasonably approximate a Generator's marginal cost, the ISO shall determine a reference level on the basis of:
- 23.3.1.4.2.1 the ISO's estimate of the costs or physical parameters of an Electric Facility, taking into account available operating costs data, appropriate input from the Market Party, and the best information available to the ISO; or
- 23.3.1.4.2.2 an appropriate average of competitive bids of one or more similar Electric Facilities.
- 23.3.1.4.3 Notwithstanding the foregoing provisions, the reference level for

 Incremental Energy Bids for New Capacity for the three year and six month

 period following the New Capacity's first production of Energy while

 synchronously interconnected to the New York State Transmission System shall

be the higher of (i) the amount determined in accordance with the provision of Section 23.3.1.4.1 or 23.3.1.4.2, or (ii) the average of the fuel price-adjusted peak LBMPs over the twelve months prior to the New Capacity's first production of Energy while synchronously interconnected to the New York State Transmission System of the New Capacity in the Load Zone in which the New Capacity is located during hours when Generators with operating characteristics similar to the New Capacity would be expected to run. For entities owning or otherwise controlling the output of capacity in the New York Control Area other than New Capacity, the provisions of this Section 23.3.1.4.3 shall apply only to net additions of capacity during the applicable three year and six month period.

- 23.3.1.4.4 Notwithstanding the foregoing provisions, a reference level for a

 Generator's start-up costs Bid shall be calculated on the basis of the following

 methods, listed in the order of preference subject to the existence of sufficient

 data:
- 23.3.1.4.4.1 If sufficient bidding histories under the applicable bidding rules for a given Generator's start-up costs Bids have been accumulated, the lower of the mean or the median of the Generator's accepted start-up costs Bids in competitive periods over the previous 90 days for similar down times, adjusted for changes in fuel prices consistent with Section 23.3.1.4.6 below. However, accepted Start-Up Bids that incorporate anticipated costs of operating on the day after the Dispatch Day in which the Generator is committed in order to permit the Generator to satisfy its minimum run time shall not be used to develop Bid-based start-up reference levels;

- 23.3.1.4.4.2 A level determined in consultation with the Market Party submitting the Bid or Bids at issue and intended to reflect the costs incurred for a Generator to achieve its specified minimum operating level from an offline state, provided such consultation has occurred prior to the occurrence of the conduct being examined by the ISO, and provided the Market Party has provided data on the Generator's operating costs in accordance with specifications provided by the ISO; or
- 23.3.1.4.4.3 Generators committed in the Day-Ahead Market or via Supplemental Resource Evaluation that are not able to complete their minimum run time within the Dispatch Day in which they are committed are eligible to include in their Start-Up Bid expected net costs of operating on the day following the dispatch day at the minimum operating level (in MW) specified in the Generator's Bid for the commitment hour, for the hours necessary to complete the Generator's minimum run time. The NYISO will calculate a start-up reference level that incorporates the net costs the Generator is expected to incur on the day following the Dispatch Day as follows:
- 23.3.1.4.4.3.1 Calculation of a start-up reference level that includes expected net costs of operating on the day following the Dispatch Day

The NYISO will use the following calculation to develop a reference level that incorporates the costs that a Generator is expected to incur on the day following the Dispatch Day.

$$LateDayAdjusted_{g,i} = StrtUpRef_g + \max\left(0, MinGenRef_{g,i} * BidMinGen_{g,i} * \sum_{h=0}^{Z_{g,i}-1} SR_{g,h,i}\right)$$
 Where:

 $LateDayAdjusted_{g,i}$ = calculated start-up reference level for Generator g for hour i in \$ (reflects the applicable start-up reference level (StrtUpRef_g), plus the expected net cost of operating on the day following the Dispatch Day)

 $StrtUpRef_g$ = the start-up reference level for Generator g in \$ that is in effect at the time the calculation is performed (does not include the expected net cost of operating on the day following the Dispatch Day)

 $MinGenRef_{g,i}$ = the minimum generation cost reference level for Generator g for hour i in \$/MW that is in effect at the time the calculation is performed

 $BidMinGen_{q,i}$ = Generator g's Day-Ahead minimum operating level for hour i, in MW

 $Z_{g,i}$ = the number of hours the Generator must operate during the day following the Dispatch Day in order to complete its minimum run time if it starts in hour i

 $SR_{g,h,i}$ = shortfall ratio for Generator g that is bidding to start in hour i which must run during hour h in order to complete its minimum run time, calculated in accordance with Section 23.3.4.4.3.2, below

23.3.1.4.4.3.2 Calculation of the shortfall ratio for use in Section 23.3.1.4.4.3.1, above

 $SR_{g,h,i}$ = the shortfall ratio calculated for Generator g that is bidding to start in hour i, and that must run during hour h to complete its minimum run time.

In all cases in which Generator g's Day-Ahead minimum operating level deviates from the average of the previous seven days' Day-Ahead minimum operating levels for the same hour by less than 5 MW (i.e., if $|AvgBidMinGen_{g,h,i} - BidMinGen_{g,i}| < 5MW$) or by less than 10% (i.e., if both $BidMinGen_{g,i} < 1.1 * AvgBidMinGen_{g,h,i}$ and $BidMinGen_{g,i} > 0.9 * AvgBidMinGen_{g,h,i}$),

Where:

 $AvgBidMinGen_{g,h,i}$ = The average minimum operating level submitted in the Day-Ahead Market for hour h on the seven days preceding the day containing hour i, in MW, excluding any days for which a minimum operating level was not submitted in the Day-Ahead Market for Generator g, for hour h; and

 $BidMinGen_{g,i}$ = The minimum operating level submitted in the Day-Ahead Market for Generator g for hour i, in MW

and in all cases in which AvgBidMinGen_{g,h,i} cannot be calculated because minimum operating levels were not submitted for Generator g in the Day-Ahead Market for hour h on any

of the seven days preceding the day containing hour i, the $SR_{g,h,i}$ value will be calculated using the primary method. Otherwise, the $SR_{g,h,i}$ value will be calculated using the alternative method.

Primary Method of Calculating the Shortfall Ratio

$$SR_{g,h,i} = 1 - \frac{1}{7} * \sum_{d=1}^{7} \frac{LBMP_{g,h,i,d}}{MinGenRef_{g,h,i,d}}$$

Where:

 $LBMP_{g,h,i,d}$ = Day ahead LBMP at the location of Generator g in hour h of the Day-Ahead Market for the Dispatch Day that precedes the day containing hour i by d days, and

 $MinGenRef_{g,h,i,d}$ = minimum generation cost reference level for Generator g in hour h of the Day-Ahead Market for the Dispatch Day that precedes the day containing hour i by d days

Alternative Method of Calculating the Shortfall Ratio

$$SR_{g,h,i} = 1 - \frac{AvgLBMP_{g,h,i}}{\left(AvgRefRate_{g,h,i} * \frac{RefRate2_{g,i}}{RefRate1_{g,h,i}}\right)}$$

Where:

 $AvgLBMP_{g,h,i}$ = The average of the Day-Ahead LBMPs at the location of Generator g for hour h on the seven days preceding the day containing hour i, in \$/MWh, excluding any days for which a minimum operating level was not submitted in the Day-Ahead Market for Generator g for hour h

 $AvgRefRate_{g,h,i}$ = The average of the minimum generation reference levels for Generator g in hour h on the seven days preceding the day containing hour i, in \$/MWh, excluding any days for which a minimum operating level was not submitted in the Day-Ahead Market for Generator g for hour h

 $RefRate1_{g,h,i}$ = The minimum generation cost reference level in \$/MWh for Generator g for hour i, calculated using the most current reference data, and assuming that the minimum operating level submitted in the Day-Ahead Market for Generator g in hour i corresponds to the MWs reflected in the $AvgBidMinGen_{g,h,i}$

 $RefRate2_{g,i}$ = The minimum generation cost reference level in \$/MWh for Generator g for hour i, calculated using the most current reference data, and incorporating the minimum operating level submitted in the Day-Ahead Market for Generator g in hour i that corresponds to the MWs reflected in the $BidMinGen_{g,i}$

Notwithstanding the above, in all cases where the denominator of the equation for calculating $SR_{g,h,i}$ is not greater than zero, $SR_{g,h,i}$ shall be set to zero, under both the primary and alternative methods.

- 23.3.1.4.4.4 The methods specified in Section 23.3.1.4.2.
 - 23.3.1.4.5 The ISO is not required to calculate real-time reference levels for the three Operating Reserve products (Spinning Reserve, 10-Minute Non-Synchronized Reserves and 30-Minute Reserves) because Generators that are capable of providing these products and that are submitting Bids into the Real-Time Market are automatically assigned a real-time Operating Reserves Availability Bid of zero for the amount of Operating Reserves they are capable of providing. The ISO shall calculate real-time reference levels for Regulation Capacity in accordance with Sections 23.3.1.4.1.1, 23.3.1.4.1.3 or 23.3.1.4.2 of these Mitigation Measures. The ISO shall calculate real-time reference levels for Regulation Movement in accordance with Sections 23.3.1.4.1.3 or 23.3.1.4.2.1 of these Mitigation Measures and shall not calculate real-time Reference levels for Regulation Movement in accordance with Section 23.3.1.4.1.1. The ISO shall calculate Day-Ahead reference levels for the three Operating Reserves products in accordance with Sections 23.3.1.4.1.1, 23.3.1.4.1.3 or 23.3.1.4.2 of these Mitigation Measures. The ISO shall calculate Day-Ahead reference levels for Regulation Capacity in accordance with Sections 23.3.1.4.1.1, 23.3.1.4.1.3 or 23.3.1.4.2 of these Mitigation Measures. The ISO shall calculate Day-Ahead reference levels for Regulation Movement in accordance with Sections 23.3.1.4.1.3 or 23.3.1.4.2.1 of these Mitigation Measures and shall not

- calculate Day-Ahead Reference levels for Regulation Movement in accordance with Section 23.3.1.4.1.1.
- 23.3.1.4.6 Reflecting Fuel Costs in Reference Levels. The ISO shall use the best fuel cost information available to it to adjust reference levels to reflect appropriate fuel costs.
- 23.3.1.4.6.1 ISO Reporting Obligation. If the ISO did not utilize the best fuel cost information available to it when it adjusted reference levels to reflect appropriate fuel costs, and the ISO's failure to utilize the best fuel cost information available to it affected market clearing prices or had an impact on guarantee payments that cannot be corrected, then the ISO shall report any market clearing price and uncorrected guarantee payment impacts to FERC staff and to its Market Participants. The ISO is not required to report, or to otherwise act, if no market impact is identified.
- 23.3.1.4.6.2 Market Parties shall monitor Generator reference levels and shall endeavor to timely (as that term is defined in Section 23.3.1.4.6.8 below) contact the ISO to request an adjustment to a Generator's reference level(s) when the Generator's fuel type or fuel price change.
- 23.3.1.4.6.2.1 Subject to the exceptions set forth in Section 23.3.1.4.6.2.1.2 below, the ISO shall not permit charges for unauthorized natural gas use to be included as a component in the development of a Generator's reference levels and Market Parties shall not be eligible to recover costs associated with unauthorized natural gas use.

- 23.3.1.4.6.2.1.1 What constitutes "unauthorized" natural gas use is specified in each natural gas pipeline's or local distribution company's ("LDC's") applicable tariff, rate schedule or customer contract. Unauthorized natural gas use may result from, but is not limited to, the following circumstances: (i) consumption of natural gas in violation of the terms of an Operational Flow Order ("OFO") issued by the relevant natural gas LDC or pipeline; (ii) violation of instructions issued by the relevant natural gas LDC or pipeline restricting consumption of natural gas or use of natural gas imbalance service, when such instructions are issued consistent with the LDC's or pipeline's authority under a tariff, rate schedule or contract; (iii) consumption of natural gas during a period of authorized interruption of service by the relevant natural gas LDC or pipeline, determined in accordance with the terms of the applicable tariff, rate schedule or contract; or (iv) use of natural gas balancing services that are explicitly identified in the relevant natural gas LDC's or pipeline's applicable tariff, rate schedule or contract as unauthorized use or penalty gas.
- 23.3.1.4.6.2.1.2 If and to the extent a Market Party has obtained specific authorization from the relevant natural gas LDC or pipeline to use gas that would otherwise be unauthorized, such use shall not be considered unauthorized use by the ISO. Market Parties shall make every effort to clearly document authorization they obtain from the LDC or pipeline. Documentation obtained after the fact will be considered.
- 23.3.1.4.6.3 Screening of fuel type and fuel price information. The ISO may use automated processes and/or require manual review of fuel type and fuel price

- information submitted by Market Parties to test the accuracy of the information submitted in order to prevent market clearing prices and guarantee payments from being incorrectly calculated.
- 23.3.1.4.6.4 Consistent with the rules specified in this Section 23.3.1.4.6 of the

 Mitigation Measures and the procedures that the ISO develops to implement these
 rules, Market Parties shall notify the ISO of changes in fuel type or fuel price by
 (i) submitting revised fuel type or fuel price information to the ISO's Market
 Information System along with the Generator's Bid(s), or (ii) by directly
 contacting the ISO to request a reference level update consistent with ISO
 procedures, or (iii) by utilizing both of the available notification methods.

 Revised fuel type or fuel price information that exceeds, or is rejected based upon,
 the thresholds that the ISO uses to automatically screen fuel type or fuel price
 information that is submitted to the ISO's Market Information System along with
 a Generator's Bid(s) shall be submitted by directly contacting the ISO to request a
 reference level update, consistent with ISO procedures.
- 23.3.1.4.6.4.1 Exception—changes in fuel price or fuel type that are offered to support Incremental Energy or Minimum Generation Bids that exceed \$1,000/MWh must be submitted in accordance with Section 23.7.3 (for a Generator) or Section 23.7.4 (for a Demand Side Resource) of these Mitigation Measures.
- 23.3.1.4.6.5 Following the completion of the ISO's automated and/or manual screening processes, the ISO shall use fuel type and fuel price information that Market Parties or their representatives submit to develop Generator reference levels unless (i) the information submitted is inaccurate, or (ii) the information was not

timely submitted, and the Market Party's failure to timely submit the information is not excused by the ISO in accordance with Section 23.3.1.4.6.8 below, or (iii) consistent with Section 23.3.1.4.6.9 below.

23.3.1.4.6.6 The ISO may not always have sufficient time to complete its screening of proposed fuel type or fuel price changes prior to the relevant Day-Ahead Market day or Real-Time Market hour. If fuel type or fuel price information (i) is timely submitted or, where untimely, the submission of fuel type or fuel price information is excused in accordance with Section 23.3.1.4.6.8 below, and (ii) the fuel type or fuel price information that the Market Party submitted is proven to have been accurate or to have understated the actual cost incurred for that component, and (iii) the Bid(s) were tested using reference levels that reflected outdated fuel type and/or fuel price information and the Bid(s) were mitigated or a sanction was imposed pursuant to Section 23.4.3 of these Mitigation Measures, then the ISO shall (a) re-perform any test(s) that resulted in a sanction being imposed pursuant to Section 23.4.3 of these Mitigation Measures, using the accurate fuel type and/or fuel price information and use the revised results to calculate the appropriate sanction (if any), and (b) determine if the Bids for the Generator would have failed the relevant conduct test(s) if accurate fuel type and/or fuel price information had been used to develop reference levels. The ISO shall then restore any original (as-submitted) Bid(s) that would not have failed the relevant conduct test(s) if accurate fuel type and/or fuel price information had been used to develop the Generator's reference levels, and use the restored Bid(s)

- to determine a settlement. Otherwise the ISO shall use the Generator's correct or corrected reference level(s) to determine a settlement.
- 23.3.1.4.6.7 The ISO shall publicly post the thresholds it employs to automatically screen fuel type and fuel price information that is submitted to the ISO's Market Information System for potentially inaccurate fuel type and fuel price data inputs.
- 23.3.1.4.6.8 For purposes of this Section 23.3.1.4.6, "timely" notice or submission to the Real-Time Market shall mean the submission of fuel type and/or fuel price information using the methods specified in Section 23.3.1.4.6.4 of these Mitigation Measures prior to market close for the relevant Real-Time Market hour. For purposes of this Section 23.3.1.4.6, "timely" notice or submission to the Day-Ahead Market shall mean the submission of fuel type and/or fuel price information using the methods specified in Section 23.3.1.4.6.4 of these Mitigation Measures at least 15 minutes prior to the close of the Day-Ahead Market (i.e., by 4:45 a.m.). Market Parties are not expected to submit invoices or other supporting data with their Day-Ahead Market or Real-Time Market fuel type and fuel price information, but are expected to retain invoices and other supporting data consistent with the data retention requirements set forth in the Plan, and to be able to produce such information within a reasonable timeframe when asked to do so by the ISO or by its Market Monitoring Unit. It may not always be possible for a Market Party to timely update a Generator's fuel type or fuel price to reflect unexpected real-time changes or events in advance of the first affected market-hour. Upon a showing of extraordinary circumstances, the ISO may retroactively reflect in Real-Time Market reference

levels fuel type or fuel price information that was not timely submitted by a Market Party. While it should ordinarily be possible for a Market Party to timely submit updated fuel type and fuel price information for use in developing a Generator's Day-Ahead Market reference levels, the ISO may retroactively accept and utilize late-submitted Day-Ahead Market fuel type or fuel price information upon a showing of extraordinary circumstances.

- 23.3.1.4.6.8.1 Exception—changes in fuel price or fuel type that are offered to support Incremental Energy or Minimum Generation Bids that exceed \$1,000/MWh must be submitted in accordance with the submission deadlines specified in Section 23.7.3 (for a Generator) or Section 23.7.4 (for a Demand Side Resource) of these Mitigation Measures.
- 23.3.1.4.6.9 If (i) the ISO determines, following consultation with the Market Party and review by the Market Monitoring Unit, that the Market Party or its representative has submitted inaccurate fuel type or fuel price information that was biased in the Market Party's favor, or (ii) if a Market Party is subject to a penalty or sanction under Section 23.4.3.3.3 of these Mitigation Measures for submitting inaccurate fuel price or fuel type information, *then* the ISO shall cease using the fuel type and fuel price information submitted to the ISO's Market Information System along with the Generator's Bid(s) to develop reference levels for the affected Generator(s) in the relevant (Day-Ahead or real-time) market for the duration(s) set forth below, unless the Market Party demonstrates to the ISO that the questioned conduct is consistent with competitive behavior.

- 23.3.1.4.6.9.1 The first time the ISO ceases using the fuel type and fuel price information submitted to the ISO's Market Information System along with the Bid(s) for a Generator to develop Day-Ahead or real-time reference levels for that Generator, it shall do so for 30 days. The 30-day period shall start two business days after the date that the ISO provides written notice of its determination that the application of mitigation is required.
- 23.3.1.4.6.9.2 Subject to Section 23.3.1.4.6.9.3 below, the second time the ISO ceases using the fuel type and fuel price information submitted to the ISO's Market Information System along with the Bid(s) for a Generator to develop Day-Ahead or real-time reference levels for that Generator, it shall do so for 60 days. The 60-day period shall start two business days after the date that the ISO provides written notice of its determination that the application of mitigation is required. Subject to Section 23.3.1.4.6.9.3 below, any subsequent time the ISO ceases using the fuel type and fuel price information submitted to the ISO's Market Information System along with the Bid(s) for a Generator to develop Day-Ahead or real-time reference levels for that Generator, it shall do so for 120 days. The 120-day period shall start two business days after the date that the ISO provides written notice of its determination that the application of mitigation is required.
- 23.3.1.4.6.9.3 If the bidders of a Generator that has previously been mitigated under this Section 23.3.1.4.6.9 becomes and remains continuously eligible to submit fuel type and fuel price information in the Day-Ahead or Real-Time Market (as appropriate) for a period of one year or more, then the ISO shall apply the

- mitigation measure set forth in Section 23.3.1.4.6.9 of the Mitigation Measures as if the Generator had not previously been subject to the mitigation measure.
- 23.3.1.4.6.9.4 Market Parties that transfer, sell, assign, or grant to another Market Party the right or ability to Bid a Generator that is subject to the mitigation measure described in this Section 23.3.1.4.6.9 are required to inform the new Market Party that the Generator has been mitigated under this measure, and to inform the new Market Party of the expected duration of such mitigation.
- 23.3.1.4.6.9.5 For purposes of this Section 23.3.1.4.6.9, submitted fuel type information shall be considered biased in a Market Party's favor if (a) the Market Party submitted revised fuel type information for a Generator for at least 100 hours during the previous 90 days, and (b) for at least one hour the fuel type that a Market Party submits for the Generator is not the most economic fuel type available to the Generator, taking into consideration fuel availability, operating conditions, and relevant regulatory or reliability requirements, and (c) as a result of the change(s) in fuel type, the fuel prices that the ISO uses to develop reference levels for a Generator exceeded the fuel price that the ISO would have used to develop reference levels for that Generator by greater than the higher of 10% or \$0.50/MMBtu, on average, over the previous 90 days. For purposes of calculating the average, only hours in which the Market Party changed the Generator's fuel type to a more expensive fuel type will be considered. The Day-Ahead and Real-Time Markets shall be considered separately for purposes of this analysis.

- 23.3.1.4.6.9.6 For purposes of this Section 23.3.1.4.6.9, submitted fuel price information shall be considered biased in a Market Party's favor if (a) the Market Party submitted revised fuel price information for a Generator for at least 100 hours during the previous 90 days, and (b) the fuel price that the Market Party submitted to the ISO's Market Information System for use in developing reference levels for a Generator exceeded the greater of the actual fuel price (as substantiated by supplier quotes or invoices) or the ISO's indexed fuel price, by greater than the higher of 10% or \$0.50/MMBtu, on average, over the previous 90 days. For purposes of calculating the average, only hours in which the fuel price submitted exceeds the ISO's indexed fuel price will be considered. The Day-Ahead and Real-Time Markets shall be considered separately for purposes of this analysis.
- 23.3.1.4.6.9.7 The responsibilities of the Market Monitoring Unit that are addressed in Section 23.3.1.4.6.9 of the Mitigation Measures are also addressed in Section 30.4.6.2.3 of the Plan.
- 23.3.1.4.6.10 In order to adjust (i) Bid-based incremental energy, minimum generation and start-up reference levels, and (ii) LBMP-based incremental energy and minimum generation reference levels to more accurately reflect fuel costs, the ISO may calculate distinct Bid- and LBMP-based reference levels for each fuel type or blend of fuel types that a Generator is capable of burning, and shall fuel index each of the distinct Bid- or LBMP-based reference levels that it calculates for fuel types that are amenable to fuel indexing. Where a Generator can draw on multiple natural gas sources that each have distinct, posted, market clearing

prices, the ISO may calculate distinct Bid-Based or LBMP-based reference levels for each such available supply source.

23.3.1.4.7 Except as otherwise authorized in accordance with Section 23.3.1.4.6.8 above, Market Parties shall timely report significant changes to the cost components used to develop their Generator's reference levels to the ISO in order to permit the revised costs to be timely reflected in the Generator reference levels. However, if the ISO uses published index prices to fuel index a Generator's reference level when that Generator is burning a fuel type that is amenable to fuel indexing (which may include a blend of two indexed fuel types), the Market Party is not required to report fuel prices that are less than the published index price that the ISO relies on.

23.3.2 Material Price Effects or Changes in Guarantee Payments

23.3.2.1 Market Impact Thresholds

In order to avoid unnecessary intervention in the ISO Administered Markets, Mitigation Measures shall not be imposed unless conduct identified as specified above (i) causes or contributes to a material change in one or more prices in an ISO Administered Market, or (ii) substantially increases guarantee payments to participants in the New York Electric Market. Initially, the thresholds to be used by the ISO to determine a material price effect or change in guarantee payments shall be:

23.3.2.1.1 an increase of 200 percent or \$100 per MWh, whichever is lower, in the hourly Day-Ahead or Real-Time Energy LBMP at any location, or of any other price in an ISO Administered Market; or

- 23.3.2.1.2 an increase of 200 percent, or 50 percent for Generators in a Constrained

 Area in Bid Production Cost guarantee payments to a Market Party for a

 Generator for a day; or
- 23.3.2.1.3 for a Constrained Area Generator subject to either a Real-Time Market or Day-Ahead Market conduct threshold, as specified above in Sections 23.3.1.1.1, 23.3.1.2.2.1, or 23.3.1.2.2.3: for all Constrained Hours (as defined in Section 23.3.1.2.2.1 for the Real-Time Market and in Section 23.3.1.2.2.3 for the Day-Ahead Market) for the unit being Bid, a threshold determined in accordance with the formula specified in Section 23.3.1.2.2.1 for the Real-Time Market or Section 23.3.1.2.2.3 for the Day-Ahead Market.

23.3.2.2 Price Impact Analysis

- 23.3.2.2.1 When it has the capability to do so, the ISO shall determine the effect on prices or guarantee payments of questioned conduct through the use of sensitivity analyses performed using the ISO's SCUC, RTC and RTD computer models, and such other computer modeling or analytic methods as the ISO shall deem appropriate following consultation with its Market Monitoring Unit. The responsibilities of the Market Monitoring Unit that are addressed in this section of the Mitigation Measures are also addressed in Section 30.4.6.2.4 of Attachment O.
- 23.3.2.2.2 Pending development of the capability to use automated market models, the ISO, following consultation with its Market Monitoring Unit, shall determine the effect on prices or guarantee payments of questioned conduct using the best available data and such models and methods as they shall deem appropriate. The

responsibilities of the Market Monitoring Unit that are addressed in this section of the Mitigation Measures are also addressed in Section 30.4.6.2.5 of Attachment O.

- 23.3.2.2.3 The ISO shall implement automated procedures within the SCUC for Constrained Areas, and within RTC for Constrained Areas. Such automated procedures will: (i) determine whether any Day-Ahead or Real-Time Energy Bids, including start-up costs Bids and Minimum Generation Bids but excluding Ancillary Services Bids, that have not been adequately justified to the ISO exceed the thresholds for economic withholding specified in Section 23.3.1.2 above; and, if so, (ii) determine whether such Bids would cause material price effects or changes in guarantee payments as specified in Section 23.3.2.1.
- 23.3.2.2.4 The ISO shall forgo performance of the additional SCUC and RTC passes necessary for automated mitigation of Bids in a given Day-Ahead Market or Real-Time Market if evaluation of unmitigated Bids results in prices at levels at which it is unlikely that the thresholds for Bid mitigation will be triggered.

23.3.2.3 Section 205 Filings

The ISO shall make a filing under § 205 with the Commission seeking authorization to apply an appropriate mitigation measure to conduct that departs significantly from the conduct that would be expected under competitive market conditions but does not rise to the thresholds specified in Sections 23.3.1.1 through 23.3.1.3 above if that conduct has a significant effect on market prices or guarantee payments as specified below, unless the ISO determines, from information provided by the Market Party or Parties (which may include a Demand Side Resource participating in the Operating Reserves or Regulation Service Markets) that would be

subject to mitigation, or from other information available to the ISO that the conduct and associated price or guarantee payment effect(s) are attributable to legitimate competitive market forces or incentives. For purposes of this section, conduct shall be deemed to have an effect on market prices or guarantee payments that is significant if it exceeds one of the following thresholds:

- 23.3.2.3.1 an increase of 100 percent in the hourly day-ahead or real-time energy LBMP at any location, or of any other price in an ISO Administered Market; or
- 23.3.2.3.2 an increase of 100 percent in Bid Production Cost guarantee payments to a Market Party for a Generator for a day, or an increase of 100 percent in any other guarantee payment over the time period used by the ISO to calculate the guarantee payment.

23.3.3 Consultation with a Market Party

23.3.3.1 Consultation Process

Applies to Market-Party-specific and/or Generator-specific mitigation, but not to mitigation that is applied pursuant to Sections 23.3.1.2.3, 23.3.2.2.3, or 23.5.2 of these mitigation measures. If through the application of an appropriate index or screen or other monitoring of market conditions, conduct is identified that (i) exceeds an applicable threshold, and (ii) has a material effect, as specified above, on one or more prices or guarantee payments in an ISO Administered Market, the ISO shall, as and to the extent specified in Attachment O or in Section 23.3.3.2 of these Mitigation Measures, contact the Market Party engaging in the identified conduct to request an explanation of the conduct.

- 23.3.3.1.2 Consultation initiated by a Market Party when it anticipates that its

 Generator's marginal costs or other Bid parameters may exceed the Generator's reference

 level(s) by more than the relevant threshold(s). If a Market Party anticipates submitting Bids in

 a market administered by the ISO that will exceed the thresholds specified in Section 23.3.1

 above for identifying conduct inconsistent with competition, the Market Party may contact the

 ISO to provide an explanation of any legitimate basis for any such changes in the Market Party's

 Bids.
- 23.3.3.1.3 Results of consultation process addressing Bids. If a Market Party's explanation of the reasons for its bidding indicates to the satisfaction of the ISO that the questioned conduct is consistent with competitive behavior, no further action will be taken. A preliminary determination by the ISO shall be provided to the Market Monitoring Unit for its review and comment.
- 23.3.3.1.4 Consultation initiated by a Market Party regarding reference levels.

 Upon request, the ISO shall consult with a Market Party or its representative with respect to the information and analysis used to determine reference levels under Section 23.3.1.4 for that Market Party's Generator(s). If cost data or other information submitted by a Market Party's Generator(s) indicates to the satisfaction of the ISO that the reference levels for that Market Party should be changed, revised reference levels shall be proposed by the ISO, communicated to the Market Monitoring Unit for its review and comment and, following the ISO's consideration of any recommendations that the Market Monitoring Unit is able to timely provide, communicated to the Market Party, and implemented by the ISO as soon as practicable.

 Changes to the reference levels addressed pursuant to the terms of this Section 23.3.3.1.4 shall be implemented on a going-forward basis commencing no earlier than the date that the Market

Party's consultation request is received. The responsibilities of the Market Monitoring Unit that are addressed in this section of the Mitigation Measures are also addressed in Section 30.4.6.2.6 of Attachment O.

23.3.3.1.5 Information required to support consultation regarding Bids and reference levels. Market Parties shall ensure that the information they submit to the ISO, including but not limited to fuel price and fuel type information, is accurate. Except as set forth in Section 23.3.1.4.6.8, the ISO may not retroactively revise a reference level to reflect additional fuel costs if a Market Party or its representative did not timely submit accurate fuel cost information. Unsupported speculation by a Market Party does not present a valid basis for the ISO to determine that Bids that a Market Party submitted are consistent with competitive behavior, or to determine that submitted costs are appropriate for inclusion in the ISO's development of reference levels. Consistent with Sections 30.6.2.2 and 30.6.3.2 of the Plan, the Market Party shall retain the documents and information supporting its Bids and the costs it proposes to include in reference levels.

23.3.3.2 Consultation Requirements

- 23.3.3.2.1 The ISO shall make a reasonable attempt to contact and consult with the relevant Market Party about the Market Party's reference level(s) before imposing conduct and impact mitigation, other than conduct and impact mitigation imposed through the automated procedures described in Section 23.3.2.2.3 of these Mitigation Measures. The ISO shall keep records documenting its efforts to contact and consult with the Market Party.
- 23.3.3.2.2 Consultation regarding both real-time guarantee payment mitigation and mitigation of Generators committed outside the economic evaluation process in

the Day-Ahead or Real-Time Markets to protect or preserve system reliability in accordance with Section 23.3.1.2.3 of these Mitigation Measures is addressed in Section 23.3.3.3, below. Consultation regarding Day-Ahead guarantee payment mitigation of Generators, other than mitigation imposed through the automated procedures described in Section 23.3.2.2.3 of these Mitigation Measures, shall be conducted in accordance with Sections 23.3.3.1 and 23.3.3.2 of these Mitigation Measures.

23.3.3.3 Consultation Rules for Real-Time Guarantee Payment Mitigation23.3.3.3.1 Real-Time Guarantee Payment Consultation Process

- 23.3.3.3.1.1 For real-time guarantee payment mitigation determined pursuant to Sections 23.3.1.2.1 or 23.3.1.2.2, and 23.3.2.1.2 of these Mitigation Measures, the ISO shall electronically post settlement results informing Market Parties of Bid(s) that failed the real-time guarantee payment impact test. The settlement results posting shall include the adjustment to the guarantee payment and the mitigated Bid(s). The initial posting of settlement results ordinarily occurs two days after the relevant real-time market day.
- 23.3.3.3.1.2 For real-time guarantee payment mitigation determined pursuant to

 Sections 23.3.1.2.1 or 23.3.1.2.2, and 23.3.2.1.2 of these Mitigation Measures, no
 more than two business days after new or revised real-time guarantee payment
 impact test settlement results are posted, the ISO will send an e-mail or other
 notification to all potentially impacted Market Parties that comply with
 Section 23.3.3.3.1.2.2 of these Mitigation Measures.

- 23.3.3.3.1.2.1 Although the ISO is authorized to take up to two business days to provide notification to all potentially impacted Market Parties that comply with Section 23.3.3.3.1.2.2 of these Mitigation Measures, the ISO shall undertake reasonable efforts to provide notification to such Market Parties within one business day after new or revised real-time guarantee payment impact test settlement results are posted.
- 23.3.3.3.1.2.2 A Market Party that desires to receive notification from the ISO must provide one e-mail address to the ISO for real-time guarantee payment mitigation notices. Each Market Party is responsible for maintaining and monitoring the e-mail address it provides, and informing the ISO of any change(s) to that e-mail address in order to continue to receive e-mail notification. E-mail will be the ISOs primary method of providing notice to Market Parties.
- 23.3.3.1.2.3 Regardless of whether a Market Party chooses to receive notification from the ISO, each Market Party is responsible for reviewing its posted real-time guarantee payment impact test settlement results and for contacting the ISO to request a consultation if and when appropriate.
- 23.3.3.3.1.3 The following notice rules apply to guarantee payment mitigation determined pursuant to Section 23.3.1.2.3 of these Mitigation Measures.
- 23.3.3.3.1.3.1 For mitigation of a Generator's Minimum Generation Bid, Start-Up Bid or Incremental Energy Bid resulting from its DARU or SRE commitment, the ISO shall send an e-mail or other notification to potentially impacted Market Parties that comply with Section 23.3.3.3.1.2.2 of these Mitigation Measures within ten business days after the relevant market day, and shall undertake

reasonable efforts to provide notification to such Market Parties within two business days after the relevant market day. The e-mail shall identify the date of the proposed mitigation and the Bid(s) or Bid components that the NYISO proposes to mitigate for all or part of the relevant market day.

As soon as it is able to do so, the NYISO will commence electronically posting settlement results informing Market Parties of Bid(s) that failed the Section 23.3.1.2.3 test and sending an e-mail or other notification to potentially impacted Market Parties that comply with Section 23.3.3.3.1.2.2 of these Mitigation Measures. The settlement results posting shall include the mitigated bid(s). The posting of settlement results ordinarily occurs two days after the relevant real-time market day.

- 23.3.3.1.3.2 For mitigation of a Generator's Minimum Generation Bid, Start-Up Bid or Incremental Energy Bid resulting from an Out-of-Merit dispatch above the Generator's DARU or SRE commitment, the ISO shall send an e-mail or other notification to potentially impacted Market Parties that comply with Section 23.3.3.3.1.2.2 of these Mitigation Measures within 10 business days after the relevant market day. The e-mail shall identify the date of the proposed mitigation and the bid(s) or bid components that the NYISO proposes to mitigate for all or part of the relevant market day.
- 23.3.3.3.1.3.3 For mitigation based on a Generator's minimum run time, start-up time, minimum down time, minimum generation MWs, or maximum number of stops per day, the ISO shall send an e-mail or other notification to potentially impacted Market Parties that comply with Section 23.3.3.3.1.2.2 of these

- Mitigation Measures within 10 business days after the relevant market day. The e-mail shall identify the date of the proposed mitigation and the conduct failing Bid(s) or Bid components.
- 23.3.3.3.1.4 Market Parties that want to consult with the ISO regarding real-time guarantee payment impact test results, or regarding mitigation applied in accordance with Section 23.3.1.2.3 of these Mitigation Measures, for a particular market day must submit a written request to initiate the consultation process that specifies the market day and Bid(s) for which consultation is being requested (for purposes of this Section 23.3.3.3.1, a "Consultation Request").
- 23.3.3.1.4.1 Consultation Requests must be received by the ISO's customer relations department within 15 business days after the ISO (i) posts new or revised real-time guarantee payment impact test settlement results, or (ii) either posts new or revised real-time guarantee payment impact test settlement results or sends an e-mail informing a Market Party of the results of a test performed pursuant to Section 23.3.1.2.3 of these Mitigation Measures for the relevant market day. Consultation Requests received outside the 15 business day period shall be rejected by the ISO.
- 23.3.3.3.1.4.2 The ISO may send more than one notice informing a Market Party of the same instance of mitigation. Notices that identify real-time guarantee payment impact test or Section 23.3.1.2.3 mitigation settlement results that are not new (for which the Market Party has already received a notice from the ISO) and that do not reflect revised mitigation (for which the dollar impact of the real-time guarantee payment mitigation has not changed) shall not present an additional

- opportunity, or temporally extend the opportunity, for the Market Party to initiate consultation.
- 23.3.3.1.4.3 If consultation was timely requested and completed addressing a particular set of real-time guarantee payment impact test results, or addressing a particular instance of mitigation applied in accordance with Section 23.3.1.2.3 of these Mitigation Measures, a Market Party may not again request consultation regarding the same real-time guarantee payment impact test results, or the same application of Section 23.3.1.2.3 mitigation, unless revised settlement results, that are not due to the previously completed consultation and that change the dollar impact of the relevant instance of mitigation, are posted.
- 23.3.3.3.1.5 The Consultation Request may include: (i) an explanation of the reason(s) why the Market Party believes some or all of the reference levels used by the ISO for the market day(s) in question are inappropriate, or why some or all of the Market Party's Bids on the market day(s) in question were otherwise consistent with competitive behavior; and (ii) supporting documents, data and other relevant information (collectively, for purposes of this Section 23.3.3.3.1, "Data"), including proof of any cost(s) claimed.
- 23.3.3.3.1.5.1 Market Parties shall ensure that the information they submit to the ISO, including but not limited to fuel price and fuel type information, is accurate.
 Except as set forth in Section 23.3.1.4.6.8, the ISO may not retroactively revise a reference level to reflect additional fuel costs if a Market Party or its representative did not timely submit accurate fuel cost information.

- 23.3.3.3.1.6 If the Market Party is not able to provide (i) an explanation of the reason(s) why the Market Party believes some or all of the reference levels used by the ISO for the market day(s) in question are inappropriate, or why some or all of the Market Party's Bids on the market day(s) in question were otherwise consistent with competitive behavior, or (ii) all supporting Data, at the time a Consultation Request is submitted, the Market Party should specifically identify any additional explanation or Data it intends to submit in support of its Consultation Request and provide an estimate of the date by which it will provide the additional explanation or Data to the ISO.
- 23.3.3.3.1.7 Following the submission of a Consultation Request that satisfies the timing and Bid identification requirements of Section 23.3.3.3.1.4, above, consultation shall be performed in accordance with Section 23.3.3.1 of these Mitigation Measures, as supplemented by the following rules:
- 23.3.3.1.7.1 The ISO shall consult with the Market Party to determine whether the information available to the ISO presents an appropriate basis for (i) modifying the reference levels used to perform real-time guarantee payment mitigation for the market day in question, or (ii) determining that the Market Party's Bid(s) on the market day in question were consistent with competitive behavior. The ISO shall only modify the reference levels used to perform mitigation, or determine that the Market Party's Bid(s) on the market day that is the subject of the Consultation Request were consistent with competitive behavior, if the ISO has in its possession Data that is sufficient to support such a decision.

- 23.3.3.1.7.2 A preliminary determination by the ISO shall be provided to the Market Monitoring Unit for its review and comment, and the ISO shall consider the Market Monitoring Unit's recommendations in reaching its decision. The ISO shall inform the Market Party of its decision, in writing, as soon as reasonably practicable, but in no event later than (i) 50 business days after the new or revised real-time guarantee payment impact test settlement results for the relevant market day were posted, or (ii) 50 business days after the earlier of the posting of new or revised Section 23.3.1.2.3 mitigation settlement results for the relevant market day, or the issuance of an e-mail in accordance with Section 23.3.3.3.1.3, above. If the ISO does not affirmatively determine that it is appropriate to modify the Bid(s) that are the subject of the Consultation Request within 50 business days, the Bid(s) shall remain mitigated. The responsibilities of the Market Monitoring Unit that are addressed in this section of the Mitigation Measures are also addressed in Section 30.4.6.2.7 of Attachment O.
- 23.3.3.1.7.3 The ISO may, as soon as practicable, but at any time within the consultation period, request Data from the Market Party. The Market Party is expected to undertake all reasonable efforts to provide the requested Data as promptly as possible, to inform the ISO of the date by which it expects to provide requested Data, and to promptly inform the ISO if the Market Party does not intend to, or cannot, provide Data that has been requested by the ISO.
- 23.3.3.3.1.8 This Section 23.3.3.3.1 addresses Consultation Requests. It is not intended to limit, alter or modify a Market Party's ability to submit or proceed

with a billing dispute pursuant to Section 7.4 of the ISO Services Tariff or Section 2.7.4.1 of the ISO OATT.

- 23.3.3.2 Revising Reference Levels of Certain Generators Committed Out-of-Merit or via Supplemental Resource Evaluation for Conducting Real-Time Guarantee Payment Conduct and Impact Tests and Applying Mitigation in Accordance with Section 23.3.1.2.3 of these Mitigation Measures
- 23.3.3.2.1 Consistent with and subject to all of the requirements of Section 23.3.3.3.1 of these Mitigation Measures, Generators that (i) are committed Out-of-Merit or via a Supplemental Resource Evaluation after the DAM has posted, and (ii) for which the NYISO has posted real-time guarantee payment impact test settlement results, or identified possible mitigation under Section 23.3.1.2.3 of these Mitigation Measures may contact the ISO within 15 business days after new or revised impact test settlement results are posted, or possible mitigation under Section 23.3.1.2.3 of these Mitigation Measures is identified, to request that the reference levels used to perform the testing and mitigation be adjusted to include any of the following verifiable costs:
- 23.3.3.2.1.1 procuring fuel at prices that exceed the index prices used to calculate the Generator's reference level;
- 23.3.3.2.1.2 burning a type of fuel or blend of fuels that is not reflected in the Generator's reference level;
- 23.3.3.2.1.3 permitted gas balancing charges;
- 23.3.3.2.1.4 compliance with operational flow orders; and
- 23.3.3.2.1.5 purchasing additional emissions allowances that are necessary to satisfy the Generator's Supplemental Resource Evaluation or Out-of-Merit schedule.

- 23.3.3.2.2 The five categories of verifiable costs specified above shall be used to modify the requesting Generator's reference level(s) subject to the following prerequisites:
- 23.3.3.2.2.1 the Generator must specifically and accurately identify and document the extraordinary costs it has incurred to operate during the hours of its Supplemental Resource Evaluation or Out-of-Merit commitment; and
- 23.3.3.2.2.2 the costs must not already be reflected in the Generator's reference levels or be recovered from the ISO through other means.

As soon as practicable after the Market Party demonstrates to the ISO's reasonable satisfaction that one or more of the five categories of extraordinary costs have been incurred, but in no event later than the deadline set forth in Section 23.3.3.3.1.7.2 of these Mitigation Measures, the ISO shall adjust the affected Generator's reference levels and re-perform the real-time guarantee payment conduct and impact tests, or the Section 23.3.1.2.3 test, as appropriate, for the affected day. Only the reference levels used to perform real-time guarantee payment mitigation and/or mitigation pursuant to Section 23.3.1.2.3 of these Mitigation Measures, will be adjusted.

23.3.3.2.3 If, at some point prior to the issuance of a Close-Out Settlement for the relevant service month, the ISO or the Commission determine that some or all of the costs claimed by the Market Party during the consultation process described above were not, in fact, incurred over the course of the Out-of-Merit or Supplemental Resource Evaluation commitment, or were recovered from the ISO through other means, the ISO shall re-perform the appropriate test(s) using reference levels that reflect the verifiable costs that the Generator incurred and

- shall apply mitigation if the Generator's Bids fail conduct and impact, or the Section 23.3.1.2.3 test, at the corrected reference levels.
- 23.3.3.2.4 Generators may contact the ISO to request the inclusion of costs other than the five types identified above in their reference levels. The ISO shall consider such requests in accordance with Sections 23.3.1.4, or 23.3.3.3.1 of these Mitigation Measures, as appropriate.

23.4 Mitigation Measures

23.4.1 Purpose and Terms

If conduct is detected that meets the criteria specified in Section 23.3, the appropriate mitigation measure described in this Section shall be applied by the ISO. The conduct specified in Sections 23.3.1.1 to 23.3.1.3 shall be remedied by (1) the prospective application of a default bid measure, or (2) the application of a default bid to correct guarantee payments, as further described in Section 23.4.2.2.4, below. If a Market Party or its Affiliates engage in physical withholding by providing the ISO false information regarding the derating or outage of an Electric Facility or does not operate a Generator in conformance with ISO dispatch instructions such that the prospective application of a default bid is not feasible, or if otherwise appropriate to deter either physical or economic withholding, the ISO shall apply the sanction described in Section 23.4.3.

Terms with initial capitalization not defined in Section 23.4 shall have the meaning set forth in the Open Access Transmission Tariff.

23.4.2 Default Bid

23.4.2.1 Purpose

A default bid shall be designed to cause a Market Party to Bid as if it faced workable competition during a period when (i) the Market Party does not face workable competition, and (b) has responded to such condition by engaging in the physical or economic withholding of an Electric Facility. In designing and implementing default bids, the ISO shall seek to avoid causing an Electric Facility to Bid below its marginal cost.

23.4.2.2 Implementation

- 23.4.2.2.1 If the criteria contained in Section 23.3 are met, the ISO may substitute a default bid or bid parameter for a Bid or bid parameter submitted for an Electric Facility, or require the Market Party to use the default bid or bid parameter in the Bids it submits for an Electric Facility. The default bid or bid parameter shall establish a maximum or minimum value for one or more components of the submitted Bid or Bid parameters, equal to a reference level for that component determined as specified in Section 23.3.1.4.
- 23.4.2.2.2 An Electric Facility subject to a default bid shall be paid the LBMP or other market clearing price applicable to the output from the facility.
 Accordingly, a default bid shall not limit the price that a facility may receive unless the default bid determines the LBMP or other market clearing price applicable to that facility.
- 23.4.2.2.3 If an Electric Facility is mitigated using the automated mitigation procedures described in Section 23.3.2.2.3 of these mitigation measures to a default bid for an Incremental Energy Bid other than a default bid determined as specified in Section 23.3.1.4, the Electric Facility shall receive an additional payment for each interval in which such mitigation occurs equal to the product of:

 (i) the amount of Energy in that interval scheduled or dispatched to which the incorrect default bid was applied; (ii) the difference between (a) the lesser of the applicable unmitigated bid and a default bid determined in accordance with Section 23.3.1.4, and (b) the applicable LBMP or other relevant market price in each such interval, if (a) greater than (b), or zero otherwise; and (iii) the length of that interval.

If an Electric Facility is mitigated to a default bid for a Start-Up Bid or a Minimum Generation Bid other than a default bid determined as specified in Section 23.3.1.4 of these Mitigation Measures, or if an Electric Facility is mitigated to a default bid for an Incremental Energy Bid other than a default bid determined as specified in Section 23.3.1.4 of these Mitigation Measures based on mitigation procedures other than the automated mitigation procedures described in Section 23.3.2.2.3 of these Mitigation Measures, then the ISO shall determine if the Bids would have failed the relevant conduct test(s) if correctly determined default bids had been used. The ISO shall then restore any original (as-submitted) Bid(s) that would not have failed the relevant conduct test(s) if correctly determined default bids had been used, and use the restored Bid(s) to determine a settlement. Otherwise, the ISO shall use the Generator's correct or corrected default bid(s) to determine a settlement.

- 23.4.2.2.4 Except as may be specifically authorized by the Commission:
- 23.4.2.2.4.1 The ISO shall not use a default bid to determine revised market clearing prices for periods prior to the imposition of the default bid.
- 23.4.2.2.4.2 The ISO shall only be permitted to apply default bids to determine revised real-time guarantee payments to a Market Party in accordance with the provisions of Section 23.3.3.3 of these Mitigation Measures.
- 23.4.2.2.5 Automated implementation of default bid mitigation measures shall be subject to the following requirements.

- 23.4.2.5.1 Automated mitigation measures shall not be applied if the price effects of the measures would cause the average day-ahead energy price in the mitigated locations or zones to rise over the entire day.
- 23.4.2.2.5.2 Automated mitigation measures as specified in Section 23.3.2.2.3 shall be applied to Minimum Generation Bids and start-up costs Bids meeting the applicable conduct and impact tests. When mitigation of Minimum Generation Bids is warranted, mitigation shall be imposed from the first hour in which the impact test is met to the last hour in which the impact test is met, or for the duration of the mitigated Generator's minimum run time, whichever is longer.
- 23.4.2.5.3 The posting of the Day-Ahead schedule may be delayed if necessary for the completion of automated mitigation procedures.
- 23.4.2.5.4 Bids not mitigated under automated procedures shall remain subject to mitigation by other procedures specified herein as may be appropriate.
- 23.4.2.5.5 The role of automated mitigation measures in the determination of Day-Ahead market clearing prices is described in Section 17.1.3 of Attachment B of the ISO Services Tariff.
- 23.4.2.2.6 A Real-Time automated mitigation measure shall remain in effect for the duration of any hour in which there is an RTC interval for which such mitigation is deemed warranted.
- 23.4.2.2.7 A default bid shall not be imposed on a Generator that is not in the New York Control Area and that is electrically interconnected with another Control Area.

23.4.3 Sanctions

23.4.3.1 Types of Sanctions

The ISO may impose financial penalties on a Market Party in amounts determined as specified below.

23.4.3.2 Imposition

The ISO shall impose financial penalties as provided in this Section 23.4.3, if the ISO determines in accordance with the thresholds and other standards specified in this Attachment H that: (i) a Market Party has engaged in physical withholding, including providing the ISO false information regarding the derating or outage of an Electric Facility; or (ii) a Market Party or its Affiliates have failed to follow the ISOs dispatch instructions in real-time, resulting in a different output level than would have been expected had the Market Party's or the Affiliate's generation followed the ISO's dispatch instructions, and such conduct has caused a material increase in one or more prices or guarantee payments in an ISO Administered Market; or (iii) a Market Party has made unjustifiable changes to one or more operating parameters of a Generator that reduce its ability to provide Energy or Ancillary Services; or (iv) a Load Serving Entity has been subjected to a Penalty Level payment in accordance with Section 23.4.4 below; or (v) a Market Party has submitted inaccurate fuel type or fuel price information that is used by the ISO in the development of a Resource's reference level, where the inaccurate reference level that is developed, in turn, directly or indirectly impacts guarantee payments or market clearing prices paid to the Market Party; or (vi) a Market Party has submitted inaccurate information other than fuel type or fuel price information that is used by the ISO in the development of a Resource's reference level, where the inaccurate reference level that is developed, in turn, directly or indirectly impacts guarantee payments or market clearing prices paid to the Market Party;or (vii)

the opportunity to submit Incremental Energy Bids into the real-time market that exceed Incremental Energy Bids made in the Day-Ahead Market or mitigated Day-Ahead Incremental Energy Bids where appropriate, has been revoked for a Market Party's Generator pursuant to Sections 23.4.7.2 and 23.4.7.3 of these Mitigation Measures.

23.4.3.3 Base Penalty Amount

- 23.4.3.3.1 Except for financial penalties determined pursuant to Sections 23.4.3.3.2,
 23.4.3.3.3, and 23.4.3.3.4 below, financial penalties shall be determined by the product of the Base Penalty Amount, as specified below, times the appropriate multiplier specified in Section 23.4.3.4:
 MW meeting the standards for mitigation during Mitigated Hours * Penalty market-clearing price.
- 23.4.3.3.1.1 For purposes of determining a Base Penalty Amount, the term "Mitigated Hours" shall mean: (i) for a Day-Ahead Market, the hours in which MW were withheld; (ii) for a Real-Time Market, the hours in the calendar day in which MW were withheld; and (iii) for load Bids, the hours giving rise to Penalty Level payments.
- 23.4.3.3.1.2 For purposes of determining a Base Penalty Amount, the term "Penalty market-clearing price" shall mean: (i) for a withholding seller, the LBMP or other market-clearing price at the generator bus of the withheld resource (or in the relevant Load Zone, if a clearing price is not calculated at the generator bus); and (ii) for a Load Serving Entity, its zonal LBMP.

23.4.3.3.2 Failure to Follow ISO Dispatch Instructions

The financial penalty for failure to follow ISO's dispatch instructions in real-time, resulting in real-time operation at a different output level than would have been expected had the Market Party's or the Affiliate's generation followed the ISO's dispatch instructions, if the conduct violates the thresholds set forth in Sections 23.3.1.1.1.2, or 23.3.1.3.1.2 of these Mitigation Measures, and if a Market Party or its Affiliates, or at least one Generator, is determined to have had impact in accordance with Section 23.3.2.1 of these Mitigation Measures, shall be:

One and a half times the estimated additional real time LBMP and Ancillary Services revenues earned by the Generator, or Market Party and its Affiliates, meeting the standards for impact during intervals in which MW were not provided or were overproduced.

23.4.3.3.3 Inaccurate Fuel Type and/or Fuel Price Information

If inaccurate fuel type and/or fuel price information was submitted by or for a Market Party, and the reference level that the ISO developed based on that inaccurate information impacted guarantee payments or market clearing prices paid to the Market Party in a manner that violates the thresholds specified in this Section 23.4.3.3.3, then, following consultation with the Market Party regarding the appropriate fuel type and/or fuel price, the ISO shall apply the penalty set forth below, unless: (i) the Market Party shows that the information was submitted in compliance with the requirements of Section 4.1.9 of the ISO Services Tariff (Cost Recovery for Units Responding to Local Reliability Rules

Addressing Loss of Generator Gas Supply), or (ii) the total penalty calculated for a particular Day-Ahead or Real-Time Market day is less than \$5,000, in which case the ISO will not apply a penalty.

23.4.3.3.3.1 Inaccurate Fuel Type and/or Fuel Price Information Conduct and Market Impact Tests

23.4.3.3.1.1 Inaccurate Fuel Type and/or Fuel Price Information Conduct Test

Using the higher of (a) a revised reference level calculated using the Generator's actual fuel costs, or (b) the reference level that would have been in place for the Generator but for the submission of inaccurate fuel type and/or fuel price information, test the Bids to determine if they violate the relevant conduct threshold in accordance with the appropriate provision(s) of Section 23.3.1.2 of these Mitigation Measures.

23.4.3.3.3.1.2 Inaccurate Fuel Type and/or Fuel Price Information Impact Test

Using the higher of (a) a revised reference level calculated using the Generator's actual fuel costs, or (b) the reference level that would have been in place for the Generator but for the submission of inaccurate fuel type and/or fuel price information, test the Bids for both LBMP and guarantee payment impact in accordance with the appropriate provisions of Section 23.3.2.1 of these Mitigation measures.

23.4.3.3.1.2.1 The ISO shall perform the guarantee payment impact test for Generators that are committed in the Day-Ahead Market for local reliability or in the Real-Time Market via an SRE, and that are not located in a Constrained Area,

at the 50% increase Constrained Area threshold specified in Section 23.3.2.1.2 of these Mitigation Measures.

23.4.3.3.1.3 Day-Ahead Reliability Commitments in a Constrained Area Consistent with Section 23.5.2 of these Mitigation Measures, the conduct and impact thresholds for In-City Generators committed in the Day-Ahead Market for local reliability shall each be zero.

23.4.3.3.2 Inaccurate Fuel Type and/or Fuel Price Information Penalty Calculation

If the results of the impact test indicate that the Market Party's Bid had either LBMP or guarantee payment impact then the ISO shall charge the Market Party a penalty, calculated separately for the Day-Ahead Market and the Real-Time Market for each penalized day, for each of its Generators, as follows:

Daily Penalty (for either the Day-Ahead Market or the Real-Time Market) =

 $Multiplier \times max \ [\Sigma_g \ \blacktriangle \ BPCG \ payment_g \ +$

 $\Sigma_h \Sigma_g \text{ (Market Party MWh}_{gh} \times \blacktriangle \text{ LBMP@PTID}_{gh}) +$

max (Σ_h TCC Revenue Calc for Market Party_h, 0), 0]

Where:

g = each of the Market Party's Generators.

h = (a) for the purpose of calculating Day-Ahead Market penalties for a given day, h is each hour of that day in which inaccurate fuel type or fuel price information was supplied in the Day-Ahead Market for any of the Market Party's Generators, provided that one of the Day-Ahead Bids in that hour "h" for at least one of the Market Party's Generators failed the LBMP or guarantee payment

impact test described in Section 23.4.3.3.3.1.2 of these Mitigation Measures, or (b) for the purpose of calculating Real-Time Market penalties for a given day, h is each hour of that day in which inaccurate fuel type or fuel price information was supplied in the Real-Time Market for any of the Market Party's Generators, provided that one of the Real-Time Bids in that hour "h" for at least one of the Market Party's Generators failed the LBMP or guarantee payment impact test described in Section 23.4.3.3.3.1.2 of these Mitigation Measures.

Multiplier = a factor of 1.0 or 1.5. The ISO shall use a 1.0 Multiplier if the Market Party has not been penalized for inaccurately reporting fuel type or fuel price information over the 6 months prior to the market-day for which the penalty is being calculated. In all other cases the ISO shall use a 1.5 Multiplier.

▲ BPCG payment_g = (a) for the purpose of calculating Day-Ahead Market penalties for a given day, the change in the Day-Ahead Market guarantee payment for that day for Generator g determined when the ISO performs the guarantee payment impact test in accordance with Section 23.3.2.1.2 of these Mitigation Measures, or (b) for the purpose of calculating Real-Time Market penalties for a given day, the change in the Real-Time guarantee payment for that day for Generator g determined when the ISO performs the guarantee payment impact test in accordance with Section 23.3.2.1.2 of these Mitigation Measures.

Market Party $MWh_{gh} = (a)$ for the purpose of calculating Day-Ahead Market penalties, the MWh of Energy scheduled in the Day-Ahead Market for Generator g in hour h; or (b) for the purpose of calculating Real-Time Market penalties, the maximum of (1) the MWh of Energy that Generator g was

scheduled to produce in the Day-Ahead Market in hour h, or (2) the MWh of Energy that Generator g was scheduled to produce in the Real-Time Market in hour h, or (3) the MWh of Energy produced by Generator g that was scheduled to produce energy in hour h in the Real-Time Market.

▲ LBMP@PTIDgh = (a) for the purpose of calculating Day-Ahead Market penalties, the change in the Day-Ahead Market LBMP for hour h at the location of Generator g, as determined when the ISO performs the relevant LBMP impact test in accordance with Section 23.3.2.1.1 or 23.3.2.1.3 of these Mitigation Measures, or (b) for the purpose of calculating Real-Time Market penalties, the change in the real-time LBMP for hour h at the location of Generator g, as determined when the ISO performs the relevant LBMP impact test in accordance with Section 23.3.2.1.1 or 23.3.2.1.3 of these Mitigation Measures.

TCC Revenue Calc for Market Partyh = (a) for the purpose of calculating Day-Ahead Market penalties, the change in TCC Revenues that the Market Party receives for hour h, determined when the ISO performs the relevant Day-Ahead Market LBMP impact test, or (b) for the purpose of calculating Real-Time Market penalties, zero.

23.4.3.3.4 Virtual Bidding Penalty

If the opportunity to submit Incremental Energy Bids into the Real-Time Market that exceed Incremental Energy Bids made in the Day-Ahead Market or mitigated Day-Ahead Incremental Energy Bids where appropriate, has been revoked on a Market Party's Generator pursuant to Sections 23.4.7.2 and 23.4.7.3 of these

Mitigation Measures, then the following virtual market penalty may be imposed on the Market Party:

Virtual market penalty = (Virtual Load MWs) * (Amount by which the hourly integrated real-time LBMP exceeds the day-ahead LBMP applicable to the Virtual Load MWs)

WHERE:

Virtual Load MWs are the scheduled MWs of Virtual Load Bid by the Market Party in the hour for which an increased real-time Bid for the Market Party's Generator failed the test specified in Section 23.4.7.2 of these Mitigation Measures; and

LBMP is the LBMP at which the Virtual Load MWs settled in the Day-Ahead and real-time Markets.

23.4.3.3.5 No Revisions to Real-Time LBMPs

Real-Time LBMPs shall not be revised as a result of the imposition of a financial obligation as specified in this Section 23.4.3.3, except as may be specifically authorized by the Commission.

23.4.3.4 Multipliers

The Base Penalty Amount specified in Section 23.4.3.3.1 shall be subject to the following multipliers:

23.4.3.4.1 For the first instance of a type of conduct by a Market Party meeting the standards for mitigation, the multiplier shall be one (1).

- 23.4.3.4.2 For the second instance within the current or the two immediately previous capability periods of substantially similar conduct in the same market by a Market Party or its Affiliates, the multiplier shall be one (1),
- 23.4.3.4.3 For the third instance within the current or the two immediately previous capability periods of substantially similar conduct in the same market by a Market Party or its Affiliates, the multiplier shall be two (2),
- 23.4.3.4.4 For the fourth or any additional instance within the current or immediately previous capability period of substantially similar conduct in the same market by a Market Party or its Affiliates, the multiplier shall be three (3).

23.4.3.5 Dispute Resolution

- 23.4.3.5.1 Parties with of disputes arising from or relating to the imposition of a sanction under this Section 23.4.3 may utilize the dispute resolution provisions of the ISO Services Tariff. The scope of any such proceeding shall include resolution of any dispute as to legitimate justifications, under applicable legal, regulatory or policy standards, for any conduct that is asserted to warrant a penalty. Any or all of the issues in any such proceeding may be resolved by agreement of the parties.
- 23.4.3.5.2 Payment of a financial penalty may be withheld pending conclusion of any arbitration or other alternate dispute resolution proceeding instituted pursuant to the preceding paragraph and any petition to FERC for review under the Federal Power Act of the determination in such dispute resolution proceeding; provided, however, that interest at the ISO's average cost of borrowing shall be payable on any part of the penalty that is withheld, and that is determined to be payable at the

conclusion of the dispute resolution/FERC review process from the date of the infraction giving rise to the penalty to the date of payment. The exclusive remedy for the inappropriate imposition of a financial penalty, to the exclusion of any claim for damages or any other form of relief, shall be a determination that a penalty should not have been imposed, and a refund with interest of paid amounts of a penalty determined to have been improperly imposed, as may be determined in the applicable dispute resolution proceedings.

- 23.4.3.5.3 This Section 23.4.3 shall not be deemed to provide any right to damages or any other form of relief that would otherwise be barred by Section 30.11 of Attachment O or Section 23.6 of this Attachment H.
- 23.4.3.5.4 This Section 23.4.3 shall not restrict the right of any party to make such filing with the Commission as may otherwise be appropriate under the Federal Power Act.

23.4.3.6 Disposition of Penalty Funds

Except as specified in Section 23.4.4.3.2, amounts collected as a result of the imposition of financial penalties shall be credited against costs collectable under Rate Schedule 1 of the ISO Services Tariff.

23.4.4 Load Bid Measure

23.4.4.1 **Purpose**

As initially implemented, the ISO market rules allow loads to choose to purchase power in either the Day-Ahead Market or in the Real-Time Market, but provide other Market Parties less flexibility in opting to sell their output in the Real-Time Market. As a result of this and other design features, certain bidding practices may cause Day-Ahead LBMPs not to achieve the

degree of convergence with Real-Time LBMPs that would be expected in a workably competitive market. A temporary mitigation measure is specified below as an interim remedy if conditions warrant action by the ISO until such time as the ISO develops and implements an effective long-term remedy, if needed. These measures shall only be imposed if persistent unscheduled load causes operational problems, including but not limited to an inability to meet unscheduled load with available resources. The ISO shall post a description of any such operational problem on its web site.

23.4.4.2 Implementation

- 23.4.4.2.1 Day-Ahead LBMPs and Real-Time LBMPs in each load zone shall be monitored to determine whether there is a persistent hourly deviation between them in any zone that would not be expected in a workably competitive market.

 Monitoring of Day-Ahead and real-time LBMPs shall include examination of the following two metrics (along with any additional monitoring tools and procedures that the ISO determines to be appropriate to achieve the purpose of this Section 23.4.4):
 - (1) The ISO shall compute a rolling average of the hourly deviation of real-time zonal LBMPs from Day-Ahead zonal LBMPs. The hourly deviation shall be measured as: (zonal LBMP_{real time} zonal LBMP_{day ahead}). Each observation of the rolling-average time series shall be a simple average of all the hourly deviations over the previous four weeks, or such other averaging period determined by the ISO to be appropriate to achieve the purpose of this Section 23.4.4.
 - (2) The ISO shall also compute the rolling average *percentage* deviation of real-time zonal LBMPs from Day-Ahead zonal LBMPs. This percentage deviation

shall be calculated by dividing the rolling-average hourly deviation (defined in Section 23.4.4.2.1 (1) above) by the rolling-average level of Day-Ahead zonal LBMP over the same time period, using the averaging period(s) described in Section 23.4.4.2.1 (1), above.

- 23.4.4.2.2 The ISO shall also estimate and monitor the average percentage of each

 Load Serving Entity's load scheduled in the Day-Ahead Market, using a

 methodology intended to identify a sustained pattern of under-bidding as

 accurately as the ISO deems practicable. The average percentage will be

 computed over a specified time period determined by the ISO to be appropriate to

 achieve the purpose of this mitigation measure.
- 23.4.4.2.3 If the ISO determines that (i) the relationship between zonal LBMPs in a zone in the Day-Ahead Market and the Real-Time Market is not what would be expected under conditions of workable competition, (ii) one or more Load Serving Entities have been meeting a substantial portion of their loads with purchases in the Real-Time Market, and (iii) that this practice has contributed to an unwarranted divergence of LBMP between the two markets, then the following mitigation measure may be imposed. Any such measure shall be rescinded upon a determination by the ISO that any one or more of the foregoing conditions is not met.

23.4.4.3 Description of the Measure

23.4.4.3.1 The ISO may require a Load Serving Entity engaging in the purchasing practice described above to purchase or schedule all of its expected power requirements in the Day-Ahead Market. A Load Serving Entity subject to this

- requirement may purchase up to a specified portion of it actual load requirements (the "Allowance Level") in the Real-Time Market without penalty, as determined by the ISO to be appropriate in recognition of the uncertainty of load forecasting.
- 23.4.4.3.2 Effective with the imposition of the foregoing requirement, all purchases in the Real-Time Market in excess of this Allowance Level (the "Penalty Level") shall be settled at a specified premium over the applicable zone LBMP. Revenues from such premiums, if any, shall be rebated on a pro *rata* basis to the Market Parties that scheduled energy for delivery to load within New York in the Day-Ahead Market for the day in which the revenues were collected.
- 23.4.4.3.3 The Allowance Level and the Penalty Level shall be established by the ISO at levels deemed effective and appropriate to mitigate the market effects described in this Section 23.4.4. In addition, the Penalty Level payments shall be waived in any hour in which the Allowance Level is exceeded because of unexpected system conditions.

23.7 Bid Restrictions for Incremental Energy Bids and Minimum Generation Bids for NYCA Resources

23.7.1

The rules set forth in this Section 23.7 are necessary to implement the Bid Restrictions set forth in Section 21 of the ISO Services Tariff. These rules apply to Day-Ahead and real-time Incremental Energy Bids and Minimum Generation Bids submitted for NYCA Resources that exceed \$1,000/MWh. The rules in Section 23.7 apply in addition to, *not* in lieu of, any other market power mitigation measure, requirement, obligation, penalty or sanction set forth in the ISO's Tariffs.

23.7.2 Cost Comparison

If an Incremental Energy Bid or Minimum Generation Bid submitted on behalf of a NYCA Resource exceeds \$1,000/MWh and complies with the requirements of Sections 23.7.3 (for Generators) or 23.7.4 (for Demand Side Resources) below, then the ISO shall compare the Bid to a cost-based reference level developed in accordance with Sections 23.3.1.4.1.3 and/or 23.3.1.4.2.1, and 23.3.1.4.6 of these Mitigation Measures for Generators, or in accordance with Section 23.7.4 for Demand Side Resources, to determine if it must apply a Bid Restriction.

- 23.7.2.1 If any component of an Incremental Energy Bid exceeds \$1,000/MWh or if a Minimum Generation Bid exceeds \$1,000/MWh, then the ISO shall use cost-based reference levels to determine if a Bid Restriction should be applied, and to test all components of the Incremental Energy Bid or the Minimum Generation Bid for possible mitigation in accordance with these Mitigation Measures.
- 23.7.2.1.1 The ISO does not ordinarily include adders above cost in cost-based reference levels. *See* Section 23.3.1.4.1.3 of these Mitigation Measures. If the

- ISO ever decides to allow adders above cost to be included in the cost-based based reference levels it uses to determine if a Bid Restriction should be applied, then the combined impact of all of the adders above cost included in the reference level(s) shall be limited to no more than \$100/MWh.
- 23.7.2.2 If the cost-based reference level the ISO uses to perform the comparison is less than or equal to \$1,000/MWh, then the ISO shall restrict the Incremental Energy Bid or Minimum Generation Bid that exceeds \$1,000/MWh to \$1,000/MWh. Some components of an Incremental Energy Bid curve might exceed \$1,000/MWh while other components of the Bid curve might be less than \$1,000/MWh. If so, the Bid Restriction will apply to the components of the Incremental Energy Bid curve that exceed \$1,000/MWh, for which the associated cost-based reference level is less than or equal to \$1,000/MWh.
- 23.7.2.2.1 The NYISO shall test all Incremental Energy Bids and Minimum

 Generation Bids that have been restricted to \$1,000/MWh for possible mitigation in accordance with the rules set forth in these Mitigation Measures.
- 23.7.2.3 If the cost-based reference level the ISO uses to perform the comparison is greater than \$1,000/MWh but not more than \$2,000/MWh, then the ISO shall use the Incremental Energy Bids and Minimum Generation Bids that are less than or equal to that cost-based reference level in its Day-Ahead Market or Real-Time Market (as appropriate). Bids that exceed the cost-based reference level that the NYISO uses to perform the comparison shall be reduced to equal the cost-based reference level. This process may result in some components of an Incremental Energy Bid curve being reduced, but not others.

- 23.7.2.4 If the cost-based reference level the ISO uses to perform the comparison is greater than \$2,000/MWh, then the ISO shall use the Incremental Energy Bids and Minimum Generation Bids that are less than or equal to \$2,000/MWh in its Day-Ahead Market or Real-Time Market (as appropriate). Incremental Energy Bids and Minimum Generation Bids that exceed \$2,000/MWh shall be recorded by the ISO but the Bids shall be restricted to a maximum of \$2,000/MWh for use in the ISO's Day-Ahead Market or Real-Time Market (as appropriate).
- 23.7.2.4.1 Verified Bid costs that exceed \$2,000/MWh may be recovered through a

 Bid Production Cost Guarantee payment in accordance with Section 18 of the ISO

 Services Tariff.
- 23.7.2.5 Cost components of Incremental Energy Bids and Minimum Generation Bids above \$1,000/MWh that are not included in the reference level that the ISO uses to perform the cost comparison in this Section 23.7.2 may be eligible for recovery through a Bid Production Cost Guarantee payment following an after-the-fact review, in accordance with Sections 23.7.3.3 and 23.7.4.6 below.
- 23.7.3 Submission and verification of Incremental Energy Bids and Minimum Generation Bids above \$1,000/MWh, and updates to Generators' costbased reference levels.
 - 23.7.3.1 All NYCA Generators that submit Incremental Energy or Minimum

 Generation Bids that exceed \$1,000/MWh are required to submit revised fuel type

 or fuel price information to the NYISO's Market Information System along with

 their Day-Ahead and real-time Bids in order to facilitate NYISO's review and

 validation of the Bids that exceed \$1,000/MWh. ISO Procedures shall specify the

 revised fuel type or fuel price information that must be submitted to the NYISO's

Market Information System along with the Incremental Energy and Minimum Generation Bids. Failure to submit required fuel type or fuel price information to the NYISO's Market Information System along with an Incremental Energy and/or Minimum Generation Bid that exceeds \$1,000/MWh will result in the Bids being automatically rejected by the ISO.

Real-Time Market Bids that include revised fuel type or fuel price information must be submitted prior to market close for the relevant Real-Time Market hour in order to be evaluated. Day-Ahead Market Bids that include revised fuel type or fuel price information must be submitted at least 15 minutes prior to the close of the Day-Ahead Market (*i.e.*, by 4:45 a.m.) in order to be evaluated.

- 23.7.3.2 Submission of cost information to support Incremental Energy Bids and Minimum Generation Bids that exceed \$1,000/MWh. In order for an Incremental Energy Bid or a Minimum Generation Bid that exceeds \$1,000/MWh to be considered verified, cost information sufficient to justify the Bids must be submitted to the ISO and included by the ISO in the Generator's cost-based reference level for the relevant Day-Ahead or Real-Time Market hour.
- 23.7.3.3 A Market Party shall only be eligible to recover risk adders that were included in the cost-based Incremental Energy or Minimum Generation reference levels that the ISO used to perform the cost comparison described in Section 23.7.2 above for the relevant Day-Ahead or Real-Time Market hour. Other costs that were Bid, but that were not included in the cost-based Incremental Energy or Minimum Generation reference levels that the ISO used to perform the cost

comparison described in Section 23.7.2 above, are eligible for recovery through a Bid Production Cost Guarantee payment in accordance with Section 18 of the ISO Services Tariff if the Market Party demonstrates that they were incurred in an after-the-fact review.

- 23.7.4 Development of Cost Based Reference Levels and Submission of Incremental Energy and Minimum Generation Bids that Exceed \$1,000/MWh by eligible Demand Side Resources.
 - 23.7.4.1 These rules apply to Incremental Energy Bids (including incremental Curtailment Bids) and Minimum Generation Bids (including minimum Curtailment initiation Bids) submitted for Demand Side Resources participating in the Day-Ahead Demand Response Program or the Demand Side Ancillary Service Program. No other Demand Side Resources are eligible to submit Incremental Energy Bids or Minimum Generation Bids that exceed \$1,000/MWh.
 - 23.7.4.2 Reference Level Development. Market Parties that submit Incremental

 Energy Bids or Minimum Generation Bids on behalf of Demand Side Resources
 that want to be able to submit Incremental Energy Bids or Minimum Generation

 Bids that exceed \$1,000/MWh when such Bids are consistent with a Demand-Side
 Resource's costs must complete the following procedures to develop cost based
 Incremental Energy and Minimum Generation reference levels for their Demand
 Side Resource.

At least 30 days prior to the start of the Capability Period for which the Market Party wants to have cost based reference levels in place for an existing Demand Side Resource, or prior to the completion of the ISO's registration process for Demand Side Resources that are entering the NYISO markets for the

first time, the Market Party must develop and provide to the ISO a detailed estimate of the Demand Side Resource's incremental costs of providing load reduction and participate in a reference level development consultation with the ISO. *See* Section 23.3.3.1.4 of these Mitigation Measures.

Once a reference level has been developed for a Demand Side Resource, the Market Party is responsible for informing the ISO of substantial changes to its Demand Side Resource's incremental costs of providing load reduction, and must submit updated cost information to the ISO at least annually.

If the ISO does not have an up-to-date cost based reference level in place for a Demand Side Resource, then the Market Party will not be permitted to submit Incremental Energy Bids or Minimum Generation Bids that exceed \$1000/MWh for that Demand Side Resource.

23.7.4.3 Process for Submitting Incremental Energy and Minimum Generation

Bids that exceed \$1,000/MWh. A Market Party that timely developed cost based

Incremental Energy and/or Minimum Generation reference levels for its Demand

Side Resource in accordance with Section 23.7.4.2 and that determines its

Demand Side Resource's incremental cost of providing load reduction is expected

to exceed \$1,000/MWh for an upcoming Day-Ahead or Real-Time Market day

must develop and submit to the ISO an updated, detailed estimate of the Demand

Side Resource's incremental costs of providing load reduction and contact the

ISO to schedule a reference level consultation by no later than 9:00 a.m. on the

day before the close of the relevant Day-Ahead Market or Real-Time Market

hour.

- 23.7.4.4 If the Market Party does not timely submit the information required in Section 23.7.4.3, then the ISO shall restrict an Incremental Energy Bid or Minimum Generation Bid that exceeds \$1,000/MWh to \$1,000/MWh.
- 23.7.4.5 Demand Side Resources participating in the Demand Side Ancillary

 Service Program are not eligible to recover costs associated with providing

 Incremental Energy or Minimum Generation.
- 23.7.4.6 Demand Side Resources participating in the Day-Ahead Demand
 Response Program that complied with the requirements of Section 23.7.4.3 shall
 only be eligible to recover risk adders that were included in the cost-based
 Incremental Energy or Minimum Generation reference levels that the ISO used to
 perform the cost comparison described in Section 23.7.2 above for the relevant
 Day-Ahead Market hour. Other costs that were Bid, but that were not included in
 the cost-based Incremental Energy or Minimum Generation reference levels that
 the ISO used to perform the cost comparison described in Section 23.7.2 above,
 are eligible for recovery through a Bid Production Cost Guarantee payment in
 accordance with Section 18 of the ISO Services Tariff if the Market Party
 demonstrates that they were incurred in an after-the-fact review.

23.7.5 Information Requests

If the ISO requests additional information about an Incremental Energy Bid or Minimum Generation Bid that exceed \$1,000/MWh or about information supporting such a Bid or supporting a proposed change to the associated reference level, the Market Party shall respond promptly to the ISO's request. Failure to promptly respond may prevent the ISO from verifying a cost and including it in a Generator's or a Demand Response Resource's cost based

Incremental Energy or Minimum Generation reference level.

23.7.6 Penalties for Submitting Inaccurate Cost Information

Submission of inaccurate cost information to the ISO in support of Incremental Energy or Minimum Generation Bids that exceed \$1,000/MWh. A Market Party that submits inaccurate cost information to the ISO for a Generator or Demand Side Resource that causes a market clearing price impact or a guarantee payment impact shall be subject to financial penalties in accordance with Section 23.4.3 of these Mitigation Measures. Submission of inaccurate information that causes a market clearing price or a guarantee payment impact shall be penalized for withholding in accordance with Sections 23.4.3.3.1, 23.4.3.3.1.1 and 23.4.3.3.1.2 of these Mitigation Measures, unless a different method of calculating a penalty applies to the behavior.

23.8 Dispute Resolution

If a Market Party has reasonable grounds to believe that it has been adversely affected because a Mitigation Measure has been improperly applied or withheld, it may utilize the dispute resolution provisions of the ISO Services Tariff to determine whether, under the standards and procedures specified above and in the Plan, the imposition of a Mitigation Measure was or would have been appropriate. In no event, however, shall the ISO be liable to a Market Party or any other person or entity for money damages or any other remedy or relief except and to the extent specified in the Plan.

23.9 Effective Date

These Mitigation Measures shall be effective as of the date they are approved by the FERC.