## 7.2 Billing and Payment Procedures

For purposes of this Section 7.2:

(i) the term “Complete Week Settlement Period” shall mean the seven day period between Saturday and Friday for which all of the days are in the same month; and

(ii) the term “Stub Week Settlement Period” shall mean the six or fewer day period between Saturday and Friday for which all of the days are in the same month.

### 7.2.1 Billing and Settlement Information

The ISO shall provide settlement and billing information to Customers. The ISO shall inform each Customer that provides or is provided services furnished under this ISO Services Tariff or the ISO OATT of the payments due for such service. Such information shall be made electronically available to the Customer.

### 7.2.2 Invoicing and Payment

#### 7.2.2.1 Weekly Invoice

On or about each Wednesday, as set forth in ISO Procedures, the ISO shall submit an invoice to a Customer that indicates the net amount owed by or owed to the Customer for those services furnished under this ISO Services Tariff or the ISO OATT for the previous Complete Week Settlement Period or Stub Week Settlement Period that are designated as Weekly Invoice Components in ISO Procedures; *provided, however*, that the net amount owed by or owed to the Customer for those services furnished for a Stub Week Settlement Period that concludes a month shall be included in the next monthly invoice issued in accordance with Section 7.2.2.2 of this ISO Services Tariff.

#### 7.2.2.2 Monthly Invoice

Within five (5) business days after the first day of each month, the ISO shall submit an invoice to a Customer that indicates the net amount owed by or owed to the Customer:

(i) for those services furnished under this ISO Services Tariff or the ISO OATT for a Stub Week Settlement Period that concludes the previous month that are designated as Weekly Invoice Components in ISO Procedures;

(ii) for any adjustments to amounts contained in the weekly invoices issued in the previous month pursuant to Section 7.2.2.1 of this ISO Services Tariff;

(iii) for those services furnished under this ISO Services Tariff or the ISO OATT in the previous month that are designated as Monthly Invoice Components in ISO Procedures;

(iv) for any adjustments to amounts contained in a previously issued monthly invoice that was issued on or about one hundred twenty (120) days prior to the issuance of this invoice; and

 (v) for any adjustments to amounts contained in a previously issued monthly invoice as part of the Close-Out Settlement of that monthly invoice pursuant to Section 7.4.1.2 of this ISO Services Tariff.

#### 7.2.2.3 Payment by the Customer

A Customer owing payments on net in its weekly invoice or its monthly invoice shall make those payments to the ISO through the ISO Clearing Account by the second business day after the date on which the weekly invoice or monthly invoice is rendered by the ISO unless otherwise specified in ISO Procedures. In accordance with Section 7.1.2 of this ISO Services Tariff, the ISO may net any overpayment by the Customer for past estimated charges against current amounts due from the Customer or, if the Customer has no outstanding amounts due, the ISO may pay to the Customer an amount equal to the overpayment.

#### 7.2.2.4 Payment by the ISO

Except as provided in Section 7.1.4 of this ISO Services Tariff, the ISO shall pay all net monies owed to a Customer in its weekly invoice or its monthly invoice from the ISO Clearing Account by the second business day after the due date for Customer payments set forth in Section 7.2.2.3 of this ISO Services Tariff unless otherwise specified in ISO Procedures.

### 7.2.3 Use of Estimated Data and Meter Data

The ISO may use estimates, including estimated meter data, in whole or in part to settle a weekly or monthly invoice in accordance with ISO Procedures. The ISO shall use meter data submitted to the ISO in accordance with Article 13 of this ISO Services Tariff. Any charges based on estimates shall be subject to true‑up in invoices subsequently issued by the ISO after the ISO has obtained the requisite actual information, provided that the ISO shall only true-up charges based on meter data prior to the deadline for finalizing meter data established in Section 7.4 of this ISO Services Tariff. A trued-up charge shall include interest amounts calculated at the rate set forth in Section 7.3 of this ISO Services Tariff from the weekly or monthly due date for the charge until the date of payment of the trued-up amount for that charge.

### 7.2.4 Method of Payment

All payments by the Customer shall be made by either (i) wire transfer in immediately available funds payable to the ISO through the ISO Clearing Account or (ii) any other method set forth in ISO Procedures. All payments by the ISO shall be made either (i) by wire transfer in immediately available funds payable to the Customer by the ISO through the ISO Clearing Account or (ii) any other method set forth in ISO Procedures.

### 7.2.5 TCC Auction Settlements

Notwithstanding Sections 7.2.2.1 and 7.2.2.2 of this ISO Services Tariff, the ISO shall make settlements related to the Centralized TCC Auction and the Reconfiguration Auction as set forth in this Section 7.2.5.

7.2.5.1 The ISO shall submit invoices to, and make settlements with, Transmission Owners in connection with the allocation of Net Auction Revenues in accordance with the timeline set forth in ISO Procedures.

7.2.5.2 Customers owing payments to the ISO as a result of their activity in or related to a Centralized TCC Auction or Reconfiguration Auction, pursuant to an award notice or a comparable invoice rendered by the ISO, shall make those payments to the ISO through the ISO Clearing Account in accordance with the timeline set forth in ISO Procedures.

7.2.5.3 Except as provided in Section 7.1.4 of this ISO Service Tariff, the ISO shall pay all net monies owed to Customers as a result of their activity in or related to a Centralized TCC Auction or a Reconfiguration Auction, pursuant to an award notice or a comparable invoice rendered by the ISO, from the ISO Clearing Account in accordance with ISO Procedures.

7.2.5.4 Sections 7.2.1, 7.2.3, 7.2.4, and 7.2.6 of this ISO Services Tariff and Section 19.9.6 of Attachment M of the ISO OATT shall apply to settlements calculated in accordance with this Section 7.2.5.

### 7.2.6 Verification of Payments

The ISO shall verify that all payments owed by Customers in accordance with this ISO Services Tariff and the ISO OATT have been paid to the ISO in a timely manner. If a Customer fails to make a payment within the time period established in Sections 7.2.2.1, 7.2.2.2, and 7.2.5 of this ISO Services Tariff or pays less than the amount due, the ISO shall take measures pursuant to Section 7.5 of this ISO Services Tariff. Except as provided in Section 7.1.4 of this ISO Services Tariff, the ISO shall also ensure that monies owed to Customers in accordance with this ISO Services Tariff and the ISO OATT are paid through the ISO Clearing Account in a timely manner.

### 7.2.7 Payments for TSCs

Bills and payments for TSCs shall be issued in accordance with the ISO OATT. Accordingly, this Section 7 shall not apply to TSCs.

**7.2.8 Payment for Actual Energy Withdrawals by Energy Storage Resources**

A Customer that is participating in the ISO-administered Energy and Ancillary Services markets with an Energy Storage Resource, or an Aggregation containing one or more Energy Storage Resources, will be subject to Day Ahead Market settlements pursuant to Section 4.2.6 and Real Time Market settlements pursuant to 4.5.2, or in the case of a Supplier of Regulation Service pursuant to Rate Schedule 15.3.6.1 of this ISO Services Tariff.

If a Load Serving Entity requires the Energy Storage Resource, including an Energy Storage Resource participating in an Aggregation, to also pay a retail rate for its charging withdrawals, then the ISO shall issue a credit to the affected Customer for the associated Actual Energy Withdrawals and assess a charge to this Load Serving Entity for the same Actual Energy Withdrawals.

An Energy Storage Resource must identify whether its Energy withdrawals for charging will be invoiced at wholesale or at retail rates as part of the ISO’s Customer registration process. After an Energy Storage Resource’s initial registration, a Load Serving Entity that possesses the necessary authority must notify the ISO and all affected Energy Storage Resources, including Energy Storage Resources participating in an Aggregation, at least 30 days prior to the start of a month in which it will change how one or more Energy Storage Resources are charged for their Actual Energy Withdrawals (at wholesale or at retail). Advance notice is required to switch from charging at wholesale to charging at retail or *vice-versa*. The ISO shall effectuate the change at the start of a month, after it has been provided the required advance notice.

When an Energy Storage Resource participates as a Co-located Storage Resource, the credit issued to an affected Customer and the corresponding charge assessed to the Load Serving Entity will not include the Energy Storage Resource’s charging Energy received from the co-located Generator behind the Co-located Storage Resource’s shared Point of Injection/Point of Withdrawal. The credit and offsetting charge shall be calculated as the product of the Actual Energy Withdrawals of the Energy Storage Resource and the time weighted average Real-Time Market LBMP for the hour at the Energy Storage Resource’s location.