

Attachment II

2.3 Definitions - C

Capability Period: Six-month periods which are established as follows: (i) from May 1 through October 31 of each year (“Summer Capability Period”); and (ii) from November 1 of each year through April 30 of the following year (“Winter Capability Period”).

Capability Period Auction: An auction conducted no later than thirty (30) days prior to the start of each Capability Period in which Unforced Capacity may be purchased and sold in a six-month strip.

Capability Period SCR Load Zone Peak Hours: The top forty (40) coincident peak hours that, prior to the Summer 2014 Capability Period include hour beginning thirteen through hour beginning eighteen and beginning with the Summer 2014 Capability Period include hour beginning eleven through hour beginning nineteen. The Capability Period SCR Load Zone Peak Hours shall be determined by the NYISO from the Prior Equivalent Capability Period and shall be used by RIPs to report ACL values for the purpose of SCR enrollment. For a SCR enrolled with a Provisional ACL that requires verification data to be reported at the end of the Capability Period in which the SCR was enrolled, the Capability Period SCR Load Zone Peak Hours shall be determined from the Capability Period in which the SCR was enrolled. Such hours shall not include (i) hours in which Special Case Resources located in the specific Load Zone were called by the ISO to respond to a reliability event or test and (ii) hours for which the Emergency Demand Response Program resources were deployed by the ISO in each specific Load Zone. In addition, beginning with the Summer 2014 Capability Period, the NYISO shall not include, in descending rank order of NYCA Load up to a maximum of eight hours per Capability Period, a) the hour before the start time of a reliability event or performance test, in which SCRs located in the specific Load Zone were called by the ISO to respond to a reliability event or performance test, or b) the hour immediately following the end time of such reliability event or performance test.

Capability Year: A Summer Capability Period, followed by a Winter Capability Period (*i.e.*, May 1 through April 30).

Capacity: The capability to generate or transmit electrical power, or the ability to control demand at the direction of the ISO, measured in megawatts (“MW”).

Capacity Accreditation Factor: Subject to Section 5.11.7 of this ISO Services Tariff, ~~the~~ factors, set annually by the ISO in accordance with Section 5.12.14.3 and ISO Procedures, that reflect the marginal reliability contribution of the ICAP Suppliers within each Capacity Accreditation Resource Class toward meeting NYSRC resource adequacy requirements for the upcoming Capability Year. Capacity Accreditation Factors for each Capacity Accreditation Resource Class will be determined by the ISO for Rest of State, G-J Locality (excluding Load Zone J), NYC Locality, and Long Island Locality, in accordance with Section 5.12.14.3 and ISO Procedures. Capacity Accreditation Factors are applicable to all Resources and/or Aggregations within each Capacity Accreditation Resource Class that has been established in accordance with ISO Procedures.

Capacity Accreditation Resource Class: A defined set of Resources and/or Aggregations, as identified in accordance with ISO Procedures, with similar technologies and/or operating characteristics which are expected to have similar marginal reliability contributions toward meeting NYSRC resource adequacy requirements for the upcoming Capability Year. Subject to Section 5.11.7 of this ISO Services Tariff, Each Capacity Accreditation Resource Class will be evaluated through the annual review detailed in Section 5.12.14.3. Each Installed Capacity Supplier will be assigned a Capacity Accreditation Resource Class.

Capacity Limited Resource: Prior to May 1, 2025, a Resource that is constrained in its ability to supply Energy above its Normal Upper Operating Limit by operational or plant configuration characteristics became a Capacity Limited Resource by registering its Capacity limiting characteristics with, and justify them to, the ISO consistent with ISO Procedures. Prior to May 1, 2025, Capacity Limited Resources may submit a schedule indicating that their Normal Upper Operating Limit is a function depending on one or more variables, such as temperature or pondage levels, in which case the Normal Upper Operating Limit applicable at any time shall be determined by reference to that schedule. After April 30, 2025, Resources shall no longer be able to able to participate as Capacity Limited Resources in the Installed Capacity Market.

Capacity Reservation Cap: As defined in the ISO OATT.

CARL Data: Control Area Resource and Load (“CARL”) data submitted by Control Area System Resources to the ISO.

Centralized Transmission Congestion Contracts (“TCC”) Auction (“Auction”): As defined in the ISO OATT.

Co-located Storage Resources (“CSR”): An Energy Storage Resource and one other type of Generator that is not a Withdrawal-Eligible Generator. The second participating Generator can be a wind, solar, or landfill gas fueled Intermittent Power Resource, a Limited Control Run-of-River Hydro Resource, or a Dispatchable Generator which may require commitment and time to start-up. The two Generators must: (a) both be located behind a single Point of Injection (as defined in Section 1.16 of the OATT); (b) participate in the ISO Administered Markets as two distinct Generators; and (c) share a set of CSR Scheduling Limits. Generators that may not participate in the ISO-Administered Markets as components of a CSR include: (a) Limited Energy Storage Resources, (b) a Generator comprised of a group of generating units at a single location, which grouped generating units are separately committed and dispatched by the ISO, and for which Energy injections are measured at a single location, (c) Generators participating via a model that can accommodate several participants, including but not limited to Hybrid Storage Resources and Aggregations, and (d) Generators that serve a Host Load.

Code of Conduct: The rules, procedures and restrictions concerning the conduct of the ISO directors and employees, contained in Attachment F to the ISO Open Access Transmission Tariff.

Commenced Repair: A determination by the ISO that a Market Participant with a Generator i) has decided to pursue the repair of its Generator, and based on the ISO’s technical/engineering evaluation ii) has a Repair Plan for the Generator that is consistent with a Credible Repair Plan,

and iii) has made appropriate progress in pursuing the repair of its Generator when measured against the milestones of a Credible Repair Plan.

Commission (“FERC”): The Federal Energy Regulatory Commission, or any successor agency.

Compensable Overgeneration: A quantity of Energy provided over a given RTD interval in which a Supplier has offered Energy that exceeds the Real-Time Scheduled Energy established by the ISO for that Supplier and for which the Supplier may be paid pursuant to ISO Procedures.

For (i) Suppliers not covered by other provisions of this Section, (ii) Intermittent Power Resources depending on wind or solar energy as their fuel for which the ISO has imposed a Wind and Solar Output Limit in the given RTD interval, and (iii) Intermittent Power Resources depending on landfill gas as their fuel or Limited Control Run-of-River Hydroelectric Resources that participate as Co-located Storage Resources for which the ISO has imposed a Wind and Solar Output Limit in the given RTD interval, Compensable Overgeneration shall initially equal three percent (3%) of the Supplier’s Normal Upper Operating Limit which may be modified by the ISO if necessary to maintain good Control Performance.

For a Generator or Aggregation: (i) which is operating in Start-Up or Shutdown Periods, or Testing Periods; or (ii) which is a Limited Control Run of River Hydro Resource that has offered its Energy to the ISO in a given interval not using the ISO-committed Flexible or Self-Committed Flexible bid mode (except as provided above); or (iii) which is an Intermittent Power Resource that depends on landfill gas for its fuel and has offered its Energy to the ISO in a given interval not using the ISO-committed Flexible or Self-Committed Flexible bid mode (except as provided above); or (iv) which is an Intermittent Power Resource that depends on wind or solar energy for its fuel (except as provided above), Compensable Overgeneration shall mean all Energy actually injected by the Generator or Aggregation that exceeds the Real-Time Scheduled Energy established by the ISO for that Generator or Aggregation.

For a Generator or Aggregation operating in intervals when it has been designated as operating Out of Merit at the request of a Transmission Owner or the ISO, Compensable Overgeneration shall mean all Energy actually provided by the Generator or Aggregation that exceeds the Real-Time Scheduled Energy up to the Energy level directed by the Transmission Owner or the ISO.

For a Generator comprised of a group of generating units at a single location, which grouped generating units are separately committed and dispatched by the ISO, and for which Energy injections are measured at a single location, Compensable Overgeneration shall mean that quantity of Energy injected by the Generator, during the period when one of its grouped generating units is operating in a Start-Up or Shutdown Period, that exceeds the Real-Time Scheduled Energy established by the ISO for that period, for that Generator, and for which the Generator may be paid pursuant to ISO Procedures.

Completed Application: An Application that satisfies all of the information and other requirements for service under the ISO Services Tariff.

Confidential Information: Information and/or data that has been designated by a Customer to be proprietary and confidential, provided that such designation is consistent with the ISO Procedures, the ISO Services Tariff, and the ISO Code of Conduct.

Congestion: A characteristic of the transmission system produced by a constraint on the optimum economic operation of the power system, such that the marginal price of Energy to serve the next increment of Load, exclusive of losses, at different locations on the transmission system is unequal.

Congestion Component: The component of the LBMP measured at a location or the Transmission Usage Charge between two locations that is attributable to the cost of transmission Congestion as is more completely defined in Attachment B of the Services Tariff.

Congestion Rent: As defined in the ISO OATT.

Congestion Rent Shortfall: As defined in the ISO OATT.

Constraint: An upper or lower limit placed on a variable or set of variables that are used by the ISO in its SCUC, RTC, or RTD programs to control and/or facilitate the operation of the NYS Transmission System.

Contingency: An actual or potential unexpected failure or outage of a system component, such as a Generator, transmission line, circuit breaker, switch or other electrical element. A Contingency also may include multiple components, which are related by situations leading to simultaneous component outages.

Control Area: An electric system or combination of electric power systems to which a common Automatic Generation Control scheme is applied in order to: (1) match, at all times, the power output of the Generators and Aggregations within the electric power system(s) and Capacity and Energy purchased from entities outside the electric power system(s), with the Load within the electric power system(s); (2) maintain scheduled interchange with other Control Areas, within the limits of Good Utility Practice; (3) maintain the frequency of the electric power system(s) within reasonable limits in accordance with Good Utility Practice; and (4) provide sufficient Capacity to maintain Operating Reserves in accordance with Good Utility Practice.

Control Area System Resource: A set of Resources owned or controlled by an entity within a Control Area that also is the operator of such Control Area. Entities supplying Unforced Capacity using Control Area System Resources will not designate particular Resources as the suppliers of Unforced Capacity.

Control Performance: A standard for measuring the degree to which a Control Area is providing Regulation Service in conformance with NERC requirements.

Controllable Transmission: Any Transmission facility over which power-flow can be directly controlled by power-flow control devices without having to re-dispatch generation.

Credible Repair Plan: A Repair Plan that meets the requirements described in Section 5.18.1.4 of this Services Tariff and in ISO Procedures.

Credit Assessment: An assessment of a Customer’s creditworthiness, conducted by the ISO in accordance with Section 26.5.3 of Attachment K to this Services Tariff.

Critical Electric System Infrastructure Load: Load that is critical to maintaining the reliable operation of electric system infrastructure, including, without limitation, Load that is (i) necessary to maintain the delivery of natural gas, fuel oil, and other fuels used by Generators (including Local Generators) to generate electricity, (ii) likely to impact the supply of natural gas, fuel oil, and other fuel to Generators, or (iii) otherwise likely to impact Generator operation. Critical Electric System Infrastructure Load does not include on-site Load that is consumed for ancillary purposes unless such Load is necessary for compliance with parts (i) – (iii) of this definition.

Cross-Sound Scheduled Line: A transmission facility that interconnects the NYCA to the New England Control Area at Shoreham, New York and terminates near New Haven, Connecticut.

CSR Scheduling Limits: The CSR injection Scheduling Limit is used to determine the combined Regulation Capacity, Operating Reserve and Energy injection schedules for, and the maximum permitted net injection by a CSR’s Generators. The CSR withdrawal Scheduling Limit sets is used to determine the combined Regulation Capacity and Energy withdrawal schedules for, and the maximum permitted net withdrawal by a CSR’s Generators.

The Market Participant that is responsible for submitting Bids for a set of CSR Generators shall submit a CSR injection Scheduling Limit and a CSR withdrawal Scheduling Limit with the hourly Day-Ahead and Real-Time Market Bids it submits for each of the CSR Generators. The CSR Scheduling Limit values that the Market Participant submits must reflect the physical capability to inject or withdraw Energy at the Point of Injection/Point of Withdrawal.

To address the real-time variability of Energy deliveries from the Intermittent Power Resource or Limited Control Run-of-River Hydro Resource that participate as Co-located Storage Resources, when the participating Energy Storage Resource has a non-zero Regulation and/or Operating Reserves schedule or is dispatched to inject Energy, and the sum of the participating Energy Storage Resource’s and the participating Intermittent Power Resource’s or Limited Control Run-of-River Hydro Resource’s Energy, Regulation Service and Operating Reserves Schedules is greater than or equal to a specified percentage of the CSR injection Scheduling Limit, then the ISO will issue a Wind and Solar Output Limit to the Intermittent Power Resource or Limited Control Run-of-River Hydro Resource to not exceed its Base Point Signal. The specified percentage that is ordinarily used will be posted on the ISO’s website.

CTS Enabled Interface: An External Interface at which the ISO has authorized the use of Coordinated Transaction Scheduling (“CTS”) market rules and which includes a CTS Enabled Proxy Generator Bus for New York and a CTS Enabled Proxy Generator Bus for the neighboring Control Area.

CTS Enabled Proxy Generator Bus: A Proxy Generator Bus at which the ISO either requires or permits the use of CTS Interface Bids for Import and Export Transactions in the Real-Time Market and requires the use of Decremental Bids for Wheels Through in the Real-Time Market.

A CTS Enabled Proxy Generator Bus at which the ISO permits CTS Interface Bids will also permit Decremental and Sink Price Cap Bids.

CTS Interface Bid: A Real-Time Bid provided by an entity engaged in an External Transaction at a CTS Enabled Interface. CTS Interface Bids shall include a MW amount, a direction indicating whether the proposed Transaction is to Import Energy to, or Export Energy from, the New York Control Area, and a Bid Price.

CTS Sink: Representation of the location(s) within a Control Area where energy associated with a CTS Interface Bid is withdrawn. The NYCA CTS Sinks are Proxy Generator Buses.

CTS Sink Price: The price at a CTS Sink.

CTS Source: Representation of the location(s) within a Control Area where energy associated with a CTS Interface Bid is injected. The NYCA CTS Sources are Proxy Generator Buses.

CTS Source Price: The price at a CTS Source.

Curtailement or Curtail: A reduction in Transmission Service in response to a transmission Capacity shortage as a result of system reliability conditions.

Curtailement Services Provider: A qualified entity that can produce real-time, verified reductions in NYCA Load of at least 100 kW in a single Load Zone, pursuant to the Emergency Demand Response Program and related ISO procedures. The procedure for qualifying as a Curtailement Services Provider is set forth in Section 3 below and in ISO Procedures.

Curtailement Services Provider Capacity: Capacity from a Demand Side Resource nominated by a Curtailement Services Provider for participation in the Emergency Demand Response Program.

Customer: An entity which has complied with the requirements contained in the ISO Services Tariff, including having signed a Service Agreement, and is qualified to utilize the Market Services and the Control Area Services provided by the ISO under the ISO Services Tariff; provided, however, that a party taking services under the Tariff pursuant to an unsigned Service Agreement filed with the Commission by the ISO shall be deemed a Customer.

2.20 Definitions - T

Tangible Net Worth: The value, determined by the ISO, of all of a Customer's assets less both: (i) the amount of the Customer's liabilities and (ii) all of the Customer's intangible assets, including, but not limited to, patents, trademarks, franchises, intellectual property, and goodwill.

Testing Period: An ISO approved period of time during which a Generator is testing equipment and during which unstable operation prevents the unit from accurately following its base points.

Third Party Transmission Wheeling Agreements ("Third Party TWAs"): A Transmission Wheeling Agreement, as amended, between Transmission Owners or between a Transmission Owner and an entity that is not a Transmission Owner. Third Party TWAs are associated with the purchase (or sale) of Energy, Capacity, and/or Ancillary Services for the benefit of an entity that is not a Transmission Owner. All Third Party TWAs are listed in Table 1 A of Attachment L to the ISO OATT, and are designated in the "Treatment" column of Table 1A, as "Third Party TWA."

Total Transfer Capability ("TTC"): The amount of electric power that can be transferred over the interconnected transmission network in a reliable manner.

Trading Hub: A virtual location in a given Load Zone, modeled as a Generator bus and/or Load bus, for scheduling Bilateral Transactions in which both the POI and POW are located within the NYCA.

Trading Hub Energy Owner: A Customer who buys energy in a Bilateral Transaction in which the POW is a Trading Hub, or who sells energy in a Bilateral Transaction in which the POI is a Trading Hub.

Transaction: The purchase and/or sale of Energy or Capacity, or the sale of Ancillary Services. A Transaction bid into the Energy market to sell or purchase Energy or to schedule a Bilateral Transaction includes a Point of Injection and a Point of Withdrawal.

Transfer Capability: The measure of the ability of interconnected electrical systems to reliably move or transfer power from one area to another over all transmission facilities (or paths) between those areas under specified system conditions.

Transmission Congestion Contract Component ("TCC Component"): A component of the Operating Requirement, calculated in accordance with Section 26.4.2 of Attachment K to this Services Tariff.

Transmission Congestion Contracts ("TCCs"): As defined in the ISO OATT.

Transmission Customer: Any entity (or its designated agent) that requests or receives Transmission Service pursuant to a Service Agreement and the terms of the ISO OATT.

Transmission District: The geographic area in which a Transmission Owner, including LIPA, is obligated to serve Load, as well as the customers directly interconnected with the transmission facilities of the Power Authority of the State of New York.

Transmission Facilities Under ISO Operational Control: The transmission facilities of the Transmission Owners listed in Appendix A-1 of the ISO/TO Agreement (“Listing of Transmission Facilities Under ISO Operational Control”) and listed in Appendix A-1 of an Operating Agreement (“NTO Transmission Facilities Under ISO Operational Control”) that are subject to the Operational Control of the ISO. This listing may be amended from time-to-time as specified in the ISO/TO Agreement and Operating Agreements.

Transmission Facilities Requiring ISO Notification: The transmission facilities of the Transmission Owners listed in Appendix A-2 of the ISO/TO Agreement (“Listing of Transmission Facilities Requiring ISO Notification”) and listed in Appendix A-2 of an Operating Agreement (“NTO Transmission Facilities Requiring ISO Notification”) whose status of operation must be provided to the ISO by the Transmission Owners (for the purposes stated in the ISO Tariffs and in accordance with the ISO Tariffs, ISO/TO Agreement, and/or Operating Agreements) prior to the Transmission Owners making operational changes to the state of these facilities. This listing may be amended from time-to-time as specified in the ISO/TO Agreement and Operating Agreements.

Transmission Facility Agreement (“TFA”): Agreements governing the use of specific or designated transmission facilities charges to cover all, or a portion, of the costs to install, own, operate, or maintain transmission facilities, to the customer under the agreement and that have provisions to provide Transmission Service utilizing said transmission facilities. All Transmission Facility Agreements are listed in Attachment L. Table 1A, and are designated in the “Treatment” column as “Facility Agmt. – MWA.”

Transmission Fund (“T-Fund”): The mechanism used under the current NYPP Agreement to compensate the Member Systems for providing Transmission Service for economy Energy Transactions over their transmission systems. Each Member System is allocated a share of the economy Energy savings in dollars assigned to the fund that is based on the ratio of their investment in transmission facilities to the sum of investments in transmission and generation facilities.

Transmission Node: A bus located inside the NYCA that is identified by the ISO to represent an electrical area to which individual Distributed Energy Resources may aggregate and at which LBMPs are calculated.

Transmission Owner: The public utility or authority (or its designated agent) that owns facilities used for the transmission of Energy in interstate commerce and provides Transmission Service under the Tariff.

Transmission Owner’s Monthly Transmission System Peak: The maximum hourly firm usage as measured in megawatts (“MW”) of the Transmission Owner’s transmission system in a calendar month.

Transmission Reliability Margin (“TRM”): The amount of TTC reserved by the ISO to ensure the interconnected transmission network is secure under a reasonable range of uncertainties in system conditions.

Transmission Service: Point-To-Point Network Integration or Retail Access Transmission Service provided under the ISO OATT.

Transmission Service Charge (“TSC”): A charge designed to ensure recovery of the embedded cost of a transmission system owned by a Member System.

Transmission Shortage Cost: A pricing mechanism utilized in determining the Shadow Price of a particular transmission Constraint that will be used in calculating LBMP in accordance with Section 17.1.4 of Attachment B of this ISO Services Tariff.

Transmission System: The facilities operated by the ISO that are used to provide Transmission Services under the ISO OATT.

Transmission Usage Charge (“TUC”): Payments made by the Transmission Customer to cover the cost of Marginal Losses and, during periods of time when the transmission system is constrained, the marginal cost of Congestion. The TUC is equal to the product of: (1) the LBMP at the POW minus the LBMP at the POI (in \$/MWh); and (2) the scheduled or delivered Energy (in MWh).

Transmission Wheeling Agreement (“TWA”): The Agreements listed in Table 1A of Attachment L to the ISO OATT governing the use of specific or designated transmission facilities that are owned, controlled or operated by an entity for the transmission of Energy in interstate commerce. TWAs between Transmission Owners have been modified such that all TWAs between Transmission Owners are now MWAs.

Triggering Resource: A potential new Installed Capacity Supplier (including an Installed Capacity Supplier holding rights to new UDRs): (1) whose commencement of participation in the ICAP market during a Capability Year would change the contingencies evaluated in assessing the transfer capability into a Locality for purposes of establishing the transmission security limit for such Locality pursuant to Section 5.11.4 of this ISO Services Tariff for such Capability Year; and (2) as of the date the NYSRC approves the NYCA Installed Reserve Margin applicable to such Capability Year, such potential new Installed Capacity Supplier (a) has obtained Capacity Resource Interconnection Service pursuant to the applicable provisions of Attachment S or Attachment HH to the ISO OATT, (b) is a Cluster Study CRIS Project and the Phase 2 Study of the Cluster Study Process or Transition Cluster Study Process (as such terms are defined in Section 40.1 of Attachment HH to the ISO OATT) that includes such potential new Installed Capacity Supplier has commenced, or (c) is a project that is a member of an Expedited Deliverability Study and such Expedited Deliverability Study has commenced.

5.10 NYCA Minimum Installed Capacity Requirement

The NYCA Minimum Installed Capacity Requirement is derived from the NYCA Installed Reserve Margin, which is established each year by the NYSRC and the NYCA Peak Load Forecast. The NYCA Minimum Installed Capacity Requirement for the Capability Year beginning each May 1 will be established by multiplying the NYCA Peak Load Forecast, which is determined by the ISO as described below in this section and Section 5.11 and in accordance with ISO Procedures, by the quantity of one plus the NYCA Installed Reserve Margin.

For the purpose of determining the Minimum UCAP Requirements for LSEs in the upcoming Capability Year, each Transmission Owner and each municipal electric utility will submit to the ISO, for its review pursuant to mutually agreed upon procedures which shall be described in the ISO Procedures, the weather-adjusted Load within its Transmission District during the non-holiday weekday hour occurring in July or August in which actual Load in the NYCA was highest for the current Capability Year. (Municipal electric utilities may elect not to submit weather-adjusted data, in which case, weather adjustments shall be performed per ISO Procedures. The ISO shall use these data to determine the Adjusted Actual Load for this non-holiday weekday hour for each Transmission District and municipal electric utility pursuant to ISO Procedures, which shall ensure that transmission losses and the effects of demand reduction programs and the other elements of Adjusted Actual Load are treated in a consistent manner and that all weather normalization procedures meet a minimum criterion described in the ISO Procedures. Each Load forecast for a Transmission District or municipal electric utility that is used to determine the coincident NYCA Peak Load Forecast for the upcoming Capability Year shall be the product of that Transmission District or municipal electric utility's Adjusted Actual Load multiplied by one plus the regional Load growth factor for that Transmission District or

municipal electric utility developed pursuant to Section 5.10 of this Tariff. After calculating each Transmission District or municipal electric utility Load forecast, if the ISO determines that an Adjusted Actual Load determined for a Transmission District or municipal electric utility does not reflect reasonable expectations of what Load might reasonably have been expected to occur in that Transmission District or area served by that municipal electric utility in that Capability Year, after taking into consideration the adjustments to account for weather normalization, transmission losses and demand response programs and other elements of Adjusted Actual Load that are described in the ISO Procedures, the ISO Procedures shall also authorize the ISO to substitute its own measures of Adjusted Actual Load for that Transmission District or area serviced by that municipal electric utility in this calculation, subject to the outcome of dispute resolution procedures if invoked. The ISO's measure of Adjusted Actual Load shall be binding unless otherwise determined as the result of dispute resolution procedures that may be invoked.

The ISO shall translate the NYCA Installed Reserve Margin, and thus the NYCA Minimum Installed Capacity Requirement, into a NYCA Minimum Unforced Capacity Requirement. -For each Capability Period prior to the Capability Period that begins May 1, 2024, the NYCA Minimum Unforced Capacity Requirement shall equal the product of the NYCA Minimum Installed Capacity Requirement and the ratio of (1) the total amount of Unforced Capacity that the specified Resources are qualified to provide during such Capability Period, as of the time the NYCA Minimum Unforced Capacity Requirement is determined as specified in ISO Procedures, to (2) the sum of the Adjusted Installed Capacity values used to determine the Unforced Capacities of such Resources for such Capability Period. Subject to Section 5.11.7 of this ISO Services Tariff, Sstarting with the Capability Period that begins on

May 1, 2024 and for each subsequent Capability Period, the NYCA Minimum Unforced Capacity Requirement shall equal the product of the NYCA Minimum Installed Capacity Requirement and the ratio of (1) the total amount of Unforced Capacity that the specified Resources are qualified to provide during such Capability Period, as of the time the NYCA Minimum Unforced Capacity Requirement is determined as specified in ISO Procedures, to (2) the sum of the Installed Capacity values used to determine the Unforced Capacities of such Resources for such Capability Period.

The foregoing calculation shall be determined using the Resources in the NYCA in the most recent final version of the ISO's annual Load and Capacity Data Report, with the addition of Resources commencing commercial operation since completion of that report and the deletion of Resources with scheduled or planned retirement dates before or during such Capability Period.

The NYCA Minimum Unforced Capacity Requirement represents a minimum level of Unforced Capacity that must be secured by LSEs in the NYCA for each Obligation Procurement Period. Under the provisions of this Services Tariff and the ISO Procedures, each LSE will be obligated to procure its LSE Unforced Capacity Obligation. The LSE Unforced Capacity Obligation will be determined for each Obligation Procurement Period by the ICAP Spot Market Auction, in accordance with ISO Procedures. Installed Capacity Suppliers will have the opportunity to supply amounts of Unforced Capacity ~~will have the opportunity to supply amounts of Unforced Capacity~~ to meet the LSE Unforced Capacity Obligation as established by the ICAP Spot Market Auction.

The ISO will calculate a NYCA Peak Load Forecast each year by applying regional Load growth factors to the prior calendar year's Adjusted Actual Peak Load. Regional Load growth factors shall be proposed by the Transmission Owners and reviewed by the ISO pursuant to procedures agreed to by Market Participants and described in the ISO Procedures. Disputes concerning the development of regional Load growth factors shall be resolved through the Expedited Dispute Resolution Procedures set forth in Section 5.17 of this Tariff.

The ISO shall determine the amount of Unforced Capacity that must be sited within the NYCA, and within each Locality, and the amount of Unforced Capacity that may be procured from areas External to the NYCA, in a manner consistent with the Reliability Rules. New Transmission projects to which the NYISO has granted UDRs will not affect the determination by the ISO of the amount of Unforced Capacity that must be located within the NYCA or within each Locality of the NYCA.

5.11 Requirements Applicable to LSEs

5.11.1 Allocation of the NYCA Minimum Unforced Capacity Requirement

Each Transmission Owner must submit aggregate Adjusted Load data, coincident with the hour of the NYCA Peak Load Forecast, for all customers served by each LSE active within its Transmission District. The aggregate Load data may be derived from direct meters or Load profiles of the customers served. Each Transmission Owner shall be required to submit such forecasts and aggregate peak Load data in accordance with the ISO Procedures. Each municipal electric utility may choose to submit its peak Load forecast based on the Transmission District's peak Load forecast provided by a Transmission Owner or to provide its own. The ISO shall consider, in accordance with ISO Procedures, the effects of Demand Reductions by DER participating in the Installed Capacity Market to determine the Adjusted Actual Load to prevent double-counting the Demand Reduction in the LSE Unforced Capacity Obligation. Any disputes arising out of the submittals required in this paragraph shall be resolved through the Expedited Dispute Resolution Procedures set forth in Section 5.17 of this Tariff.

All aggregate Load data submitted by a Transmission Owner must be accompanied by documentation indicating that each affected LSE has been provided the data regarding the assignment of customers to the affected LSE. Any disputes between LSEs and Transmission Owners regarding such data or assignments shall be resolved through the Expedited Dispute Resolution Procedures set forth in Section 5.17 of this Tariff, or the Transmission Owner's retail access procedures, as applicable.

Subject to Section 5.11.7 of this ISO Services Tariff, the ISO shall allocate the NYCA Minimum Unforced Capacity Requirement among all LSEs serving Load in the NYCA prior to the beginning of each Capability Year. It shall then adjust the NYCA Minimum Unforced

Capacity Requirement and reallocate it among LSEs before each Winter Capability Period as necessary to reflect changes in the factors used to translate ICAP requirements into Unforced Capacity requirements. Each LSE's share of the NYCA Minimum Unforced Capacity Requirement will equal the product of: (i) the NYCA Minimum Installed Capacity Requirement as translated into a NYCA Minimum Unforced Capacity Requirement; and (ii) the ratio of the sum of the Load forecasts coincident with the NYCA Peak Load Forecast for that LSE's customers in each Transmission District to the NYCA Peak Load Forecast.

Each LSE Unforced Capacity Obligation will equal the product of (i) the ratio of that LSE's share of the NYCA Minimum Unforced Capacity Requirement to the total NYCA Minimum Unforced Capacity Requirement and (ii) the total of all of the LSE Unforced Capacity Obligations for the NYCA established by the ICAP Spot Market Auction. The LSE Unforced Capacity Obligation will be determined in each Obligation Procurement Period by the ICAP Spot Market Auction, in accordance with the ISO Procedures. Each LSE will be responsible for acquiring sufficient Unforced Capacity to satisfy its LSE Unforced Capacity Obligations. LSEs with Load in more than one Locality will have an LSE Unforced Capacity Obligation for each Locality.

Prior to the beginning of each Capability Period, Transmission Owners shall submit the required Load-shifting information to the ISO and to each LSE affected by the Load-shifting, in accordance with the ISO Procedures. In the event that there is a pending dispute regarding a Transmission Owner's forecast, the ISO shall nevertheless establish each LSE's portion of the NYCA Minimum Unforced Capacity Requirement applicable at the beginning of each Capability Period in accordance with the schedule established in the ISO Procedures, subject to possible

adjustments that may be required as a result of resolution of the dispute through the Expedited Dispute Resolution Procedures set forth in Section 5.17 of this Tariff.

Each month, as Transmission Owners report customers gained and lost by LSEs through Load-shifting, the ISO will adjust each LSE's portion of the NYCA Minimum Unforced Capacity Requirement such that (i) the total Transmission District Installed Capacity requirement remains constant and (ii) an individual LSE's allocated portion reflects the gains and losses. If an LSE loses a customer as a result of that customer leaving the Transmission District, the Load-losing LSE shall be relieved of its obligation to procure Unforced Capacity to cover the Load associated with the departing customer as of the date that the customer's departure is accepted by the ISO and shall be free to sell any excess Unforced Capacity. In addition, when a customer leaves the Transmission District, the ISO will adjust each LSE's portion of the NYCA Minimum Unforced Capacity Requirement so that the total Transmission District's share of the NYCA Minimum Unforced Capacity Requirement remains constant.

5.11.2 LSE Obligations

Each LSE must procure Unforced Capacity in an amount equal to its LSE Unforced Capacity Obligation from any Installed Capacity Supplier through Bilateral Transactions with purchases in ISO-administered Installed Capacity auctions, by self-supply from qualified sources, or by a combination of these methods. Each LSE must certify the amount of Unforced Capacity it has or has obtained prior to the beginning of each Obligation Procurement Period by submitting completed Installed Capacity certification forms to the ISO by the date specified in the ISO Procedures. The Installed Capacity certification forms submitted by the LSEs shall be in the format and include all the information prescribed by the ISO Procedures.

All LSEs shall participate in the ICAP Spot Market Auction pursuant to Section 5.14.1 of this Tariff.

5.11.3 Load-Shifting Adjustments

The ISO shall account for Load-shifting among LSEs each month using the best available information provided to it and the affected LSEs by the individual Transmission Owners. The ISO shall, upon notice of Load-shifting by a Transmission Owner and verification by the relevant Load-losing LSE, increase the Load-gaining LSE's LSE Unforced Capacity Obligation, as applicable, and decrease the Load-losing LSE's LSE Unforced Capacity Obligation, as applicable, to reflect the Load-shifting.

The Load-gaining LSE shall pay the Load-losing LSE an amount, pro-rated on a daily basis, based on the Market-Clearing Price of Unforced Capacity determined in the most recent previous applicable ICAP Spot Market Auction until the first day of the month after the nearest following Monthly Installed Capacity Auction is held. The amount paid by a Load-gaining LSE shall reflect any portion of the Load-losing LSE's LSE Unforced Capacity Obligation that is attributable to the shifting Load for the applicable Obligation Procurement Period, in accordance with the ISO Procedures. In addition, the amount paid by a Load-gaining LSE shall be reduced by the Load-losing LSE's share of any rebate associated with the lost Load paid pursuant to Section 5.15 of this Tariff.

Each Transmission Owner shall report to the ISO and to each LSE serving Load in its Transmission District the updated, aggregated LSE Loads with documentation in accordance with and by the date set forth in the ISO Procedures. The ISO shall reallocate a portion of the NYCA Minimum Unforced Capacity Requirement and the Locational Minimum Unforced Capacity Requirement, as applicable, to each LSE for the following Obligation Procurement

Period, which shall reflect all documented Load-shifts as of the end of the current Obligation Procurement Period. Any disputes among Market Participants concerning Load-shifting shall be resolved through the Expedited Dispute Resolution Procedures set forth in Section 5.17 of this Tariff, or the Transmission Owner's retail access procedures, as applicable. In the event of a pending dispute concerning a Load-shift, the ISO shall make its Obligation Procurement Period Installed Capacity adjustments as if the Load-shift reported by the Transmission Owners had occurred, or if the dispute pertains to the timing of a Load-shift, as if the Load-shift occurred on the effective date reported by the Transmission Owner, but will retroactively modify these allocations, as necessary, based on determinations made pursuant to the Expedited Dispute Resolution Procedures set forth in Section 5.17 of this Tariff, or the Transmission Owner's retail access procedures, as applicable.

5.11.4 LSE Locational Minimum Installed Capacity Requirements

Subject to Section 5.11.7 of this ISO Services Tariff, ~~T~~the ISO will determine the Locational Minimum Installed Capacity Requirements, stated as a percentage of the Locality's forecasted Capability Year peak Load and expressed in Unforced Capacity terms, that shall be uniformly applicable to each LSE serving Load within a Locality. In establishing Locational Minimum Installed Capacity Requirements, the ISO will take into account all relevant considerations, including the total NYCA Minimum Installed Capacity Requirement, the NYS Power System transmission Interface Transfer Capability, the election by the holder of rights to UDRs that can provide Capacity from an External Control Area with a capability year start date that is different than the corresponding ISO Capability Year start date ("dissimilar capability year"), the Reliability Rules and any other FERC-approved Locational Minimum Installed Capacity Requirements.

The ISO shall compute the Locational Minimum Installed Capacity Requirements in accordance with ISO Procedures:

- (a) to minimize the total cost of capacity at the prescribed level of excess. For purposes of this computation, the ISO shall use the prescribed level of excess (as such term is defined in Section 5.14.1.2.2 of this Tariff,) and shall take into account the cost curves established with the results of net Energy and Ancillary Services revenue offset (as such term is defined in Section 5.14.1.2.2 of this Tariff,) that are (i) if for the first Capability Year covered by the applicable periodic review (as described in Section 5.14.1.2.2 of this Tariff,) the values utilized by the ISO in calculating the reference points for each ICAP Demand Curve as proposed by the ISO to be applicable for such first year in the ISO's filing referenced in Section 5.14.1.2.2.4.11 of this Tariff; and (ii) if for any subsequent Capability Year covered by such periodic review, the values utilized by the ISO in calculating the reference points for each ICAP Demand Curve for the respective Capability Year.
- (b) to maintain the loss of load expectation of no more than 0.1 days per year; and
- (c) so that the transmission security limits determined by the ISO in accordance with this paragraph and ISO Procedures, are respected. The ISO will determine these limits using inputs consistent with the NYSRC Installed Reserve Margin base case for the Capability Year to which the Locational Minimum Installed Capacity Requirements will apply except as provided in Section 5.11.7 of this ISO Services Tariff. The ISO will compute such limits by determining the bulk power system transmission capability into the Locality, the MW of generation within the Locality

accounting for capacity unavailability, the minimum MW of available capacity required for each Locality based on forecasted Load, and using the N-1-1 system planning criteria (*i.e.*, a sequence of a primary contingency event followed by a secondary contingency event) to analyze thermal limits affecting the Locality. The ISO will post on its web site a report of its determination.

In computing the Locational Minimum Installed Capacity Requirements, the ISO shall utilize results from probabilistic modeling of reliability simulations, recognizing system constraints.

The Installed Capacity Supplier holding rights to UDRs from an External Control Area with a dissimilar capability year shall have one opportunity for a Capability Year in which the Scheduled Line will first be used to offer Capacity associated with the UDRs, to elect that the ISO determine Locational Minimum Installed Capacity Requirements without a quantity of MW from the UDRs for the first month in the Capability Year, and with the same quantity of MW as Unforced Capacity for the remaining months, in each case (a) consistent with and as demonstrated by a contractual arrangement to utilize the UDRs to import the quantity of MW of Capacity into a Locality, and (b) in accordance with ISO Procedures (a “capability year adjustment election”). If there is more than one Installed Capacity Supplier holding rights to UDRs concurrently, an Installed Capacity Supplier’s election pursuant to the preceding sentence (x) shall be binding on the entity to which the NYISO granted the UDRs up to the quantity of MW to which the Installed Capacity Supplier holds rights, and a subsequent assignment of these UDRs to another rights holder will not create the option for another one-time election by the new UDR rights holder, and (y) shall not affect the right another Installed Capacity Supplier may have to make an election. The right to make an election shall remain unless and until an election

has been made by one or more holders of rights to the total quantity of MW corresponding to the UDRs. Absent this one-time election, the UDRs shall be modeled consistently for all months in each Capability Year as elected by the UDR rights holder in its notification to the ISO in accordance with ISO Procedures. Upon such an election, the ISO shall determine the Locational Minimum Unforced Capacity Requirement (i) for the first month of the Capability Year without the quantity of MW of Capacity associated with the UDRs, and (ii) for the remaining eleven months as Unforced Capacity. After the Installed Capacity Supplier has made its one-time election for a quantity of MW, the quantity of MW associated with the UDRs held by the Installed Capacity Supplier shall be modeled consistently for all months in any future Capability Period.

~~Notwithstanding anything to the contrary in the ISO Tariffs and ISO Procedures, the Locational Minimum Installed Capacity Requirements for the 2020/2021 Capability Year that were approved by the Operating Committee on January 16, 2020 shall not be modified based on the revised ICAP Demand Curves set forth in Section 5.14.1.2.2.5 of this Tariff that are applicable for all months covered by the 2020/2021 Winter Capability Period.~~

5.11.5 The Locational Minimum Unforced Capacity Requirement

The Locational Minimum Unforced Capacity Requirement represents a minimum level of Unforced Capacity that must be secured by LSEs in each Locality in which it has Load for each Obligation Procurement Period. For each Capability Period prior to the Capability Period starting May 1, 2024 the Locational Minimum Unforced Capacity Requirement for each Locality shall equal the product of the Locational Minimum Installed Capacity Requirement for a given Locality ((A) with or without the UDRs if there is a capability year adjustment election by a rights holder and (B) without the Locality Exchange MW) and the ratio of (1) the total amount of

Unforced Capacity that the specified Resources are qualified to provide (with or without the UDRs associated with dissimilar capability periods, as so elected by the rights holder) during each month in the Capability Period, as of the time the Locational Minimum Unforced Capacity Requirement is determined as specified in ISO Procedures, to (2) the sum of the Adjusted Installed Capacity values used to determine the Unforced Capacities of such Resources for such Capability Period (with or without the DMNCs associated with the UDRs, as so elected by the rights holder). Starting with the Capability Period that begins on May 1, 2024 and for each subsequent Capability Period, subject to Section 5.11.7 of this ISO Services Tariff, the Locational Minimum Unforced Capacity Requirement for each Locality shall equal the product of the Locational Minimum Installed Capacity Requirement for a given Locality ((A) with or without the UDRs if there is a capability year adjustment election by a rights holder and (B) without the Locality Exchange MW) and the ratio of (1) the total amount of Unforced Capacity that the specified Resources are qualified to provide (with or without the UDRs associated with dissimilar capability periods, as so elected by the rights holder) during each month in the Capability Period, as of the time the Locational Minimum Unforced Capacity Requirement is determined as specified in ISO Procedures, to (2) the sum of the Installed Capacity values used to determine the Unforced Capacities of such Resources for such Capability Period (with or without the DMNCs associated with the UDRs, as so elected by the rights holder).-

The foregoing calculation shall be determined using the Resources in the given Locality in the most recent final version of the ISO's annual Load and Capacity Data Report, with the addition of Resources commencing commercial operation since completion of that report and the deletion of Resources with scheduled or planned retirement dates before or during such Capability Period. The ISO will apply the Locality Exchange Factor for the applicable External

Control Area to the MW of Locational Export Capacity that are the lesser of (i) the lesser of the Generator's CRIS and its most recent DMNC, and (ii) the MW pursuant to the notice provided pursuant to Section 5.9.2.2.1 of this Services Tariff.

Under the provisions of this Services Tariff and the ISO Procedures, each LSE will be obligated to procure its LSE Unforced Capacity Obligation. The LSE Unforced Capacity Obligation will be determined for each Obligation Procurement Period by the ICAP Spot Market Auction, in accordance with the ISO Procedures.

Installed Capacity Suppliers will have the opportunity to supply amounts of Unforced Capacity to meet the LSE Unforced Capacity Obligation as established by the ICAP Spot Market Auction.

To be counted towards the locational component of the LSE Unforced Capacity Obligation, Unforced Capacity owned by the holder of UDRs or contractually combined with UDRs must be deliverable to the NYCA interface with the UDR transmission facility pursuant to NYISO requirements and consistent with the election of the holder of the rights to the UDRs set forth in this Section.

The ISO shall have the right to audit all executed Installed Capacity contracts and related documentation of arrangements by an LSE to use its own generation to meet its Locational Minimum Installed Capacity Requirement for an upcoming Obligation Procurement Period.

5.11.6 Determination of Locality Exchange Factor:

No later than January 31 each year, the ISO shall determine the Locality Exchange Factor for each Import Constrained Locality relative to each neighboring Control Area.

The ISO shall make each such determination by performing a power flow based analysis according to applicable transmission system planning practices for the determination of interface

transfer limits used for the resource adequacy topology. Base case data from the most recent Reliability Planning Process will be incorporated. The Locality Exchange Factor is the ratio of the shift factor on the applicable NYCA interface of a transfer from the Import Constrained Locality to the respective neighboring Control Area, to the shift factor of a transfer from Rest of State to the Import Constrained Locality, calculated in accordance with ISO Procedures. Only the AC circuits comprising the respective neighboring Control Area's interface with the NYCA will participate in the shift. The ISO shall post its Locality Exchange Factors on its website prior to the opening of the Summer Capability Period Auction, and notify the New York State Reliability Council.

5.11.7 ICAP Market Parameters for Triggering Resources

The ISO shall identify whether the upcoming Capability Year includes a Triggering Resource prior to determining the Locational Minimum Installed Capacity Requirements for such Capability Year.

If more than one potential new Installed Capacity Supplier would otherwise qualify as a Triggering Resource for a given Capability Year, one of such potential new Installed Capacity Supplier shall be designated as the Triggering Resource for such Capability Year based on consideration of each such potential new Installed Capacity Supplier's respective impact on the transfer capability into a Locality, their respective potential impact on ICAP market parameters, and their respective potential timing to commence participation in the ICAP market. The ISO shall review with Market Participants its proposed designation and obtain Operating Committee approval of the potential new Installed Capacity Supplier designated as the Triggering Resource for such Capability Year.

If the ISO has identified that a Triggering Resource exists for the upcoming Capability Year, the ISO shall determine two sets of ICAP market parameters for such Capability Year. For each set of ICAP market parameters, the ISO shall determine the NYCA Minimum Unforced Capacity Requirement pursuant to Section 5.10 of this ISO Services Tariff, Locational Minimum Installed Capacity Requirements pursuant to Section 5.11.4 of this ISO Services Tariff, LSE Unforced Capacity Requirements pursuant to Section 5.11 of this ISO Services Tariff, Capacity Accreditation Factors pursuant to Section 5.12.14.3 of this ISO Services Tariff, the amount of Unforced Capacity each Resource is qualified to supply in the NYCA pursuant to Section 5.12.6 of this ISO Services Tariff, and Unforced Capacity demand curves pursuant to Section 5.14.1.2 of this ISO Services Tariff. The ISO shall determine the respective ICAP market parameters for each set consistent with the timing requirements set forth in this ISO Services Tariff and ISO Procedures.

The starting database for each set of ICAP market parameters and procedures for determining the applicable set of ICAP market parameters is further described herein. Section 5.11.7.1 of this ISO Services Tariff addresses circumstances when a Triggering Resource is included as supplying ICAP in the final base case model approved by the NYSRC for determining the NYCA Installed Reserve Margin applicable to the Capability Year during which such Triggering Resource first seeks to commence participation in the ICAP market. Section 5.11.7.2 of this ISO Services Tariff addresses circumstances when a Triggering Resource has not been included as supplying ICAP in the final base case model approved by the NYSRC for determining the NYCA Installed Reserve Margin applicable to the Capability Year during which such Triggering Resource first seeks to commence participation in the ICAP market.

5.11.7.1 Triggering Resources Included in the IRM Study Final Base Case

For a Capability Year with a Triggering Resource that has been included and is assumed to supply ICAP in the final base case model approved by the NYSRC for determining the NYCA Installed Reserve Margin applicable to such Capability Year, the following procedures shall apply for the two sets of ICAP market parameters that the ISO is required to develop for such Capability Year.

One set of ICAP market parameters shall be determined using the case resulting from the NYCA Installed Reserve Margin approved by the NYSRC for such Capability Year as the starting database (for purposes of this Section 5.11.7.1 hereinafter referred to as “Case 1A”). Except for the determination of import limits for External Installed Capacity and the Peak Load Window, the starting database for determining the second set of ICAP market parameters shall be Case 1A adjusted to remove the Triggering Resource while not exceeding the loss of load expectation associated with Case 1A and maintaining the NYCA Installed Reserve Margin approved by the NYSRC (for purposes of this Section 5.11.7.1 hereinafter referred to as “Case 1B”). The import limits for External Installed Capacity established pursuant to Section 5.12.2.2 of this ISO Services Tariff and the Peak Load Window established pursuant to Section 5.12.14.3 of this ISO Services Tariff shall be the same for each set of ICAP market parameters and shall be determined using Case 1A as the starting database.

The ISO shall identify the ICAP market parameters that will apply beginning with the May Obligation Procurement Period in a notice prior to the start of the Capability Period Auction for the Summer Capability Period encompassed by such Capability Year. If, in accordance with Section 5.11.7.3 of this ISO Services Tariff and ISO Procedures, the Triggering Resource provides the required notice of intent to commence participation in the ICAP market for the May Obligation Procurement Period of such Capability Year, the ISO shall, within five (5) business

days after receipt of the Triggering Resource's required notice of intent to commence ICAP market participation, provide notice that ICAP market parameters determined using Case 1A shall apply for the entire Capability Year.

If the Triggering Resource does not provide such required notice of intent to commence ICAP market participation for the May Obligation Procurement Period of such Capability Year, the ISO shall provide notice that ICAP market parameters determined using Case 1B shall be implemented starting with the May Obligation Procurement Period. ICAP market parameters determined using Case 1B shall remain in effect until the Obligation Procurement Period during such Capability Year for which the Triggering Resource, in accordance with Section 5.11.7.3 of this ISO Services Tariff and ISO Procedures, provides the required notice of intent to commence ICAP market participation; provided, however, if the Triggering Resource does not provide such required notice of intent to commence ICAP market participation for an Obligation Procurement Period prior to the November Obligation Procurement Period of such Capability Year, the ISO shall provide notice prior to the start of the Capability Period Auction for the Winter Capability Period encompassed by such Capability Year confirming that ICAP market parameters determined using Case 1B shall remain in effect for the balance of the Capability Year.

If, in accordance with Section 5.11.7.3 of this ISO Services Tariff and ISO Procedures, the Triggering Resource does not provide the required notice of intent to commence ICAP market participation for the May Obligation Procurement Period of such Capability Year but provides such required notice of its intent to commence ICAP market participation for an Obligation Procurement Period prior to the November Obligation Procurement Period of such Capability Year, the ISO shall provide notice within five (5) business days after receipt of the Triggering Resource's notice of intent to commence ICAP market participation to indicate that

the ISO will implement ICAP market parameters determined using Case 1A beginning with the same Obligation Procurement Period designated by the Triggering Resource's notice of intent to commence ICAP market participation. ICAP market parameters determined using Case 1A shall be implemented beginning with the applicable Obligation Procurement Period, as determined in accordance with the immediately preceding sentence, and remain in effect for the balance of the Capability Year.

5.11.7.2 Triggering Resources Not Included in the IRM Study Final Base Case

For a Capability Year with a Triggering Resource that has not been included and is not assumed to supply ICAP in the final base case model approved by the NYSRC for determining the NYCA Installed Reserve Margin applicable to such Capability Year, the following procedures shall apply for the two sets of ICAP market parameters that the ISO is required to develop for such Capability Year.

One set of ICAP market parameters shall be determined using the case resulting from the NYCA Installed Reserve Margin approved by the NYSRC for such Capability Year as the starting database (for purposes of this Section 5.11.7.2 hereinafter referred to as "Case 2A"). Except for the determination of import limits for External Installed Capacity and the Peak Load Window, the starting database for determining the second set of ICAP market parameters shall be Case 2A adjusted to include the Triggering Resource as supplying ICAP while not exceeding the loss of load expectation associated with Case 2A and maintaining the NYCA Installed Reserve Margin approved by the NYSRC (for purposes of this Section 5.11.7.2 hereinafter referred to as "Case 2B"). The import limits for External Installed Capacity established pursuant to Section 5.12.2.2 of this ISO Services Tariff and the Peak Load Window established pursuant

to Section 5.12.14.3 of this ISO Services Tariff shall be the same for each set of ICAP market parameters and shall be determined using Case 2A as the starting database.

The ISO shall identify the ICAP market parameters that will apply beginning with the May Obligation Procurement Period in a notice prior to the start of the Capability Period Auction for the Summer Capability Period encompassed by such Capability Year. If, in accordance with Section 5.11.7.3 of this ISO Services Tariff and ISO Procedures, the Triggering Resource provides the required notice of intent to commence participation in the ICAP market for the May Obligation Procurement Period of such Capability Year, the ISO shall, within five (5) business days after receipt of the Triggering Resource's required notice of intent to commence ICAP market participation, provide notice that ICAP market parameters determined using Case 2B shall apply for the entire Capability Year.

If the Triggering Resource does not provide such required notice of intent to commence ICAP market participation for the May Obligation Procurement Period of such Capability Year, the ISO shall provide notice that ICAP market parameters determined using Case 2A shall be implemented starting with the May Obligation Procurement Period. ICAP market parameters determined using Case 2A shall remain in effect until the Obligation Procurement Period during such Capability Year for which the Triggering Resource, in accordance with Section 5.11.7.3 of this ISO Services Tariff and ISO Procedures, provides the required notice of intent to commence ICAP market participation; provided, however, if the Triggering Resource does not provide such required notice of intent to commence ICAP market participation for an Obligation Procurement Period prior to the November Obligation Procurement Period of such Capability Year, the ISO shall provide notice prior to the start of the Capability Period Auction for the Winter Capability

Period encompassed by such Capability Year confirming that ICAP market parameters determined using Case 2A shall remain in effect for the balance of the Capability Year.

If, in accordance with Section 5.11.7.3 of this ISO Services Tariff and ISO Procedures, the Triggering Resource does not provide the required notice of intent to commence ICAP market participation for the May Obligation Procurement Period of such Capability Year but provides such required notice of its intent to commence ICAP market participation for an Obligation Procurement Period prior to the November Obligation Procurement Period of such Capability Year, the ISO shall provide notice within five (5) business days after receipt of the Triggering Resource's notice of intent to commence ICAP market participation to indicate that the ISO will implement ICAP market parameters determined using Case 2B beginning with the same Obligation Procurement Period designated by the Triggering Resource's notice of intent to commence ICAP market participation. ICAP market parameters determined using Case 2B shall be implemented beginning with the applicable Obligation Procurement Period, as determined in accordance with the immediately preceding sentence, and remain in effect for the balance of the Capability Year.

5.11.7.3 Notice of Intent to Commence ICAP Market Participation

In accordance with the requirements of Section 5.12.1.1 of this ISO Services Tariff, a Triggering Resource shall provide notice of intent to commence ICAP market participation indicating the first Obligation Procurement Period for which the Triggering Resource intends to participate in the ICAP market. A Triggering Resource shall not be permitted to provide such notice until the Triggering Resource (or in the case of an ICAP Supplier holding rights to new UDRs, the transmission facility associated with such new UDRs) successfully completes Trial

Operation, as such term is defined in Section 30.1 of Attachment X to the ISO OATT and Section 40.1 of Attachment HH to the ISO OATT.

To commence participation in the ICAP market for the first Obligation Procurement Period of a Capability Period (i.e., May or November), a Triggering Resource must successfully complete Trial Operation and submit the required notice of intent to commence ICAP market participation for such Obligation Procurement Period by the first business day of the month that is two months prior to the start of such Obligation Procurement Period.

To commence participation in the ICAP market for any Obligation Procurement Period other than the first Obligation Procurement Period of a Capability Period, a Triggering Resource must successfully complete Trial Operation and submit the required notice of intent to commence ICAP market participation for the applicable Obligation Procurement Period by the tenth (10th) calendar day of the month that is two months prior to the start of such Obligation Procurement Period.

The Triggering Resource may, consistent with the requirements of this ISO Services Tariff and ISO Procedures, commence ICAP market participation for any Obligation Procurement Period during the applicable Capability Year; provided, however, that if, in accordance with this Section 5.11.7.3, the Triggering Resource does not provide the required notice of intent to commence ICAP market participation on or before August 10 designating its intent to commence ICAP market participation for an Obligation Procurement Period prior to the November Obligation Procurement Period of such Capability Year, the ISO will not implement ICAP market parameters determined using Case 1A (as defined in Section 5.11.7.1 of this ISO Services Tariff) or Case 2B (as defined in Section 5.11.7.2 of this ISO Services Tariff), as applicable, for the Winter Capability Period of such Capability Year.

5.12 Requirements Applicable to Installed Capacity Suppliers

5.12.1 Installed Capacity Supplier Qualification Requirements

In order to qualify as an Installed Capacity Supplier or be part of an Aggregation that is qualified as an Installed Capacity Supplier, Generators, controllable transmission projects electrically located in the NYCA, transmission projects with associated incremental transfer capability, and Distributed Energy Resources that have the ability to inject Energy must have obtained Capacity Resource Interconnection Service (“CRIS”) pursuant to the applicable provisions of Attachments S or HH to the ISO OATT and have entered service; controllable transmission projects must also have obtained Unforced Capacity Deliverability Rights and transmission projects with associated incremental transfer capability must also have obtained External-to-ROS Deliverability Rights. Generators that participate in the market as Co-located Storage Resources must each, independently, obtain CRIS in order to qualify as Installed Capacity Suppliers. Even if a Resource has otherwise satisfied the requirements to participate in the ISO’s Installed Capacity market, a Resource in Inactive Reserves, an ICAP Ineligible Forced Outage, a Mothball Outage, or that is Retired is ineligible to participate in the ISO’s Installed Capacity market. A Resource that elects to participate in the ICAP Market and is within a defined electrical boundary, electrically interconnected with, and routinely serves a Host Load (which Host Load does not consist solely of Station Power) at a single PTID may only participate in the Installed Capacity market as a Behind-the-Meter Net Generation Resource. In order to participate as part of an Aggregation or as an Energy Storage Resource, such a resource may not participate with the Behind-the-Meter Net Generation configuration. Generators that participate in the market as Co-located Storage Resources must each, independently, comply with all applicable market rules contained in Section 5.12 of this Services Tariff as an Energy

Storage Resource, Intermittent Power Resource, Limited Control Run-of-River Hydro Resource, Fast-Start Resource, or other permitted type of Generator, consistent with its resource type.

In addition, to qualify as an Installed Capacity Supplier in the NYCA, Energy Limited Resources, Generators, Installed Capacity Marketers, Intermittent Power Resources, Behind-the-Meter Net Generation Resources, Limited Control Run-of-River Hydro Resources and System Resources rated 1 MW or greater, other than External System Resources and Control Area System Resources which have agreed to certain Curtailment conditions as set forth in the third to last paragraph of Section 5.12.1 of this Services Tariff below, Responsible Interface Parties, existing municipally-owned generation, Energy Limited Resources, and Intermittent Power Resources, to the extent those entities are subject to the requirements of Section 5.12.11 of this Services Tariff, Aggregations with a capacity rating of 0.1 MW or greater, and Energy Storage Resources with a nameplate capacity rating that allows a minimum injection to the NYS Transmission System or distribution system of 0.1 MW or greater shall:

- 5.12.1.1 (i) provide information reasonably requested by the ISO including the name and location of Resources and System Resources; and (ii) in accordance with ISO Procedures and, if applicable, Section 5.11.7 of this ISO Services Tariff, a new Installed Capacity Supplier (including an Installed Capacity Supplier holding rights to new UDRs) shall provide notice of intent to commence participation in the ICAP market indicating the first Obligation Procurement Period for which the new Installed Capacity Supplier intends to participate in the ICAP market;

- 5.12.1.2 in accordance with the ISO Procedures, perform DMNC or DMGC tests and submit the results to the ISO or provide to the ISO appropriate historical production data;
- 5.12.1.3 abide by the ISO Generator maintenance coordination procedures;
- 5.12.1.4 provide the expected return date from any outages (including partial outages) to the ISO;
- 5.12.1.5 in accordance with the ISO Procedures,
 - 5.12.1.5.1 provide documentation demonstrating that it will not use the same Unforced Capacity for more than one (1) buyer at the same time, and
 - 5.12.1.5.2 in the event that the Installed Capacity Supplier supplies more Unforced Capacity than it is qualified to supply in any specific month (*i.e.*, is short on Capacity), documentation that it has procured sufficient Unforced Capacity to cover this shortfall.
- 5.12.1.6 except for Installed Capacity Marketers and Intermittent Power Resources that depend upon wind or solar as their fuel or Aggregations that are comprised of Intermittent Power Resources that depend on the same type of fuel, with that fuel being wind or solar, Bid into the Day-Ahead Market, unless the Energy Limited Resource, Generator, Aggregation, Limited Control Run-of-River Hydro Resource or System Resource is unable to do so due to an outage as defined in the ISO Procedures or due to temperature related de-ratings. Resources may also enter into the MIS an upper operating limit that would define the operating limit under normal system conditions. The circumstances under which the ISO will

direct a Resource to exceed its upper operating limit are described in the ISO Procedures;

- 5.12.1.6.1 Co-located Storage Resources must each submit a CSR injection Scheduling Limit and a CSR withdrawal Scheduling Limit for each hour of the Day-Ahead Market consistent with Section 5.12.7.1 of this Services Tariff below;
- 5.12.1.7 provide Operating Data in accordance with Section 5.12.5 of this Services Tariff;
- 5.12.1.8 provide to the ISO regarding any proposed transfers of deliverability rights to be carried out pursuant to Sections 40.18.3 – 40.18.5 of Attachment HH to the ISO OATT: (i) if a request to transfer CRIS at a different location, notice of submission of an Interconnection Request or CRIS-Only Request to transfer CRIS, and (ii) if it is a request to transfer CRIS at the same location, notice of submission of the request.
- 5.12.1.9 comply with the ISO Procedures;
- 5.12.1.10 when the ISO issues a Supplemental Resource Evaluation request (an SRE), NYCA Resources must Bid into the in-day market unless (and only to the extent) the entity has a bid pending in the Real-Time Market when the SRE request is made or is unable to bid in response to the SRE request due to an outage as defined in the ISO Procedures, or due to other operational issues, or due to temperature related deratings.

If an External Installed Capacity Supplier is a Generator, or if an External Generator is associated with an Unforced Capacity sale using UDRs or EDRs, then except to the extent such a Generator is unable to Bid in response to the SRE

request due to an outage as defined in the ISO Procedures, due to physical operating limitations affecting the Generator, or due to other operational issues that are outside the Installed Capacity Supplier's control, as determined by the ISO, it must take all of the following actions for each hour of an SRE request

(a) Bid an Import to the NYCA in a MW quantity equal to the lesser of (i) the ICAP equivalent of the UCAP sold, or (ii) the maximum MW the Generator is able to produce, at the approved Proxy Generator Bus, at the applicable minimum Bid Price, and (b) ensure that the External Generator is operating and is available to provide all of the MW that were Bid to be imported into the NYCA, up to the ICAP equivalent of the UCAP sold, for the entire duration of the SRE request, and (c) obtain all reservations and transmission service necessary to deliver all of the MW that were Bid to be imported into the NYCA or to a Locality from the Generator, up to the ICAP equivalent of the UCAP sold from the External Generator, at the approved Proxy Generator Bus.

If the External Installed Capacity Supplier that is a Generator, or the External Generator associated with an Unforced Capacity sale using UDRs or EDRs, is not able to Import the quantity of Energy equal to the ICAP equivalent of the UCAP sold from the Generator or EDR to the NYCA, or if a UDR to the Locality, for every hour of an SRE request then, except to the extent already addressed by a declared outage, the Generator shall provide to the ISO an explanation of the reasons for its failure or inability to perform, including evidence demonstrating any physical operating limitations or other operational issues that prevented the Generator from Importing the quantity of Energy equal

to the ICAP equivalent of the UCAP sold from the Generator to the NYCA. To the extent the ISO determines that the information and supporting evidence provided demonstrates that the failure or inability to deliver occurred for reasons outside the control of the External Installed Capacity Supplier or the External Generator associated with an Unforced Capacity sale using UDRs or EDRs, then the deficiency charge set forth in Section 5.12.12.2 of this Services Tariff below that applies solely to violations of this Section 5.12.1.10 of this Services Tariff, shall not be assessed.

If an External Installed Capacity Supplier is a Control Area System Resource then, except to the extent it is unable to Bid in response to the SRE request due to an outage as defined in the ISO Procedures or due to operational issues that are outside the Installed Capacity Supplier's control, it must take all of the following actions for each hour of an SRE request (x) Bid an Import in a MW quantity equal to the ICAP equivalent of the UCAP sold, at the approved Proxy Generator Bus, at the applicable minimum Bid Price, and (y) obtain all reservations and transmission service necessary to deliver the ICAP equivalent of the UCAP sold from the Control Area System Resource to the NYCA at the approved Proxy Generator Bus.

If the External Installed Capacity Supplier that is a Control Area System Resource is not able to Import the quantity of Energy equal to the ICAP equivalent of the UCAP sold from the Control Area System Resource to the NYCA for every hour of an SRE request then, except to the extent already addressed by a declared outage, the External Installed Capacity Supplier shall

provide to the ISO an explanation of the reasons for its failure or inability to perform, including evidence demonstrating any operational issues that prevented the External Installed Capacity Supplier from Importing the quantity of Energy equal to the ICAP equivalent of the UCAP sold from the Control Area System Resource to the NYCA. To the extent the ISO determines that the information and supporting evidence provided demonstrates that the failure or inability to deliver occurred for reasons outside the External Installed Capacity Supplier's control, then the deficiency charge set forth in Section 5.12.12.2 of this Services Tariff below that applies solely to violations of Section 5.12.1.10 of this Services Tariff shall not be assessed. A Control Area System Resource must demonstrate that transmission outage(s) prevented delivery of all available Resources in order for the ISO to determine that the Control Area System Resource's failure to Import the quantity of Energy equal to the ICAP equivalent of the UCAP sold occurred for a reason that was outside the External Installed Capacity Supplier's control.

When an External Installed Capacity Supplier that is responding to an ISO SRE request Bids its Import at a Non-Competitive Proxy Generator Bus, its obligation to Bid an Import at the applicable minimum Bid Price includes the obligation to ensure that neither the External Installed Capacity Supplier nor any of its Affiliates are offering other Imports at an equivalent or greater economic priority at the Non-Competitive Proxy Generator Bus.

5.12.1.11 Installed Capacity Suppliers located East of Central-East shall Bid in the Day-Ahead and Real-Time Markets all Capacity available for supplying

10-Minute Non-Synchronized Reserve (unless the Generator or Aggregation is unable to meet its commitment because of an outage as defined in the ISO Procedures), except for the Resources described in Subsections 5.12.1.11.1, 5.12.1.11.2 and 5.12.1.11.3 of this Services Tariff below;

5.12.1.11.1 Generators providing Energy under contracts executed and effective on or before November 18, 1999 (including PURPA contracts) in which the power purchasers do not control the operation of the supply source but would be responsible for penalties for being off-schedule, with the exception of Generators under must-take PURPA contracts executed and effective on or before November 18, 1999, who have not provided telemetering to their local TO and historically have not been eligible to participate in the NYPP market, which will continue to be treated as TO Load modifiers under the ISO-administered markets;

5.12.1.11.2 Existing topping turbine Generators and extraction turbine Generators producing Energy resulting from the supply of steam to the district steam system located in New York City (LBMP Zone J) in operation on or before November 18, 1999 and/or Generators used in replacing or repowering steam supplies from such units (in accordance with good engineering and economic design) that cannot follow schedules, up to a maximum total of 533 MW of such units; and

5.12.1.11.3 Resources that have demonstrated to the ISO that they are subject to environmental, contractual, ISO Tariff, or other legal or physical requirements that would otherwise preclude them from providing 10-Minute NSR;

5.12.1.12 A Resource that was determined by the ISO to be qualified as a Behind-the-Meter Net Generation Resource and for which Net Unforced Capacity was

calculated by the ISO for a Capability Year can annually, by written notice received by the NYISO prior to August 1, elect not to participate in the ISO Administered Markets as a Behind-the-Meter Net Generation Resource. Such notice shall be in accordance with ISO Procedures. A Resource that makes such an election cannot participate as a Behind-the-Meter Net Generation Resource for the entire Capability Year for which it made the election, but can, however, prior to August 1 of any subsequent Capability Year, provide all required information in order to seek to re-qualify as a Behind-the-Meter Net Generation Resource.

5.12.1.13 An Energy Storage Resource, or Aggregations comprised entirely of Energy Storage Resources, may de-rate its maximum capability in order to meet the applicable Services Tariff Section 5.12.14 run-time requirement. ESRs electing to de-rate their maximum capability shall perform a DMNC test at an output level consistent with its de-rated capability in accordance with Section 5.12.14 of this Services Tariff and ISO Procedures (*see* Installed Capacity Manual § 4).

5.12.1.14 Energy Limited Resources, Energy Storage Resources, Aggregations comprised entirely of Energy Storage Resources, DER Aggregations, and Aggregations that are Energy Limited Resources must elect an Energy Duration Limitation that corresponds to a Duration Adjustment Factor, as described in Section 5.12.14 of this Services Tariff below, and validate the Energy Duration Limitation pursuant to Section 5.12.1.2 of this Services Tariff above. An Installed Capacity Supplier may elect any Energy Duration Limitation that it can demonstrate pursuant to Section 5.12.1.2 of this Services Tariff.

The ISO shall inform each potential Installed Capacity Supplier that the ISO must receive and approve DMNC or DMGC data, as applicable of its approved DMNC or DMGC ratings for the Summer Capability Period and the Winter Capability Period in accordance with the ISO Procedures.

Requirements to qualify as Installed Capacity Suppliers for External System Resources and Control Area System Resources located in External Control Areas that have agreed not to Curtail the Energy associated with such Installed Capacity or to afford it the same Curtailment priority that it affords its own Control Area Load shall be established in the ISO Procedures.

External Installed Capacity not associated with UDRs, including capacity associated with External CRIS Rights, EDRs, Grandfathered External Installed Capacity Agreements listed in Attachment E of the ISO Installed Capacity Manual, the Existing Transmission Capacity for Native Load listed for New York State Electric & Gas Corporation in Table 3 of Attachment L to the ISO OATT, Import Rights, and External System Resources, is only qualified to satisfy a NYCA Minimum Unforced Capacity Requirement and is not eligible to satisfy a Locational Minimum Installed Capacity Requirement.

Not later than 30 days prior to each ICAP Spot Market Auction, each Market Participant that may make offers to sell Unforced Capacity in such auction shall submit information to the ISO, in accordance with ISO Procedures and in the format specified by the ISO that identifies each Affiliated Entity, as that term is defined in Section 23.2.1 of Attachment H of this Services Tariff, of the Market Party or with which the Market Party is an Affiliated Entity. The names of entities that are Affiliated Entities shall not be treated as Confidential Information, but such treatment may be requested for the existence of an Affiliated Entity relationship. The information submitted to the ISO shall identify the nature of the Affiliated Entity relationship by

the applicable category specified in the definition of “Affiliated Entity” in Section 23.2.1 of Attachment H of this Services Tariff.

5.12.2 Additional Provisions Applicable to External Installed Capacity Suppliers

Terms in this Section 5.12.2 not defined in this Services Tariff have the meaning set forth in the OATT.

5.12.2.1 Provisions Addressing the Applicable External Control Area

External Generators, External System Resources, and Control Area System Resources qualify as Installed Capacity Suppliers if they demonstrate to the satisfaction of the NYISO that the Installed Capacity Equivalent of their Unforced Capacity is deliverable to the NYCA; in the case of an entity using a UDR to meet a Locational Minimum Installed Capacity Requirement, to the NYCA interface associated with that UDR transmission facility and will not be recalled or curtailed by an External Control Area to satisfy its own Control Area Loads; in the case of an EDR, to the NYCA interface over which it creates increased transfer capability; and in the case of Control Area System Resources, if they demonstrate that the External Control Area will afford the NYCA Load the same curtailment priority that they afford their own Control Area Native Load Customers. The amount of Unforced Capacity that may be supplied by such entities qualifying pursuant to the alternative criteria may be reduced by the ISO, pursuant to ISO Procedures, to reflect the possibility of curtailment. External Installed Capacity associated with Import Rights, EDRs or UDRs is subject to the same deliverability requirements applied to Internal Installed Capacity Suppliers associated with UDRs.

5.12.2.2 Additional Provisions Addressing Internal Deliverability and Import Rights

In addition to the provisions contained in Section 5.12.2.1 of this Services Tariff above, External Installed Capacity not associated with UDRs, EDRs, or External CRIS Rights will be subject to the deliverability test in Sections 40.13.8 and 40.13.9 of Attachment HH to the ISO OATT. The deliverability of External Installed Capacity not associated with UDRs, EDRs, or External CRIS Rights will, subject to Section 5.11.7 of this ISO Services Tariff, be evaluated annually as a part of the process that sets import rights for the upcoming Capability Year, to determine the amount of External Installed Capacity that can be imported to the New York Control Area across any individual External Interface and across all of those External Interfaces, taken together. The External Installed Capacity deliverability test will be performed using the ISO's forecast, for the upcoming Capability Year, of New York Control Area CRIS resources, transmission facilities, and load. Under this process (i) Grandfathered External Installed Capacity Agreements listed in Attachment E of the ISO Installed Capacity Manual, and (ii) the Existing Transmission Capacity for Native Load listed for New York State Electric & Gas Corporation in Table 3 of Attachment L to the ISO OATT, will be considered deliverable within the Rest of State. Additionally, 1090 MW of imports made over the Quebec (via Chateaugay) Interface will be considered to be deliverable until the end of the 2010 Summer Capability Period.

The import limit set for External Installed Capacity not associated with UDRs, EDRs or External CRIS Rights will be set no higher than the amount of imports deliverable into Rest of State that (i) would not increase the LOLE as determined in the upcoming Capability Year IRM consistent with Section 2.7 of the NYISO Installed Capacity Manual, "Limitations on Unforced Capacity Flow in External Control Areas," (ii) are deliverable within the Rest of State Capacity

Region when evaluated with the New York Control Area CRIS resources (including EDRs and UDRs) and External CRIS Rights forecast for the upcoming Capability Year, and (iii) would not degrade the transfer capability of any Other Interface by more than the threshold identified in Section 40.13.9 of Attachment HH to the ISO OATT. Import limits set for External Installed Capacity will reflect the modeling of awarded External CRIS rights, but the awarded External CRIS rights will not be adjusted as part of import limit-setting process. Procedures for qualifying selling, and delivery of External Installed Capacity are detailed in the Installed Capacity Manual.

Until the grandfathered import rights over the Quebec (via Chateauguay) Interface expire at the end of the 2010 Summer Capability Period, the 1090 MW of grandfathered import rights will be made available on a first-come, first-served basis pursuant to ISO Procedures. Any of the grandfathered import rights over the Quebec (via Chateauguay) Interface not utilized for a Capability Period will be made available to other external resources for that Capability Period, pursuant to ISO Procedures, to the extent the unutilized amount is determined to be deliverable.

Additionally, any of the Existing Transmission Capacity for Native Load listed for New York State Electric & Gas Corporation not utilized by New York State Electric & Gas Corporation for a Capability Period will be made available to other external resources for that Capability Period, pursuant to ISO procedures, to the extent the unutilized amount is determined to be deliverable within the Rest of State Capacity Region.

LSEs with External Installed Capacity as of the effective date of this Tariff will be entitled to designate External Installed Capacity at the same NYCA Interface with another Control Area, in the same amounts in effect on the effective date of this Tariff. To the extent such External Installed Capacity corresponds to Existing Transmission Capacity for Native Load

as reflected in Table 3 of Attachment L to the ISO OATT, these External Installed Capacity rights will continue without term and shall be allocated to the LSE's retail access customers in accordance with the LSE's retail access program on file with the PSC and subject to any necessary filings with the Commission. External Installed Capacity rights existing as of September 17, 1999 that do not correspond to Table 3 of Attachment L to the ISO OATT shall survive for the term of the relevant External Installed Capacity contract or until the relevant External Generator is retired.

5.12.2.3 One-Time Conversion of Grandfathered Quebec (via Chateauguay) Interface Rights.

An entity can request to convert a specified number of MW, up to 1090 MW over the Quebec External Interface (via Chateauguay), into External CRIS Rights by making either a Contract Commitment or Non-Contract Commitment that satisfies the requirements of Section 40.13.11.1 of Attachment HH to the ISO OATT. The converted number of MW will not be subject to further evaluation for deliverability within a Cluster Study Deliverability Study under Attachment HH to the ISO OATT, as long as the External CRIS Rights are in effect.

5.12.2.3.1 The External CRIS Rights awarded under this conversion process will first become effective for the 2010-2011 Winter Capability Period.

5.12.2.3.2 Requests to convert these grandfathered rights must be received by the NYISO on or before 5:00 pm Eastern Time on February 1, 2010, with the following information: (a) a statement that the entity is electing to convert by satisfying the requirements of a Contract Commitment or a Non-Contract Commitment in accordance with Section 40.13.11.1 of Attachment HH to the ISO OATT; (b) the length of the commitment in years; (c) for the Summer Capability Period, the requested number of MW; (d) for the Winter Capability Period, the

Specified Winter Months, if any, and the requested number of MW; and (e) a minimum number of MW the entity will accept if granted (“Specified Minimum”) for the Summer Capability Period and for all Specified Winter Months, if any.

5.12.2.3.3 An entity cannot submit one or more requests to convert in the aggregate more than 1090 MW in any single month.

5.12.2.3.4 If requests to convert that satisfy all other requirements stated herein are equal to or less than the 1090 MW limit, all requesting entities will be awarded the requested number of MW of External CRIS Rights. If conversion requests exceed the 1090 MW limit, the NYISO will prorate the allocation based on the weighted average of the requested MW times the length of the contract/commitment (*i.e.*, number of Summer Capability Periods) in accordance with the following formula:

$$\begin{aligned} & \text{Rights allocated to entity } i \\ & = 1090 \\ & \quad * (MW_i * \text{contract/commitment length}_i) \\ & \quad / \sum_j (MW_j * \text{contract/commitment length}_j) \end{aligned}$$

$j = 1, \dots, \#$ entities requesting import rights

In the formula, contract/commitment length means the lesser of the requested contract/commitment length and twenty (20) years. The NYISO will perform separate calculations for the Summer and Winter Capability Periods. The NYISO will determine whether the prorated allocated number of MW for any requesting entity is less than the entity’s Specified Minimum. If any allocation is less, the NYISO will remove such request(s) and recalculate the prorated allocations among the remaining requesting entities using the above formula. This process

will continue until the prorated allocation meets or exceeds the specified minimum for all remaining requests.

5.12.2.3.5 Any portion of the previously grandfathered 1090 MW not converted through this process will no longer be grandfathered from deliverability. Previously grandfathered rights converted to External CRIS Rights but then terminated will no longer be grandfathered from deliverability.

5.12.2.4 Offer Cap Applicable to Certain External CRIS Rights

Notwithstanding any other capacity mitigation measures or obligations that may apply, the offers of External Installed Capacity submitted pursuant to a Non-Contract Commitment, as described in Section 40.13.11.1.2 of Attachment HH of the ISO OATT, will be subject to an offer cap in each month of the Summer Capability Period and for all Specified Winter Months.

This offer cap will be determined as the higher of:

5.12.2.4.1 1.1 times the price corresponding to all available Unforced Capacity determined from the NYCA ICAP Demand Curve for that Period; and

5.12.2.4.2 The most recent auction clearing price (a) in the External market supplying the External Installed Capacity, if any, and if none, then the most recent auction clearing price in an External market to which the capacity may be wheeled, less (b) any transmission reservation costs in the External market associated with providing the Installed Capacity, in accordance with ISO Procedures.

5.12.3 Installed Capacity Supplier Outage Scheduling Requirements

All Installed Capacity Suppliers, except for Control Area System Resources and Responsible Interface Parties, that intend to supply Unforced Capacity to the NYCA shall submit

a confidential notification to the ISO of their proposed outage schedules in accordance with the ISO Procedures. Transmission Owners will be notified of these and subsequently revised outage schedules. Based upon a reliability assessment, if Operating Reserve deficiencies are projected to occur in certain weeks for the upcoming calendar year, the ISO will request voluntary rescheduling of outages. In the case of Installed Capacity Suppliers actually supplying Unforced Capacity to the NYCA, if voluntary rescheduling is ineffective, the ISO will invoke forced rescheduling of their outages to ensure that projected Operating Reserves over the upcoming year are adequate.

An Installed Capacity Supplier that refuses a forced rescheduling of its outages for any unit shall be prevented from supplying Unforced Capacity in the NYCA with that unit during any month where it undertakes such outages. The rescheduling process is described in the ISO Procedures.

An Installed Capacity Supplier that intends to supply Unforced Capacity in a given month that did not qualify as an Installed Capacity Supplier prior to the beginning of the Capability Period must notify the ISO in accordance with the ISO Procedures so that it may be subject to forced rescheduling of its proposed outages in order to qualify as an Installed Capacity Supplier. A Resource that refuses the ISO's forced rescheduling of its proposed outages shall not qualify as an Installed Capacity Supplier for that unit for any month during which it schedules or conducts an outage.

Outage schedules for External System Resources and Control Area System Resources shall be coordinated by the External Control Area and the ISO in accordance with the ISO Procedures.

5.12.4 Required Certification for Installed Capacity

- (a) Each Installed Capacity Supplier must confirm to the ISO, in accordance with ISO Procedures, that the Unforced Capacity it has certified has not been sold for use in an External Control Area.
- (b) Each Installed Capacity Supplier holding rights to UDRs or EDRs from an External Control Area must confirm to the ISO, in accordance with ISO Procedures, that it will not use as self-supply or offer, and has not sold, Installed Capacity associated with the quantity of MW for which it has not made its one time capability adjustment year election pursuant to Section 5.11.4 of this Services Tariff (if applicable).
- (c) On and after the execution of an RMR Agreement, and for the duration of its term, an RMR Generator shall not enter into any new agreement or extend any other agreement that impairs or otherwise diminishes its ability to comply with its obligation under an RMR Agreement, or that limits its ability to provide Energy, Capacity, or Ancillary Services directly to the ISO Administered Markets. An Interim Service Provider that is required to keep its generating unit(s) in service shall not enter into any new agreement or extend any other agreement that limits its ability to provide Energy, Capacity, or Ancillary Services directly to the ISO Administered Markets or otherwise meet its obligations as an Interim Service Provider.

5.12.5 Operating Data Reporting Requirements

To qualify as Installed Capacity Suppliers in the NYCA, Resources shall submit to the ISO Operating Data in accordance with Section 5.12.5 of this Services Tariff and the ISO

Procedures. Resources that do not submit Operating Data in accordance with the following subsections and the ISO Procedures may be subject to the sanctions provided in Section 5.12.12.1 of this Services Tariff.

Resources that were not in operation on January 1, 2000 shall submit Operating Data to the ISO no later than one month after such Resources commence commercial operation, in accordance with the ISO Procedures and the following subsections as applicable.

5.12.5.1 Generators, System Resources, Energy Limited Resources, Energy Storage Resources, Responsible Interface Parties, Intermittent Power Resources, Limited Control Run-of-River Hydro Resources, Municipally Owned Generation and Distributed Energy Resources

To qualify as Installed Capacity Suppliers in the NYCA, Generators, External Generators, System Resources, External System Resources, Energy Limited Resources, Responsible Interface Parties, Intermittent Power Resources, Limited Control Run-of-River Hydro Resources, Energy Storage Resources, and municipally owned generation and Distributed Energy Resources or the purchasers of Unforced Capacity associated with those Resources shall submit GADS Data, data equivalent to GADS Data, and/or other Operating Data to the ISO in accordance with the ISO Procedures. Prior to the successful implementation of a software modification that allows gas turbines to submit multiple bid points, these units shall not be considered to be forced out for any hours that the unit was available at its base load capability in accordance with the ISO Procedures. This section shall also apply to any Installed Capacity Supplier, External or Internal, using UDRs to meet Locational Minimum Installed Capacity Requirements.

5.12.5.2 Control Area System Resources

To qualify as Installed Capacity Suppliers in the NYCA, Control Area System Resources, or the purchasers of Unforced Capacity associated with those Resources, shall submit CARL Data and actual system failure occurrences data to the ISO each month in accordance with the ISO Procedures.

5.12.5.3 Transmission Projects Granted Unforced Capacity Deliverability Rights

An owner of a transmission project that receives UDRs must, among other obligations, submit outage data or other operational information in accordance with the ISO procedures to allow the ISO to determine the number of UDRs associated with the transmission facility.

5.12.5.4 Transmission Projects Granted External-to ROS Deliverability Rights

An owner of a transmission project that receives EDRs must, among other obligations, submit outage data or other operational information when determined applicable by the ISO and in accordance with ISO Procedures.

5.12.5.5 Co-located Storage Resources

Generators that participate as Co-located Storage Resources must each, individually, comply with the requirements of Section 5.12.5.1 of this Services Tariff. Generators that participate as Co-located Storage Resources must submit outage data or other operational information in accordance with ISO Procedures that will allow the ISO to validate the CSR Scheduling Limits associated with the Co-located Storage Resources. CSR Scheduling Limits will be incorporated into each CSR Generator's UCAP calculation (*see* Services Tariff Section 5.12.6.2).

5.12.6 Capacity Calculations, Operating Data Default, Value and Collection

5.12.6.1 ICAP Calculation for Behind-the-Meter Net Generation Resources

The ISO shall calculate the amount of Net-ICAP for each Behind-the-Meter Net Generation Resource as the Adjusted DMGC of the Generator of the Behind-the-Meter Net Generation Resource minus the Resource's Adjusted Host Load in accordance with this Tariff and ISO Procedures.

5.12.6.1.1 Adjusted DMGC

The ISO's calculation of the Adjusted DMGC of a Behind-the-Meter Net Generation Resource shall be the least of: (i) its DMGC for the Capability Period; (ii) its Adjusted Host Load plus its applicable Injection Limit; and (iii) its Adjusted Host Load plus the number of MW of CRIS it has obtained, as determined in accordance with Section 40 of Attachment HH to the ISO OATT and ISO Procedures.

If the Station Power of a Behind-the-Meter Net Generation Resource is separately metered from all other Load of the Resource, such that the Station Power Load can be independently measured and verified, the Generator of a Behind-the-Meter Net Generation Resource may elect to perform a DMNC Test instead of a DMGC Test pursuant to ISO Procedures. Such election must be made in writing to the ISO prior to the start of the DMNC Test Period.

If a Behind-the-Meter Net Generation Resource elects to take a DMNC Test, the Station Power measured during such DMNC Test shall not be included in the Resource's Host Load. A Behind-the-Meter Net Generation Resource's DMNC value for the Capability Period shall be used in lieu of a DMGC value in the calculation of the Resource's Adjusted DMGC for the purposes of Sections 5.12.6.1 and 5.12.6.2 of this Services Tariff.

5.12.6.1.2 Adjusted Host Load

A Behind-the-Meter Net Generation Resource's Adjusted Host Load shall be equal to the product of the Average Coincident Host Load multiplied by one plus the Installed Reserve Margin.

The Adjusted Host Load shall be calculated by the ISO on an annual basis prior to the start of the Summer Capability Period and in accordance with ISO Procedures, based upon the Behind-the-Meter Net Generation Resource's Average Coincident Host Load for the prior Summer Capability Period and the Winter Capability Period before that.

5.12.6.1.2.1 Average Coincident Host Load

The ISO must receive the Behind-the-Meter Net Generation Resource's applicable metered Load data required to calculate an Average Coincident Host Load in accordance with ISO Procedures. The ISO shall compute the Average Coincident Host Load for each Capability Year (i) using the metered Host Load data for the applicable NYCA peak Load hours, except as provided below in this section, and (ii) adjusted for weather normalization and Load growth as determined by the ISO in relation to developing the NYCA Minimum Installed Capacity Requirement in accordance with ISO Procedures.

For each Capability Year, the NYISO shall use the average of the highest twenty (20) one-hour peak Loads of the Host Load of the Behind-the-Meter Net Generation Resource that occur during the top forty (40) NYCA peak Load hours of the prior Summer Capability Period and the Winter Capability Period before that to calculate the Average Coincident Host Load.

If a facility meets the criteria to be, and has not previously been, a Behind-the-Meter Net Generation Resource, but does not have all of the appropriate meter data, its Average Coincident Host Load shall be a value forecasted by the Behind-the-Meter Net Generation Resource. The

Behind-the-Meter Net Generation Resource's forecast shall be based on actual meter data, or if not available, billing data or other business data of the Host Load. An estimated Average Coincident Host Load can only be applicable to a Behind-the-Meter Net Generation Resource until actual data becomes available, but in any event no longer than three (3) consecutive Capability Years beginning with the Capability Year it is first an Installed Capacity Supplier.

5.12.6.1.2.2 Determination of Adjusted Host Load

After the ISO has calculated a Behind-the-Meter Net Generation Resource's Average Coincident Host Load, it shall then apply the NYCA Installed Reserve Margin. The Behind-the-Meter Net Generation Resource's Adjusted Host Load will be established by multiplying the Resource's Average Coincident Host Load for the Capability Year by the quantity of one plus the NYCA Installed Reserve Margin.

5.12.6.2 UCAP Calculations

The ISO shall calculate for each Resource the amount of Unforced Capacity that each Installed Capacity Supplier is qualified to supply in the NYCA in accordance with formulae provided in the ISO Procedures. A Resource's Unforced Capacity will be the applicable Adjusted Installed Capacity multiplied by the quantity of 1 minus the Resource's derating factor.

The amount of Unforced Capacity that each Generator, except for the Generator of a Behind-the-Meter Net Generation Resource, System Resource, Energy Limited Resource, Special Case Resource, and municipally-owned generation is authorized to supply in the NYCA shall be based on the ISO's calculations of individual Equivalent Demand Forced Outage Rates. The amount of Unforced Capacity that a Generator that is participating as a part of a Co-located Storage Resource is authorized to supply in the NYCA shall account for reductions to the CSR

Scheduling Limits, or the unavailability of the associated facilities, in accordance with ISO Procedures.

The amount of Unforced Capacity that each Energy Storage Resource, Aggregation that is comprised entirely of Energy Storage Resources, and DER Aggregation is authorized to supply in the NYCA shall be based on the individual availability of the Energy Storage Resource or the availability of the Aggregation in the Real-Time Market and calculated by the ISO in accordance with ISO Procedures. Except as provided in Section 5.12.6.2.1 of this Services Tariff, this calculation shall not include hours in any month that the Energy Storage Resource or Aggregation was in an outage state that started on or after May 1, 2015 and that precluded its eligibility to participate in the Installed Capacity market. The amount of Unforced Capacity that an Energy Storage Resource that is participating as a part of a Co-located Storage Resource is authorized to supply in the NYCA shall account for reductions to the CSR Scheduling Limits, or the unavailability of the associated facilities, in accordance with ISO Procedures.

The amount of Unforced Capacity that each Control Area System Resource is authorized to supply in the NYCA shall be based on the ISO's calculation of each Control Area System Resource's availability. The amount of Unforced Capacity that each Intermittent Power Resource or an Aggregation that is entirely comprised of Intermittent Power Resources that depend on the same type of fuel is authorized to supply in the NYCA shall be based on the ISO's calculation of the amount of capacity that the Intermittent Power Resource or an Aggregation that is entirely comprised of Intermittent Power Resources that depend on the same type of fuel can reliably provide during system peak Load hours in accordance with ISO Procedures.

The amount of Unforced Capacity that an Intermittent Power Resource or Limited Control Run-of-River Hydro Resource that is participating as part of a Co-located Storage

Resource is authorized to supply in the NYCA shall account for reductions to the CSR Scheduling Limits, or the unavailability of the associated facilities, in accordance with ISO Procedures.

The ISO shall calculate separate Summer and Winter Capability Period Unforced Capacity values for each Special Case Resource and update them periodically using a twelve-month calculation in accordance with ISO Procedures. The calculation for each Generator, System Resource, Energy Limited Resource, and municipally owned generation will use the months comprising the two most recent like Capability Periods in accordance with formulae provided in the ISO Procedures; provided, however, except as provided in Section 5.12.6.2.1 of this Services Tariff, for a Generator in an outage state that started on or after May 1, 2015 and that precluded its eligibility to participate in the Installed Capacity market at any time during any month from which GADS or other operating data would otherwise be used to calculate an individual Equivalent Demand Forced Outage Rate, the ISO shall replace such month's GADS or other operating data with GADS or other operating data from the most recent like month in which the Generator was not in an outage state that precluded its eligibility to participate in the Installed Capacity market.

The ISO shall calculate separate Summer and Winter Capability Period Unforced Capacity values for Energy Storage Resources and individual Distributed Energy Resources and update them seasonally as described in ISO Procedures.

The ISO shall calculate separate Summer and Winter Capability Period Unforced Capacity values for Intermittent Power Resources and Limited Control Run-of-River Hydro Resources and update them seasonally as described in ISO Procedures.

The amount of Unforced Capacity that each Behind-the-Meter Net Generation Resource is authorized to supply in the NYCA shall be its Net-UCAP. Net-UCAP is the lesser of (i) the ISO's calculation of the Generator of the Behind-the-Meter Net Generation Resource Adjusted DMGC multiplied by one minus its Equivalent Demand Forced Outage Rate and then decreased by its Adjusted Host Load translated into Unforced Capacity terms consistent with Section 5.11.1 of this Services Tariff and (ii) the Resource's Net-ICAP.

5.12.6.2.1 Exceptions

A Resource returning to the Energy market after taking an outage that precluded its participation in the Installed Capacity market and which returns with modifications to its operating characteristics determined by the ISO to be material and which, therefore, requires the submission of a new Interconnection Request will receive, as the initial derating factor for calculation of the Resource's Unforced Capacity upon its return to service, the derating factor it would have received as a newly connecting unit in lieu of a derating factor developed from unit-specific data. A Resource returning to the Energy market after taking an outage that precluded its participation in the Installed Capacity market and which, upon its return, uses as its primary fuel a fuel not previously used at the facility for any purpose other than for ignition purposes will receive, as the initial derating factor for calculation of the Resource's Unforced Capacity upon its return to service, the default derating factor in lieu of a derating factor developed from unit-specific data even if the modifications to allow use of a new primary fuel are not material and do not require the submission of a new Interconnection Request.

Section 5.12.6.2.1 of this Services Tariff shall apply to a Resource returning to the Energy market after taking an outage that started on or after May 1, 2015 and that precluded its participation in the Installed Capacity market.

5.12.6.2.2 UCAP Adjustment for Partial Firm Units

Starting with the Capability Year beginning May 1, 2026, Installed Capacity Suppliers may receive a Capacity Accreditation Factor comprising multiple Capacity Accreditation Factors derived from multiple corresponding Capacity Accreditation Resource Classes calculated as a MW weighted average of the different levels of elected firm fuel MW for each portion of the respective Capacity Accreditation Resource Class.

5.12.6.3 Default Unforced Capacity

In its calculation of Unforced Capacity, the ISO shall deem a Resource to be completely forced out for each month for which the Resource has not submitted its Operating Data in accordance with Section 5.12.5 of this Services Tariff and the ISO Procedures. A Resource that has been deemed completely forced out for a particular month may submit new Operating Data, for that month, to the ISO at any time. The ISO will use such new Operating Data when calculating, in a timely manner in accordance with the ISO Procedures, an Unforced Capacity value for the Resource.

Upon a showing of extraordinary circumstances, the ISO retains the discretion to accept at any time Operating Data which have not been submitted in a timely manner, or which do not fully conform with the ISO Procedures.

5.12.6.4 Exception for Certain Equipment Failures

When a Generator, Special Case Resource, Energy Limited Resource, or System Resource is forced into an outage by an equipment failure that involves equipment located on the high voltage side of the electric network beyond the step-up transformer, and including such step-up transformer, the outage will not be counted for purposes of calculating that Resource's Equivalent Demand Forced Outage Rate.

5.12.6.5 Unforced Capacity, Outage Data and Operational Information Associated with External-to-ROS Deliverability Rights

The ISO shall calculate the availability of the External interface associated with each project granted EDRs, in accordance with ISO Procedures. The availability factor (percentage) of the interface will be used to reduce the amount of EDRs for which Unforced Capacity may be offered. This calculation is distinct from and in addition to the calculation the ISO performs for each Installed Capacity Resource qualified for use with EDRs.

5.12.7 Availability Requirements

Subsequent to qualifying, each Installed Capacity Supplier shall, except as noted in Sections 5.12.1 and 5.12.11 of this Services Tariff, on a daily basis: (i) schedule a Bilateral Transaction; (ii) Bid Energy in each hour of the Day-Ahead Market in accordance with the requirements set forth in this Section 5.12.7 of this Services Tariff; or (iii) notify the ISO of any outages.

Installed Capacity Suppliers with Energy Duration Limitations less than or equal in length to the number of hours comprising the applicable Peak Load Window must on a daily basis during the Peak Load Window and for at least the number of consecutive hours that correspond to its Energy Duration Limitation or for the entirety of the Peak Load Window for an Energy Storage Resource: (i) schedule a Bilateral Transaction; (ii) Bid Energy in the Day-Ahead Market in accordance with the applicable provisions of Section 5.12.1 of this Services Tariff; or (iii) notify the ISO of any outages. Installed Capacity Suppliers with Energy Duration Limitations greater in length than the number of hours comprising the Peak Load Window must on a daily basis during the entirety of the applicable Peak Load Window and for additional hours immediately preceding and following the Peak Load Window covering the remaining hours of the Installed Capacity Supplier's Energy Duration Limitation that are not captured in the Peak

Load Window, as specified in ISO Procedures: (i) schedule a Bilateral Transaction; (ii) Bid Energy in the Day-Ahead Market in accordance with the applicable provisions of Section 5.12.1 of this Services Tariff; or (iii) notify the ISO of any outages.

The ISO may adjust the Peak Load Window that Installed Capacity Suppliers with Energy Duration Limitations will be responsible for the scheduling, bidding, or notification requirements with scheduling or bidding in hours outside the Peak Load Window in Section 5.12.14 of this Services Tariff. An RMR Generator can only schedule a Bilateral Transaction to the extent expressly authorized in its RMR Agreement.

Prior to the Capability Year beginning May 1, 2025, the total amount of Energy that an Installed Capacity Supplier subject to Services Tariff Section 5.12.7 schedules, bids, or declares to be unavailable on a given day must equal or exceed the Installed Capacity Equivalent of the Unforced Capacity it supplies. Starting with the Capability Year beginning May 1, 2025, and except as expressly provided under Section 5.12.7.2 of this Services Tariff, the total amount of Energy that an Installed Capacity Supplier schedules, Bids at a Normal Upper Operating Limit, or declares to be unavailable on a given day must equal or exceed the Installed Capacity Equivalent of the Unforced Capacity it supplies.

For Energy Storage Resources without an Energy Duration Limitation, the total amount of Energy that is scheduled, Bid, or declared to be unavailable shall also include the maximum of the Energy Storage Resource's (i) negative Installed Capacity Equivalent or (ii) Lower Operating Limit, such that amount scheduled, Bid, or declared to be unavailable reflects the entire withdrawal to injection operating range. Energy Storage Resources with an Energy Duration Limitation less than or equal in length to the number of hours comprising the applicable Peak Load Window must, on a daily basis, and for each hour beyond the Peak Load Window: (i) Bid

in the Day-Ahead Market in accordance with the applicable provisions of Section 5.12.1 of this Services Tariff; or (ii) notify the ISO of any outages, the maximum of the Energy Storage Resource's (a) negative Installed Capacity Equivalent or (b) Lower Operating Limit. Energy Storage Resources with an Energy Duration Limitation greater in length than the number of hours comprising the applicable Peak Load Window must on a daily basis and for each hour beyond the hours that the Energy Storage Resources must schedule, bid, or declare to be unavailable in accordance with paragraph three of Section 5.12.7 of this Services Tariff: (i) Bid in the Day-Ahead Market in accordance with the applicable provisions of Section 5.12.1 of this Services Tariff; or (ii) notify the ISO of any outages, the maximum of the Energy Storage Resource's (a) negative Installed Capacity Equivalent, or (b) Lower Operating Limit. The amount scheduled, Bid, and/or declared to be unavailable must reflect the Energy Storage Resource's entire withdrawal operating range.

5.12.7.1 Co-located Storage Resource Availability Requirements

In addition to independently satisfying the requirements of Section 5.12.7 of this Services Tariff for each Generator that participates in a Co-located Storage Resource, each Installed Capacity Supplier must on a daily basis and for each hour of the Day-Ahead Market Day: (i) provide a CSR injection Scheduling Limit and (ii) notify the ISO of any derate or outage to the interconnection facilities comprising the point of interconnection. The sum of the CSR injection Scheduling Limit and the derate or outage must equal or exceed the sum of the Installed Capacity Equivalent of the Unforced Capacity supplied by the Intermittent Power Resource, Limited Control Run-of-River Hydro Resource or Generator and the applicable Services Tariff Section 5.12.7 hourly Bid, Schedule, or Notify obligation of the Energy Storage Resource. Each Installed Capacity Supplier must also on a daily basis, and for each hour of the Day-Ahead

Market Day: (i) provide a CSR withdrawal Scheduling Limit and (ii) notify the ISO of any derate or outage to the interconnection facilities comprising the point of interconnection. The sum of the CSR withdrawal Scheduling Limit and the derate or outage must equal or exceed the Energy Storage Resource's applicable Services Tariff Section 5.12.7 hourly Bid, Schedule, or Notify obligation.

5.12.7.2 Upper Operating Limit Bidding Exemptions

An Installed Capacity Supplier's Day Ahead Market Bid is not required to include a Normal Upper Operating Limit as set forth in Section 5.12.7 of this Services Tariff if it meets one of the following two limited circumstances:

5.12.7.2.1 Bids for Combined Cycle Generators qualified to sell Operating Reserves using Duct-Firing technology shall include either an Emergency Upper Operating Limit or a Normal Upper Operating Limit at a level equal to or greater than its Installed Capacity Equivalent of Unforced Capacity supplied. If the Normal Upper Operating Limit is less than the unit's Installed Capacity Equivalent of Unforced Capacity supplied, then the difference between the Emergency Upper Operating Limit and Normal Upper Operating Limit shall not exceed the increase in the unit's maximum output level that results from the operation of duct burners.

5.12.7.2.2 Bids for block-loaded Combustion Turbine Generators with Peak-Firing capability shall include either an Emergency Upper Operating Limit or a Normal Upper Operating Limit at a level equal to or greater than its Installed Capacity Equivalent of Unforced Capacity supplied. If the Normal Upper Operating Limit is less than the unit's Installed Capacity Equivalent of Unforced Capacity supplied, then the difference between the Emergency Upper Operating Limit and Normal Upper Operating Limit shall not exceed the increase in the unit's maximum output level that results from operating the resource in peak-firing mode.

5.12.8 Unforced Capacity Sales

Each Installed Capacity Supplier will, after satisfying the deliverability requirements set forth in the applicable provisions of Attachments S, X, Z, or HH to the ISO OATT, be authorized to supply an amount of Unforced Capacity during each Obligation Procurement Period, based on separate seasonal Unforced Capacity calculations performed by the ISO for the Summer and Winter Capability Periods and subject to Section 5.11.7 of this ISO Services Tariff. Unforced Capacity may be sold in six-month strips or in monthly or multi-monthly segments.

External Unforced Capacity (except External Installed Capacity associated with UDRs) may only be offered into Capability Period Auctions or Monthly Auctions for the Rest of State and ICAP Spot Market Auctions for the NYCA and may not be offered into a Locality for an ICAP Auction. Bilateral Transactions that certify External Unforced Capacity using Import Rights, EDRs, or External CRIS Rights may not be used to satisfy a Locational Minimum Unforced Capacity Requirement.

UCAP from an RMR Generator may only be offered into the ICAP Spot Market Auction, except and only to the extent that the RMR Agreement expressly permits the RMR Generator's UCAP to be certified in a Bilateral Transaction.

If an Energy Limited Resource's, Generator's, System Resource's, Control Area System Resource's, or Aggregation's DMNC rating, or the DMGC rating of a Generator of a Behind-the-Meter Net Generation Resource, if applicable, is determined to have increased during an Obligation Procurement Period, pursuant to testing procedures described in the ISO Procedures, the amount of Unforced Capacity that it shall be authorized to supply in that or future Obligation Procurement Periods shall also be increased on a prospective basis in accordance with the schedule set forth in the ISO Procedures provided that it first has satisfied the deliverability

requirements set forth in the applicable provisions of Attachments S, X, Z, or HH to the ISO OATT.

New Resources and Resources that have increased their Capacity since the previous Summer Capability Period due to changes in their generating equipment and/or Demand Reduction capabilities may, after satisfying the deliverability requirements set forth in the applicable provisions of Attachments S, X, Z or HH to the ISO OATT, qualify to supply Unforced Capacity on a foregoing basis during the Summer Capability Period based upon a DMNC test, or the DMGC test of a Resource of a Behind-the-Meter Net Generation Resource, that is performed and reported to the ISO after March 1 and prior to the beginning of the Summer Capability Period DMNC Test Period. The Resource will be required to verify the claimed DMNC or DMGC rating by performing an additional test during the Summer DMNC Test Period. Any shortfall between the amount of Unforced Capacity supplied by the Resource for the Summer Capability Period and the amount verified during the Summer DMNC Test Period will be subject to deficiency charges pursuant to Section 5.14.2 of this Services Tariff. The deficiency charges will be applied to no more than the difference between the Resource's previous Summer Capability Period Unforced Capacity and the amount of Unforced Capacity equivalent the Resource supplied for the Summer Capability Period.

New Resources and Resources that have increased their Capacity since the previous Winter Capability Period due to changes in their generating equipment and/or Demand Reduction capabilities may, after satisfying the deliverability requirements set forth in the applicable provisions of Attachments S, X, Z or HH to the ISO OATT, qualify to supply Unforced Capacity on a foregoing basis during the Winter Capability Period based upon a DMNC test, or the DMGC test of a Resource of a Behind-the-Meter Net Generation Resource,

that is performed and reported to the ISO after September 1 and prior to the beginning of the Winter Capability Period DMNC Test Period. The Resource will be required to verify the claimed DMNC or DMGC rating by performing an additional test during the Winter Capability Period DMNC Test Period. Any shortfall between the amount of Unforced Capacity certified by the Resource for the Winter Capability Period and the amount verified during the Winter Capability Period DMNC Test Period will be subject to deficiency charges pursuant to Section 5.14.2 of this Services Tariff. The deficiency charges will be applied to no more than the difference between the Resource's previous Winter Capability Period Unforced Capacity and the amount of Unforced Capacity equivalent the Resource supplied for the Winter Capability Period.

Any Installed Capacity Supplier, except as noted in Section 5.12.11 of this Services Tariff, which fails on a daily basis to schedule, Bid, or declare to be unavailable in the Day-Ahead Market an amount of Unforced Capacity, expressed in terms of Installed Capacity Equivalent, that it certified for that day, rounded down to the nearest 0.1 MW, or rounded down to the nearest whole MW for an External Installed Capacity Supplier, is subject to sanctions pursuant to Section 5.12.12.2 of this Services Tariff. If an entity other than the owner of an Energy Limited Resource, Generator, System Resource, Behind-the-Meter Net Generation Resource, Control Area System Resource, or Aggregation that is providing Unforced Capacity is responsible for fulfilling bidding, scheduling, and notification requirements, the owner and that entity must designate to the ISO which of them will be responsible for complying with the scheduling, bidding, and notification requirements. The designated bidding and scheduling entity shall be subject to sanctions pursuant to Section 5.12.12.2 of this Services Tariff.

5.12.9 Sales of Unforced Capacity by System Resources

Installed Capacity Suppliers offering to supply Unforced Capacity associated with Internal System Resources shall submit for each of their Resources the Operating Data and DMNC testing data or historical data described in Sections 5.12.1 and 5.12.5 of this Services Tariff in accordance with the ISO Procedures. Such Installed Capacity Suppliers will be allowed to supply the amount of Unforced Capacity that the ISO determines pursuant to the ISO Procedures to reflect the appropriate Equivalent Demand Forced Outage Rate. Installed Capacity Suppliers offering to sell the Unforced Capacity associated with System Resources may only aggregate Resources in accordance with the ISO Procedures.

5.12.10 Curtailment of External Transactions In-Hour

All Unforced Capacity that is not out of service or scheduled to serve the Internal NYCA Load in the Day-Ahead Market may be scheduled to supply Energy for use in External Transactions provided, however, that such External Transactions shall be subject to Curtailment within the hour, consistent with ISO Procedures. Such Curtailment shall not exceed the Installed Capacity Equivalent committed to the NYCA.

5.12.11 Responsible Interface Parties, Municipally-Owned Generation, Energy Limited Resources, Intermittent Power Resources, and Installed Capacity Suppliers with Energy Duration Limitations

5.12.11.1 Responsible Interface Parties

Responsible Interface Parties may qualify as Installed Capacity Suppliers, without having to comply with the daily bidding, scheduling, and notification requirements set forth in Section 5.12.7 of this Services Tariff, if their Special Case Resources are available to operate at the direction of the ISO in order to reduce Load from the NYS Transmission System and/or the distribution system for a minimum of four (4) consecutive hours each day, following notice of

the potential need to operate twenty-one (21) hours in advance if notification is provided by 3:00 P.M. ET, or twenty-four (24) hours in advance otherwise, and a notification to operate two (2) hours ahead. Special Case Resources will be considered to have a four (4) hour Energy Duration Limitation to align with their obligation. In order for a Responsible Interface Party to enroll an SCR that uses an eligible Local Generator, any amount of generation that can reduce Load from the NYS Transmission System and/or distribution system at the direction of the ISO that was produced by the Local Generator during the hour coincident with the NYCA or Locality peaks, upon which the LSE Unforced Capacity Obligation of the LSE that serves that SCR is based, must be accounted for when the LSE's Unforced Capacity Obligation for the upcoming Capability Year is established. Responsible Interface Parties must provide this generator data in accordance with ISO Procedures so that the ISO can adjust upwards the LSE Unforced Capacity Obligation to prevent double-counting.

Responsible Interface Parties supplying Unforced Capacity cannot offer the Demand Reduction associated with such Unforced Capacity in the Emergency Demand Response Program. A Resource with sufficient metering to distinguish MWs of Demand Reduction may participate as a Special Case Resource and in the Emergency Demand Response Program provided that the same MWs are not committed both as Unforced Capacity and to the Emergency Demand Response Program.

The ISO will have discretion, pursuant to ISO Procedures, to exempt Local Generators that are incapable of starting in two (2) hours from the requirement to operate on two (2) hours notification. Local Generators that can be operated to reduce Load from the NYS Transmission System and/or distribution system at the direction of the ISO and Loads capable of being interrupted upon demand, that are not available on certain hours or days will be derated by the

ISO, pursuant to ISO Procedures, to reflect the Load serving equivalence of the hours they are actually available.

Responsible Interface Parties must submit a Minimum Payment Nomination, in accordance with ISO Procedures. The ISO may request Special Case Resource performance from less than the total number of Special Case Resources within the NYCA or a Load Zone in accordance with ISO Procedures.

Special Case Resources with Local Generators that can be operated to reduce Load from the NYS Transmission System and/or distribution system at the direction of the ISO and Special Case Resources with Loads capable of being interrupted upon demand will be required to comply with verification and validation procedures set forth in the ISO Procedures. Such procedures will not require metering other than interval billing meters on customer Load or testing other than DMNC or sustained disconnect, as appropriate, unless agreed to by the customer.

Each Special Case Resource enrolled in a Capability Period shall demonstrate its maximum enrolled megawatt value at least once in the Capability Period via performance in a mandatory event or performance test in accordance with Installed Capacity Manual Section 4.12. When a Special Case Resource is enrolled in a Capability Period and transitions to become a Distributed Energy Resource within that same Capability Period, it shall demonstrate its maximum enrolled megawatt value via performance in a mandatory event or in a performance test, provided, however, that if no such mandatory event occurs prior to the Special Case Resource becoming a Distributed Energy Resource, the Distributed Energy Resource shall participate in a performance test in accordance with the ISO's Aggregation Manual. Responsible Interface Parties are not eligible to receive Energy payments, as described in this Section

5.12.11.1 of this Services Tariff, for Demand Reductions caused by Distributed Energy Resources performing in a performance test. When a Demand Side Resource that is participating, or has participated, in a DER Aggregation and seeks to become a Special Case Resource, the Resource's Average Coincident Load shall be calculated in accordance with the provisions of this Section 5.12.11.1 and its subparts of this Services Tariff.

Unforced Capacity supplied in a Bilateral Transaction by a Special Case Resource pursuant to this subsection may only be resold if the purchasing entity or the Installed Capacity Marketer has agreed to become a Responsible Interface Party and comply with the ISO notification requirements for Special Case Resources. LSEs and Installed Capacity Marketers may become Responsible Interface Parties and aggregate Special Case Resources and sell the Unforced Capacity associated with them in an ISO-administered auction if they comply with ISO notification requirements for Special Case Resources.

Responsible Interface Parties that were requested to reduce Load in any month shall submit performance data to the NYISO, within seventy-five (75) days of each called event or test, in accordance with ISO Procedures. Failure by a Responsible Interface Party to submit performance data for any Special Case Resources required to respond to the event or test within the 75-day limit will result in zero performance attributed to those Special Case Resources for purposes of satisfying the Special Case Resource's capacity obligation as well as for determining energy payments. All performance data are subject to audit by the NYISO and its market monitoring unit. If the ISO determines that it has made an erroneous payment to a Responsible Interface Party, the ISO shall have the right to recover it either by reducing other payments to that Responsible Interface Parties or by resolving the issue pursuant to other provisions of this Services Tariff or other lawful means.

Provided the Responsible Interface Party supplies evidence of such reductions in seventy-five (75) days, the ISO shall pay the Responsible Interface Party that, through their Special Case Resources, caused a verified Load reduction in response to (i) an ISO request to perform due to a forecast reserve shortage (ii) an ISO declared Major Emergency State, (iii) an ISO request to perform made in response to a request for assistance for Load relief purposes or as a result of a Local Reliability Rule, or (iv) a test called by the ISO, for such Load reduction, in accordance with ISO Procedures. Subject to performance evidence and verification, in the case of a response pursuant to clauses (i), (ii), or (iii) of this subsection, Suppliers that schedule Responsible Interface Parties shall be paid the zonal Real-Time LBMP for the period of requested performance or four (4) hours, whichever is greater, in accordance with ISO Procedures.

In the event that a Responsible Interface Party's Minimum Payment Nomination for a Special Case Resource, for the number of hours of requested performance or the minimum four (4) hour period, whichever is greater, exceeds the LBMP revenue received, the Special Case Resource will be eligible for a Bid Production Cost Guarantee to make up the difference, in accordance with Section 4.23 of this Services Tariff and ISO Procedures. Subject to performance evidence and verification, in the case of a response pursuant to clause (iv) of this subsection, payment for participation in tests called by the ISO shall be equal to the zonal Real Time LBMP for the MWh of Energy reduced within the test period.

Transmission Owners that require assistance from enrolled Special Case Resources with Local Generators larger than 100 kW and Special Case Resources with Loads capable of being interrupted upon demand for Load relief purposes or as a result of a Local Reliability Rule, shall direct their requests for assistance to the ISO for implementation consistent with the terms of this

section. Within Load Zone J, participation in response to an ISO request to perform made as a result of a request for assistance from a Transmission Owner for less than the total number of Special Case Resources, for Load relief purposes or as a result of a Local Reliability Rule, in accordance with ISO Procedures, shall be voluntary and the responsiveness of the Special Case Resource shall not be taken into account for performance measurement.

5.12.11.1.1 Special Case Resource Average Coincident Load

The ISO must receive from the Responsible Interface Party that enrolls a Special Case Resource, the applicable metered Load data required to calculate an ACL for that SCR as provided below and in accordance with ISO Procedures. The ACL shall be computed using the metered Load for the applicable Capability Period SCR Load Zone Peak Hours that indicates the Load consumed by each SCR that is supplied by the NYS Transmission System and/or distribution system and is exclusive of any generation produced by a Local Generator, other behind-the-meter generator, or other supply source located behind the SCR's meter, that served some of the SCR's Load.

Beginning with the Winter 2011-2012 Capability Period and thereafter, the ISO shall use the average of the highest twenty (20) one-hour peak Loads of the SCR taken from the Load data reported for the Capability Period SCR Load Zone Peak Hours during the Prior Equivalent Capability Period, and taking into account the resource's reported verified Load reduction in a Transmission Owner's demand response program in hours coincident with any of these hours, to create a SCR ACL baseline. The ISO will post to its website the Capability Period SCR Load Zone Peak Hours for each zone ninety (90) days prior to the beginning of the Capability Period for which the ACL will be in effect.

In the SCR enrollment file uploaded by the RIP each month within the Capability Period, among other required information, the RIP shall provide the SCR's metered Load values for the applicable Capability Period SCR Load Zone Peak Hours necessary to compute the ACL for each SCR.

The exception to this requirement to report the required metered Load data for the ACL, when enrolling a SCR prior to the Summer 2014 Capability Period, is if (i) the SCR has not previously been enrolled with the ISO and (ii) never had interval metering Load data for each month in the Prior Equivalent Capability Period needed to compute the SCR's ACL. Beginning with the Summer 2014 Capability Period, the exception to this requirement to report the required metered Load data for the ACL is dependent upon one or more of the eligibility conditions for SCR enrollment with a Provisional ACL provided in Section 5.12.11.1.2 of this Services Tariff and ISO Procedures. For SCRs that meet the criteria to enroll with a Provisional ACL, the ISO must receive from the RIP a Provisional ACL as provided in Section 5.12.11.1.2 of this Services Tariff and in accordance with ISO Procedures.

Beginning with the Summer 2014 Capability Period, in addition to the requirement for RIPs to report each SCR's metered Load values that occurred during the Capability Period SCR Load Zone Peak Hours, in accordance with this Services Tariff and ISO Procedures during the enrollment process, any qualifying increase in a SCR's Load that will be supplied by the NYS Transmission System and/or distribution system may be reported as an Incremental ACL, subject to the limitations and verification reporting requirements provided in Section 5.12.11.1.5 of this Services Tariff and in accordance with ISO Procedures. Incremental ACL values must be reported using the required enrollment file that may be uploaded by the RIP during each month's

enrollment period. RIPs may not report Incremental ACL values for any SCRs that are enrolled in the Capability Period with a Provisional ACL.

A reduction in a SCR's Load that is supplied by the NYS Transmission System and/or distribution system and meets the criteria for a SCR Change of Status must be reported as a SCR Change of Status as provided by Section 5.12.11.1.3 of this Services Tariff and in accordance with ISO Procedures.

The ACL is the basis for the upper limit of ICAP, except in circumstances when the SCR has reported a SCR Change of Status or reported an Incremental ACL pursuant to Sections 5.12.11.1.3 and 5.12.11.1.5 of this Services Tariff. The basis for the upper limit of ICAP for a SCR that has experienced a SCR Change of Status or reported an Incremental ACL shall be the Net ACL.

5.12.11.1.2 Use of a Provisional Average Coincident Load

Prior to the Summer 2014 Capability Period, as provided in Section 5.12.11.1.1 of this Services Tariff, if a new Special Case Resource has not previously been enrolled with the ISO and never had interval billing meter data from the Prior Equivalent Capability Period, its Installed Capacity value shall be its Provisional Average Coincident Load for the Capability Period for which the new SCR is enrolled. The Provisional ACL may be applicable to a new SCR for a maximum of three (3) consecutive Capability Periods, beginning with the Capability Period in which the SCR is first enrolled.

Beginning with the Summer 2014 Capability Period, a SCR may be enrolled using a Provisional ACL in lieu of an ACL when one of the following conditions has been determined by the ISO to apply: (i) the SCR has not previously been enrolled with the ISO for the seasonal Capability Period for which the SCR enrollment with a Provisional ACL is intended, (ii) the

SCR was enrolled with a Provisional ACL in the Prior Equivalent Capability Period and was required to report fewer than twenty (20) hours of metered Load verification data that correspond with the Capability Period SCR Load Zone Peak Hours based on the meter installation date of the SCR, (iii) the RIP attempting to enroll the SCR with a Provisional ACL is not the same RIP that enrolled the SCR in the Prior Equivalent Capability Period and interval billing meter data for the SCR from the Prior Equivalent Capability Period is not obtainable by the enrolling RIP and not available to be provided to the enrolling RIP by the ISO. The Provisional ACL may be applicable to a SCR for a maximum of three (3) consecutive Capability Periods when enrolled with the same RIP, beginning with the Capability Period in which the SCR is first enrolled by the RIP.

A SCR enrolled in the Capability Period with a Provisional ACL may not be enrolled by another RIP for the remainder of the Capability Period and the Provisional ACL value shall apply to the resource for the entire Capability Period for which the value is established.

The Provisional ACL is the RIP's forecast of the SCR's ACL and shall be the basis for the upper limit of ICAP for which the RIP may enroll the SCR during the Capability Period.

Any SCR enrolled with a Provisional ACL shall be subject to actual in-period verification. A Verified ACL shall be calculated by the ISO using the top twenty (20) one-hour peak Loads reported for the SCR from the Capability Period SCR Load Zone Peak Hours that are applicable to verify the Provisional ACL in accordance with ISO Procedures and taking into account the resource's reported verified Load reductions in a Transmission Owner's demand response program that are coincident with any of the applicable Capability Period SCR Load Zone Peak Hours.

Following the Capability Period for which a resource with a Provisional ACL was enrolled, the RIP shall provide to the ISO the metered Load data required to compute the Verified ACL of the resource. The ISO shall compare the Provisional ACL to the Verified ACL to determine, after applying the applicable performance factor, whether the UCAP of the SCR had been oversold and whether a shortfall has occurred as provided under Section 5.14.2 of this Services Tariff. If the RIP fails to provide verification data required to compute the Verified ACL of the resource enrolled with a Provisional ACL by the deadline: (a) the Verified ACL of the resource shall be set to zero for each Capability Period in which the resource with a Provisional ACL was enrolled and verification data was not reported, and (b) the RIP may be subject to penalties in accordance with this Services Tariff.

5.12.11.1.3 Reporting a SCR Change of Load or SCR Change of Status

5.12.11.1.3.1 SCR Change of Load

The Responsible Interface Party shall report any SCR Change of Load in accordance with ISO Procedures. The RIP is required to document the SCR Change of Load and when the total Load reduction for SCRs that have a SCR Change of Load within the same Load Zone is greater than or equal to 5 MWs, the RIP shall report the SCR Change of Load for each SCR in accordance with ISO Procedures.

5.12.11.1.3.2 SCR Change of Status

The Responsible Interface Party shall report any SCR Change of Status in accordance with ISO Procedures. The ISO shall adjust the reported ACL of the SCR for a reported SCR Change of Status to the Net ACL, for all prospective months to which the SCR Change of Status is applicable. When a SCR Change of Status is reported under clause (i), (ii) or (iii) within the definition of a Qualified Change of Status Condition and the SCR has sold capacity, the SCR

shall be evaluated for a potential shortfall under Section 5.14.2 of this Services Tariff. Failure by the RIP to report a SCR Change of Status shall be evaluated as a potential shortfall under Section 5.14.2 of this Services Tariff and evaluated for failure to report under Section 5.12.12.2 of this Services Tariff.

Beginning with the Summer 2014 Capability Period, SCRs that were required to perform in the first performance test in the Capability Period in accordance with ISO Procedures and that subsequently report or change a reported SCR Change of Status value after the first performance test in the Capability Period shall be required to demonstrate the performance of the resource against the Net ACL value in the second performance test in the Capability Period. The exceptions to this provision occur when a SCR's eligible Installed Capacity is set to zero throughout the period of the SCR Change of Status, when a SCR's eligible Installed Capacity is decreased by at least the same kW value as the reported SCR Change of Status, or if a SCR Change of Status is reported, and prior to the second performance test, the SCR returns to the full applicable ACL enrolled prior to the SCR Change of Status. Performance in both performance tests shall be used in calculation of the resource's performance factors and all associated performance factors, deficiencies and penalties. If the RIP fails to report the performance for a resource that was required to perform in the second performance test in the Capability Period: (a) the resource will be assigned a performance of zero (0) for the test hour, and (b) the RIP shall be evaluated for failure to report under Section 5.12.12.2 of this Services Tariff.

5.12.11.1.4 Average Coincident Load of an SCR Aggregation

The ISO shall compute the Average Coincident Load of an SCR Aggregation each month in accordance with ISO Procedures.

5.12.11.1.5 Use of an Incremental Average Coincident Load

Beginning with the Summer 2014 Capability Period, a Responsible Interface Party may report any qualifying increase to a Special Case Resource's Average Coincident Load as Incremental Average Coincident Load in the RIP enrollment file upload and in accordance with this Services Tariff and ISO Procedures.

For SCRs with a total Load increase equal to or greater than twenty (20) percent and less than thirty (30) percent of the applicable ACL, the RIP may enroll the SCR with an Incremental ACL provided that the eligible Installed Capacity does not increase from the prior enrollment months within the same Capability Period and prior to enrollment with an Incremental ACL. If the SCR is enrolled with an Incremental ACL and it is the first month of the SCR's enrollment in the applicable Capability Period, the enrolled eligible Installed Capacity value shall not exceed the maximum eligible Installed Capacity of the SCR from the Prior Equivalent Capability Period. When no enrollment exists for the SCR in the Prior Equivalent Capability Period and it is the first month of the SCR's enrollment in the applicable Capability Period, the enrolled eligible Installed Capacity of the SCR shall not exceed the ACL calculated from the Capability Period SCR Load Zone Peak Hours. For SCRs with a total Load increase equal to or greater than thirty (30) percent of the applicable ACL, the RIP may enroll the SCR with an Incremental ACL and an increase to the SCR's eligible Installed Capacity and is required to test as described in this section of this Services Tariff.

The ISO shall adjust the ACL of the SCR for an Incremental ACL for all months for which the Incremental ACL is reported by the RIP. For resources reporting an Incremental ACL, the Net ACL shall equal the enrolled ACL plus the reported Incremental ACL less any applicable SCR Change of Status and shall be the basis for the upper limit of ICAP for which the RIP may enroll the SCR during the Capability Period.

An Incremental ACL is a discrete change to the SCR operations that is expected to result in an increase to the Load that the SCR will consume from the NYS Transmission System and/or distribution system. It is not available to account for random fluctuations in Load, such as those caused by weather or other seasonal Load variations. Therefore, the ACL of a SCR may only be increased once per Capability Period and the amount of the increase enrolled must remain the same for all months for which the Incremental ACL is reported. A SCR enrolled in the Capability Period with an Incremental ACL may not be enrolled by another RIP for the remainder of the Capability Period. A SCR enrolled in the Capability Period with a Provisional ACL is not eligible to enroll with an Incremental ACL.

Following the Capability Period for which a SCR has been enrolled with an Incremental ACL, the RIP shall provide the hourly metered Load verification data that corresponds to the Monthly SCR Load Zone Peak Hours identified by the ISO for all months in which an Incremental ACL value was reported for the SCR. For each month for which verification data was required to be reported, the ISO shall calculate a Monthly ACL that will be used in the calculation of a Verified ACL. The Monthly ACL shall equal the average of the SCR's top twenty (20) one-hour metered Load values that correspond with the applicable Monthly SCR Load Zone Peak Hours, and taking into account the resource's reported verified Load reduction in a Transmission Owner's demand response program in hours coincident with any of these hours, The Verified ACL shall be the average of the two (2) highest Monthly ACLs during the Capability Period in which the SCR was enrolled with an Incremental ACL within the same Capability Period.

For any month in which verification data for the Incremental ACL is required but not timely submitted to the ISO in accordance with ISO procedures, the ISO shall set the metered

Load values to zero. When a Monthly ACL is set to zero, the Verified ACL will be calculated as the average of: a) the two (2) highest Monthly ACLs during the Capability Period in which the SCR was enrolled with an Incremental ACL within the same Capability Period; plus b) the Monthly ACLs for all months in which the SCR was enrolled within the same Capability Period with an Incremental ACL in the Capability Period in which the RIP failed to provide the minimum verification data required. In addition, a RIP may be subject to a penalty for each month for which verification data was required and not reported in accordance with this Services Tariff.

For each SCR that is enrolled with an Incremental ACL, the ISO shall compare the Net ACL calculated from the resource enrollment (ACL plus Incremental ACL less any applicable SCR Change of Status) to the Verified ACL calculated for the SCR to determine if the RIP's use of an Incremental ACL may have resulted in a shortfall pursuant to Section 5.14.2 of this Services Tariff.

A Special Case Resource that was required to perform in the first performance test in the Capability Period in accordance with ISO Procedures and was subsequently enrolled using an Incremental ACL and an increase in the amount of Installed Capacity that the SCR is eligible to sell, shall be required to demonstrate performance against the maximum amount of eligible Installed Capacity reported for the SCR in the second performance test in the Capability Period. Performance in this test shall be measured from the Net ACL. Performance in both performance tests shall be used in calculation of the resource's performance factor and all associated performance factors, deficiencies and penalties. If the RIP fails to report the performance for a resource that was required to perform in the second performance test in the Capability Period: (a)

the resource will be assigned a performance of zero (0) for the test hour, and (b) the RIP shall be evaluated for failure to report under Section 5.12.12.2 of this Services Tariff.

5.12.11.2 Existing Municipally-Owned Generation

A municipal utility that owns existing generation in excess of its Unforced Capacity requirement, net of NYPA-provided Capacity may, consistent with the deliverability requirements set forth in Attachment HH to the ISO OATT, offer the excess Capacity for sale as Installed Capacity provided that it is willing to operate the generation at the ISO's request, and provided that the Energy produced is deliverable to the New York State Power System. Such a municipal utility shall not be required to comply with the requirement of Section 5.12.7 of this Tariff that an Installed Capacity Supplier bid into the Energy market or enter into Bilateral Transactions. Municipal utilities shall, however, be required to submit their typical physical operating parameters, such as their start-up times, to the ISO. This subsection is only applicable to municipally-owned generation in service or under construction as of December 31, 1999.

5.12.11.3 Energy Limited Resources

An Energy Limited Resource or an Aggregation that is comprised entirely of a single Resource-type Energy Limited Resource may, consistent with the deliverability requirements set forth in Attachment HH to the ISO OATT, qualify as an Installed Capacity Supplier if it Bids its Installed Capacity Equivalent into the Day-Ahead Market each day and if it is able to provide the Energy equivalent of the Unforced Capacity for the number of consecutive hours that correspond to its Energy Duration Limitation each day. Energy Limited Resources or Aggregations that are Energy Limited Resources shall also Bid a Normal Upper Operating Limit or Emergency Upper Operating Limit, as applicable, designating their desired operating limits. Energy Limited Resources or Aggregations that are Energy Limited Resources that are not scheduled in the Day-

Ahead Market to operate at a level above their bid-in upper operating limit, may be scheduled in the RTC, or may be called in real-time pursuant to a manual intervention by ISO dispatchers, who will account for the fact that Energy Limited Resource or an Aggregation that is an Energy Limited Resource may not be capable of responding.

5.12.11.4 Intermittent Power Resources

Intermittent Power Resources that depend upon wind or solar as their fuel or Aggregations that are entirely comprised of Intermittent Power Resources that depend on the same type of fuel, with that fuel being wind or solar, may qualify as Installed Capacity Suppliers, without having to comply with the daily bidding and scheduling requirements set forth in Section 5.12.7 of this Services Tariff, and may, consistent with the deliverability requirements set forth in Attachment HH to the ISO OATT, claim up to their nameplate Capacity as Installed Capacity. To qualify as Installed Capacity Suppliers, such Intermittent Power Resources shall comply with the requirements of Section 5.12.1 of this Services Tariff and the outage notification requirements of Section 5.12.7 of this Services Tariff.

5.12.11.5 Installed Capacity Suppliers with an Energy Duration Limitation

A Resource with an Energy Duration Limitation may, consistent with the deliverability requirements set forth in Attachment HH to the ISO OATT, qualify as an Installed Capacity Supplier with an Energy Duration Limitation if it Bids its Installed Capacity Equivalent into the Day-Ahead Market each day and if it is able to provide the Energy equivalent of the Unforced Capacity for the number of consecutive hours that correspond to its Energy Duration Limitation each day. Installed Capacity Suppliers with an Energy Duration Limitation shall also Bid a Normal Upper Operating Limit or Emergency Upper Operating Limit, as applicable, designating their desired operating limits. Installed Capacity Suppliers with an Energy Duration Limitation

that are not scheduled in the Day-Ahead Market to operate at a level above their bid-in upper operating limit, may be scheduled in the RTC, or may be called in real-time pursuant to a manual intervention by ISO dispatchers, who will account for the fact that Installed Capacity Suppliers with an Energy Duration Limitation may not be capable of responding.

5.12.12 Sanctions Applicable to Installed Capacity Suppliers and Transmission Owners

Pursuant to this section, the ISO may impose financial sanctions on Installed Capacity Suppliers and Transmission Owners that fail to comply with certain provisions of this Tariff. The ISO shall notify Installed Capacity Suppliers and Transmission Owners prior to imposing any sanction and shall afford them a reasonable opportunity to demonstrate that they should not be sanctioned and/or to offer mitigating reasons why they should be subject to a lesser sanction. The ISO may impose a sanction lower than the maximum amounts allowed by this section at its sole discretion. Installed Capacity Suppliers and Transmission Owners may challenge any sanction imposed by the ISO pursuant to the ISO Dispute Resolution Procedures.

Any sanctions collected by the ISO pursuant to this section will be applied to reduce the Rate Schedule 1 charge under this Services Tariff.

5.12.12.1 Sanctions for Failing to Provide Required Information

If (i) an Installed Capacity Supplier fails to provide the information required by Sections 5.12.1.1, 5.12.1.2, 5.12.1.3, 5.12.1.4, 5.12.1.7 or 5.12.1.8 of this Services Tariff in a timely fashion, or (ii) a Supplier of Unforced Capacity from External System Resources located in an External Control Area or from a Control Area System Resource that has agreed not to Curtail the Energy associated with such Installed Capacity, or to afford it the same Curtailment priority that it affords its own Control Area Load, fails to provide the information required for certification as

an Installed Capacity Supplier established in the ISO Procedures, the ISO may take the following actions: On the first day that required information is late, the ISO shall notify the Installed Capacity Supplier that required information is past due and that it reserves the right to impose financial sanctions if the information is not provided by the end of the following day. Starting on the third day that the required information is late, the ISO may impose a daily financial sanction of up to the higher of \$500 or \$5 per MW of Installed Capacity that the Generator, System Resource, or Control Area System Resource in question is capable of providing. Starting on the tenth day that the required information is late, the ISO may impose a daily financial sanction of up to the higher of \$1000 or \$10 per MW of Installed Capacity that the Generator, System Resource, or Control Area System Resource in question is capable of providing.

If an Installed Capacity Supplier fails to provide the information required by Subsection 5.12.1.5 of this Services Tariff in a timely fashion, the ISO may take the following actions: On the first calendar day that required information is late, the ISO shall notify the Installed Capacity Supplier that required information is past due and that it reserves the right to impose financial sanctions if the information is not provided by the end of that first calendar day. Starting on the second calendar day that the required information is late, the ISO may impose a daily financial sanction up to the higher of \$500 or \$5 per MW of Installed Capacity that the Generator, System Resource, or Control Area System Resource in question is capable of providing.

If a TO fails to provide the information required by Subsection 5.11.3 of this Services Tariff in a timely fashion, the ISO may take the following actions: On the first day that required information is late, the ISO shall notify the TO that required information is past due and that it reserves the right to impose financial sanctions if the information is not provided by the end of the following day. Starting on the third day that the required information is late, the ISO may

impose a daily financial sanction up to \$5,000 a day. Starting on the tenth day that required information is late, the ISO may impose a daily financial sanction up to \$10,000.

5.12.12.2 Sanctions for Failing to Comply with Scheduling, Bidding, and Notification Requirements

On any day in which an Installed Capacity Supplier fails to comply with the scheduling, bidding, or notification requirements of Sections 5.12.1.6 or 5.12.1.10 of this Services Tariff, or with Section 5.12.7 of this Services Tariff, or in which a Supplier of Installed Capacity from External System Resources or Control Area System Resources located in an External Control Area that has agreed not to Curtail the Energy associated with such Installed Capacity, or to afford it the same Curtailment priority that it affords its own Control Area Load, fails to comply with scheduling, bidding, or notification requirements for certification as an Installed Capacity Supplier established in the ISO Procedures, the ISO may impose a financial sanction up to the product of a deficiency charge (pro-rated on a daily basis for Installed Capacity Suppliers) and the maximum number of MWs that the Installed Capacity Supplier failed to schedule or Bid in any hour in that day provided, however, that no financial sanction shall apply to any Installed Capacity Supplier who demonstrates that the Energy it schedules, bids, or declares to be unavailable on any day is not less than the Installed Capacity that it supplies for that day rounded down to the nearest 0.1 MW, or rounded down to the nearest whole MW for an External Installed Capacity Supplier. For Installed Capacity Suppliers that have an Energy Duration Limitation, the deficiency charge will be pro-rated on a daily basis only taking into account hours during the Peak Load Window corresponding with the Resource's Energy Duration Limitation obligation, excluding Energy Storage Resources which will be evaluated over all hours during the Peak Load Window, and the maximum number of MWs that the Installed Capacity Supplier with an Energy Duration Limitation failed to schedule or Bid in any hour in

the Peak Load Window of that day provided, however, that no financial sanction shall apply to any Installed Capacity Supplier that demonstrates that the Energy it schedules, bids, or declares to be unavailable on any day is not less than the Installed Capacity that it supplies for that day rounded down to the nearest 0.1 MW. The deficiency charge may be up to one and one-half times the applicable Market-Clearing Price of Unforced Capacity determined in the ICAP Spot Market Auction corresponding to where the Installed Capacity Supplier's capacity cleared, and for each month in which the Installed Capacity Supplier is determined not to have complied with the foregoing requirements.

In addition to the financial sanctions described above, the Installed Capacity Supplier offering a Generator that participates as a Co-located Storage Resource may also be subject to a financial sanction for failing to comply with the requirements of Section 5.12.7.1 of this Services Tariff. When such Installed Capacity Supplier fails to comply with Section 5.12.7.1 of this Services Tariff, the ISO may impose a financial sanction up to the product of a deficiency charge and the difference between Installed Capacity Equivalent of the Unforced Capacity of the Generator and the CSR Scheduling Limit. If an Installed Capacity Supplier is subject to financial sanctions for its failure to comply with Section 5.12.7.1 of this Services Tariff is also subject to a penalty under this section for failing to comply with the scheduling, bidding, or notification requirements of Sections 5.12.1.6 or 5.12.1.10 of this Services Tariff, or with Section 5.12.7 of this Services Tariff for the same Day-Ahead Market hour, the NYISO shall assess only the greater of the two sanctions for that hour.

In addition, if any Installed Capacity Supplier fails to comply with the scheduling, bidding, or notification requirements of Sections 5.12.1.6 or 5.12.1.10 of this Services Tariff, or with Section 5.12.7 of this Services Tariff, or if an Installed Capacity Supplier of Unforced

Capacity from an External Control Area fails to comply with the scheduling, bidding, or notification requirements for certification as an Installed Capacity Supplier established in the ISO Procedures, during an hour in which the ISO curtails Exports associated with NYCA Installed Capacity Suppliers consistent with Section 5.12.10 of this Services Tariff and with ISO Procedures, then the ISO may impose an additional financial sanction equal to the product of the number of MWs the Installed Capacity Supplier failed to schedule during that hour and the corresponding Real-Time LBMP at the applicable Proxy Generator Bus.

To the extent an Installed Capacity Supplier of Unforced Capacity from an External Control Area or an External Generator associated with an Unforced Capacity sale using UDRs or EDRs fails to comply with Section 5.12.1.10 of this Services Tariff, the Installed Capacity Supplier or External Generator associated with an Unforced Capacity sale using UDRs or EDRs shall be subject to a deficiency charge calculated in accordance with the formula set forth below for each Obligation Procurement Period:

$$Deficiency\ charge = 1.5 * PRICE * \left(\frac{1000kW}{1MW} \right) * \left(\frac{\sum_{n=1}^N (\max (ICAP_n^{MWh} - SRE_n^{MWh}, 0))}{N} \right)$$

Where:

N = total number of hours of SRE calls during the relevant Obligation Procurement Period

PRICE = ICAP Spot Market Auction clearing price for the relevant Obligation Procurement Period

$ICAP_n^{MWh}$ = for each hour n of SRE calls during the relevant Obligation Procurement Period, the ICAP equivalent of the UCAP sold from the External Installed Capacity Supplier that is a Generator, or the External Generator associated with an Unforced Capacity sale using UDRs or EDRs, or the Control Area

System Resource in MWh, minus (x) any MWh that are unavailable due to an outage as defined in the ISO Procedures, or due to due to physical operating limitations affecting the External Installed Capacity Supplier that is a Generator, or the External Generator associated with an Unforced Capacity sale using UDRs or EDRs, or due to other operational issues that the ISO determines to be outside the Installed Capacity Supplier's control, and (y) any MWh that were Bid as Imports to the NYCA at the appropriate Proxy Generator Bus at a price that was designed to ensure the Import was scheduled to the greatest extent possible, but that were not scheduled by the ISO

$SRE_n^{MWh} =$ MWh provided to the NYCA at the appropriate Proxy Generator Bus from the External Installed Capacity Supplier that is a Generator, or the External Generator associated with an Unforced Capacity sale using UDRs or EDRs, or the Control Area System Resource, during each hour n of SRE calls during the relevant Obligation Procurement Period.

If an Installed Capacity Supplier's failure to fully comply with this Services Tariff would, in addition to being assessed a deficiency charge calculated in accordance with the formula set forth above, also permit the ISO to impose a different deficiency charge or a financial sanction under this Section 5.12.12.2 of this Services Tariff, or to impose a deficiency charge for a shortfall under Section 5.14.2.2 of this Services Tariff, then the ISO shall only impose the penalty for failure to comply with Section 5.12.1.10 of this Services Tariff on the Installed Capacity Supplier for the hour(s) in which the Installed Capacity Supplier failed to meet its obligations under Section 5.12.1.10 of this Services Tariff.

If the Installed Capacity Supplier is a Responsible Interface Party that enrolled a SCR with an Incremental ACL in accordance with this Services Tariff, and also reported an increase to the Installed Capacity the SCR has eligible to sell after the first performance test in the Capability Period, the ISO may impose an additional financial sanction due to the failure of the RIP to report the required performance of the SCR against the Net ACL value in the second performance test in the Capability Period. This sanction shall be the value of the reported increase in the eligible Installed Capacity associated with the SCR that was sold by the RIP in each month of the Capability Period, during which the reported increase was in effect, multiplied by up to one and one-half times the applicable Market-Clearing Price of Unforced Capacity determined in the ICAP Spot Market Auction for each such month.

If the Installed Capacity Supplier is a Responsible Interface Party, and the Average Coincident Load of the Special Case Resource has been decreased after the first performance test in the Capability Period, due to a SCR Change of Status in accordance with this Services Tariff and ISO Procedures, the ISO may impose an additional financial sanction resulting from the failure of the RIP to report the required performance of the SCR against the Net ACL value of the SCR when the SCR was required to perform in the second performance test in the Capability Period in accordance with Section 5.12.11.1.3.2 of this Services Tariff. This sanction shall be the value of the Unforced Capacity equivalent of the SCR Change of Status MW reported for the SCR during the months for which the SCR was enrolled with a SCR Change of Status and was required to demonstrate in the second performance test as specified in Section 5.12.11.1.3.2 of this Services Tariff, multiplied by up to one and one-half times the applicable Market-Clearing Price of Unforced Capacity determined in the ICAP Spot Market Auction for each such month.

If a RIP fails to provide the information required by Section 5.12.11.1.3 of this Services Tariff in accordance with the ISO Procedures for reporting a Qualified Change of Status Condition, and the ISO determines that a SCR Change of Status occurred within a Capability Period, the ISO may impose a financial sanction equal to the difference, if positive, between the enrolled ACL and the maximum one hour metered Load for the month multiplied by up to one-half times the applicable Market-Clearing Price of Unforced Capacity determined in the ICAP Spot Market Auction for each month the Installed Capacity Supplier is deemed to have a shortfall in addition to the corresponding shortfall penalty, as provided in Section 5.14.2 of this Services Tariff.

For each month in which a RIP fails to report required verification data and the applicable ACL value is set to zero in accordance with Section 5.12.11 of this Services Tariff, the ISO shall have the right to recover any energy payments made to the RIP for performance of the SCR by reducing other payments or other lawful means.

5.12.12.3 Annual Firm Fuel Reconciliation Amount for Failing to Provide Elected Firm Fuel Capacity

Starting with the Capability Year beginning May 1, 2026, an Installed Capacity Supplier that has elected to enter any amount of MW in the firm fuel Capacity Accreditation Resource Class may be subject to a Firm Fuel Sanction or Settlement Adjustment, as those terms are defined in Section 5.12.12.3.3 of this Services Tariff, if it experiences a Forced Outage(s) and/or de-rate(s) due to lack of fuel during one or more of the months of December, January or February (individually, “Winter Performance Month” and, collectively, “Winter Performance Period”) in accordance with Section 5.12.15.2 of this Services Tariff for any MW level it has elected. The ISO shall determine whether to assess either a Firm Fuel Sanction or a Settlement Adjustment based on whether such Forced Outage(s) and/or de-rate(s) due to lack of fuel were

within or outside the Installed Capacity Supplier's control, as described in Section 5.12.12.3.3 of this Services Tariff. A Settlement Adjustment shall be applied if an Installed Capacity Supplier that has elected to enter any amount of MW in the firm fuel Capacity Accreditation Resource Class fails to establish or maintain an operating plan and related supply, transportation, and/or replenishment agreements in accordance with Section 5.12.15.2 of this Services Tariff for any MW level it has elected. Any Firm Fuel Sanction and Settlement Adjustment assessed shall be a component of an annual firm reconciliation amount ("Annual Firm Fuel Reconciliation Amount") calculated in accordance with this Section 5.12.12.3 of the Services Tariff.

5.12.12.3.1 If an Installed Capacity Supplier (i) experiences a Forced Outage(s) and/or derate(s) due to lack of fuel in a Winter Performance Month and/or (ii) fails to establish or maintain the operating plan and related supply, transportation, and/or replenishment agreements for the MW level it has elected in accordance with Section 5.12.15.2 of this Services Tariff and the ISO Procedures, the ISO shall calculate a UCAP base differential amount ("Base Differential Amount") for each month in the subject Capability Year. The Base Differential Amount for month m shall be calculated by multiplying (i) the ratio of the UCAP the Installed Capacity Supplier sold in month m to the amount of UCAP the Installed Capacity Supplier was qualified to sell in month m and (ii) the amount of UCAP the Installed Capacity Supplier was qualified to sell in month m minus the amount of UCAP the Installed Capacity Supplier would have been qualified to sell in month m if the Installed Capacity Supplier had not elected to enter any MW in the firm fuel Capacity Accreditation Resource Class.

5.12.12.3.2 For each month in which a Base Differential Amount is calculated, the ISO shall calculate an Incremental Firm Fuel Revenue specific to month m . The Incremental Firm Fuel Revenue shall be calculated as the Base Differential Amount for month m times the

applicable Market-Clearing Price of UCAP using the applicable ICAP Demand Curve for the ICAP Spot Market Auction for month *m*.

5.12.12.3.3 For each Winter Performance Month in which an Installed Capacity Supplier elects to participate in the firm fuel Capacity Accreditation Resource Class and experiences a Forced Outage(s) and/or derate(s) due to lack of fuel or fails to establish or maintain an operating plan and related supply, transportation, and/or replenishment agreements for the MW level it has elected in accordance with Section 5.12.15.2 of this Services Tariff and the ISO Procedures, the ISO shall assign either a “Firm Fuel Sanction Multiplier” or a “Settlement Adjustment Multiplier,” as described in this subsection.

5.12.12.3.3.1 If an Installed Capacity Supplier had one or more Forced Outage(s) and/or de-rate(s) due to lack of fuel in a Winter Performance Month in the subject Capability Year for the MW level it has elected that the ISO determines were *within* the Installed Capacity Supplier’s control, as described in the ISO Procedures, the ISO shall apply a firm fuel sanction multiplier for that Installed Capacity Supplier for that Winter Performance Month equal to 1.5 (“Firm Fuel Sanction Multiplier”). Otherwise, the Firm Fuel Sanction Multiplier for that Installed Capacity Supplier for that Winter Performance Month will be zero.

5.12.12.3.3.2 If an Installed Capacity Supplier had one or more Forced Outage(s) and/or de-rate(s) due to lack of fuel in a Winter Performance Month in the subject Capability Year, but the ISO determines that none of the Forced Outage(s) and/or de-rate(s) due to lack of fuel in a Winter Performance Month in the subject Capability Year for the MW level it has elected were *within* the Installed Capacity Supplier’s control, as described in the ISO Procedures, the ISO shall apply a settlement adjustment multiplier for that Winter Performance Month equal to 1.0 (“Settlement Adjustment Multiplier”).

5.12.12.3.3.3 If the ISO determines that an Installed Capacity Supplier failed to establish an operating plan and related supply, transportation, and/or replenishment agreements for the MW level it has elected in accordance with Section 5.12.15.2 of this Services Tariff and the ISO Procedures, the ISO shall apply a Settlement Adjustment Multiplier equal to 1.0 for all three Winter Performance Months of the Winter Performance Period in the subject Capability Year; however, if the Installed Capacity Supplier experiences one or more Forced Outage(s) and/or de-rate(s) due to lack of fuel for the MW level it has elected for any given Winter Performance Month within such Winter Performance Period that the ISO determines were *within* the Installed Capacity Supplier's control, the Installed Capacity Supplier will be subject to a Firm Fuel Sanction Multiplier for that month as described in Section 5.12.12.3.3.1 of this Services Tariff above, and the Settlement Adjustment Multiplier for that Installed Capacity Supplier for that Winter Performance Month will be zero.

5.12.12.3.3.4 If the ISO determines that an Installed Capacity Supplier fails to maintain an operating plan and related supply, transportation, and/or replenishment agreements for the MW level elected in accordance with Section 5.12.15.2 of this Services Tariff and the ISO Procedures, the ISO shall apply a Settlement Adjustment Multiplier equal to 1.0 for that Winter Performance Month and any remaining Winter Performance Months within the Winter Performance Period in the subject Capability Year; however, if the Installed Capacity Supplier experiences one or more Forced Outage(s) and/or de-rate(s) due to lack of fuel for the MW level it has elected for that Winter Performance Month or any remaining Winter Performance Months within such Winter Performance Period that the ISO determines were *within* the Installed Capacity Supplier's control, the Installed Capacity Supplier will be subject to a Firm Fuel Sanction Multiplier for that month as described in Section 5.12.12.3.3.1 of the Services Tariff

above, and the Settlement Adjustment Multiplier for that Installed Capacity Supplier for that Winter Performance Month will be zero.

5.12.12.3.3.5 If none of the conditions described in Sections 5.12.12.3.3.2 through 5.12.12.3.3.4 of this Services Tariff causes the Settlement Adjustment Multiplier for an Installed Capacity Supplier for a given Winter Performance Month to be set to a value of 1.0, then that Settlement Adjustment Multiplier for that Installed Capacity Supplier will be set to a value of zero for that Winter Performance Month.

5.12.12.3.4 For each Installed Capacity Supplier that has elected the firm fuel Capacity Accreditation Resource Class and is subject to a Firm Fuel Sanction and/or Settlement Adjustment as described in this Section 5.12.12.3 of this Services Tariff, the ISO shall calculate an average multiplier for the subject Capability Year that is the sum of the Firm Fuel Sanction and Settlement Adjustment Multipliers assigned to each of the Winter Performance Months within the subject Capability Year, which will then be divided by the number of months in the Winter Performance Period (“Average Multiplier”), as described in the ISO Procedures.

5.12.12.3.5 Such an Installed Capacity Supplier’s monthly firm fuel reconciliation amount for a given month shall then be calculated as the Incremental Firm Fuel Revenue multiplied by its Average Multiplier for the subject Capability Year (“Monthly Firm Fuel Reconciliation Amount”).

5.12.12.3.6 If an Installed Capacity Supplier that has elected any amount of MW in the firm fuel Capacity Accreditation Resource Class experiences a Forced Outage(s) and/or derate(s) due to lack of fuel in a Winter Performance Month or fails to establish or maintain the operating plan and related supply, transportation, and/or replenishment agreements for the MW level it has elected in accordance with Section 5.12.15.2 of this Services Tariff and the ISO Procedures, the

ISO shall calculate an Annual Firm Fuel Reconciliation Amount for that the subject Capability Year associated with such elected MW level. The Installed Capacity Supplier's Annual Firm Fuel Reconciliation Amount shall be calculated as the sum of the twelve (12) Monthly Firm Fuel Reconciliation Amounts for the subject Capability Year. The Installed Capacity Supplier will be assessed the Annual Firm Fuel Reconciliation Amount, which shall be applied to the Installed Capacity Supplier's sales of UCAP for each month within the applicable Capability Year, in accordance with ISO Procedures.

5.12.13 Aggregations

5.12.13.1 Resources Entering and Changing Aggregations

A qualified Installed Capacity Supplier, which meets the requirements to participate in an Aggregation, may enter an Aggregation pursuant to the rules set forth in Section 4.1.10.3 of this Services Tariff.

When an Installed Capacity Supplier that is a Special Case Resource enters an Aggregation to become a Distributed Energy Resource within the same Capability Period, the maximum Installed Capacity that an Aggregator can declare for the Distributed Energy Resource shall be the upper limit of Installed Capacity calculated for the Special Case Resource in accordance with Section 5.12.11.1.1 of this Services Tariff. When an existing Special Case Resource enters an Aggregation and becomes a Distributed Energy Resource at the beginning of a Capability Period (*i.e.*, begins participating as a Distributed Energy Resource on May 1 or November 1), the maximum Installed Capacity that an Aggregator can declare for that Distributed Energy Resource shall be the upper limit of Installed Capacity calculated for the Special Case Resource for the immediately prior like Capability Period, calculated in accordance with Section 5.12.11.1.1 of this Services Tariff, if such value was calculated.

When a Generator with an approved in-period DMNC rating enters an Aggregation to become a Distributed Energy Resource, the maximum Installed Capacity that an Aggregator can declare for the Distributed Energy Resource shall be the minimum of the Generator's approved in-period DMNC rating and the Generator's CRIS.

Individual Distributed Energy Resources may elect to leave their current Aggregation and join a new Aggregation pursuant to the Resources Changing Aggregation rules set forth in this Services Tariff section below and in Section 4.1.10.3 of this Services Tariff. The Installed Capacity of a Distributed Energy Resource that enters a new Aggregation will be assigned to the new Aggregation on a monthly basis beginning on the first day of the month in which the Distributed Energy Resource enters the new Aggregation. The Installed Capacity of a Distributed Energy Resource that exits an Aggregation will be removed from the Aggregation on the last day in which the Distributed Energy Resource is registered in the Aggregation. The specific processes for transferring a Distributed Energy Resource and its Installed Capacity to another Aggregation are located in the ISO Procedures.

An individual resource within an Aggregation may only change from participating in a homogenous Aggregation that is not a DER Aggregation to participating in a DER Aggregation at the beginning of a Capability Year, provided that the Aggregation notifies the ISO by August 1 of the year prior to the beginning of the Capability Year. An individual resource within an Aggregation may only change from participating in a DER Aggregation to participating in a homogeneous Aggregation that is not a DER Aggregation at the beginning of a Capability Year, provided that the Aggregation notifies the ISO by August 1 of the year prior to the beginning of the Capability Year. If the composition of a homogeneous Aggregation that is not a DER Aggregation changes during a Capability Year such that the homogeneous Aggregation that is

not a DER Aggregation would no longer qualify as a homogeneous Aggregation that is not a DER Aggregation, the homogeneous Aggregation that is not a DER Aggregation will maintain the qualifications as a homogeneous Aggregation that is not a DER Aggregation for the remainder of the Capability Year, and, it will have to elect (i) a different Aggregation by August 1, (ii) to participate in the ISO Administered Markets as a Generator, if qualified, or (iii) to leave the ISO Administered Markets for the following Capability Year. If the composition of a DER Aggregation changes during a Capability Year such that the DER Aggregation would no longer qualify as a DER Aggregation, the DER Aggregation will maintain the qualifications as a DER Aggregation for the remainder of the Capability Year, and, it will have to elect (i) a different Aggregation by August 1, (ii) to participate in the ISO Administered Markets as a Generator, if qualified, or (iii) to leave the ISO Administered Markets for the following Capability Year. An individual Distributed Energy Resource seeking to participate in the ISO-administered Installed Capacity auctions that has previously acted as a retail load modifier may only register as an Installed Capacity Supplier for the upcoming Capability Year, provided that Resource notified the ISO of its intention to become an Installed Capacity Supplier by August 1 of the year prior to the start of the Capability Year and provided the output data in accordance with ISO Procedures.

5.12.13.2 Time-stacking Resources in an Aggregation

An Aggregator may sequentially stack individual Distributed Energy Resources within an Aggregation in order to meet the Energy Duration Limitations specified in Section 5.12.14 of this Services Tariff. In addition to the requirements and obligations described in Section 5.12.13 of this Services Tariff, the following rules apply to an Aggregation that seeks to sequentially stack individual Distributed Energy Resources:

5.12.13.2.1 each individual Distributed Energy Resource must be able to provide Energy for a minimum of one 1-hour block each day;

5.12.13.2.2 individual Distributed Energy Resources duration will be rounded-down to the nearest hour and stacked in whole-hour increments;

5.12.13.2.3 Time-stacked Aggregations will be qualified for the amount of Capacity it can sustain over the run-time requirement; and

The specific processes related to time-stacking Distributed Energy Resources in an Aggregation are located in the ISO Procedures.

5.12.14 Energy Duration Limitations, Duration Adjustment Factors, and Capacity Accreditation Factors for Installed Capacity Suppliers

Installed Capacity Suppliers will have their Adjusted ICAP calculated pursuant to Section 5.12.14.2 of this Services Tariff using the applicable Capacity Accreditation Factor. In accordance with ISO Procedures, Resources with a limited run-time must elect an Energy Duration Limitation that is less than or equal to the Resource's ability to demonstrate sustained output at its qualified MW amount and will use the corresponding Capacity Accreditation Factor.

Resources with an Energy Duration Limitation must fulfill the availability requirements given in Section 5.12.7 of this Services Tariff for the duration of the Peak Load Window.

5.12.14.1 Reserved for Future Use

5.12.14.2 Adjusted Installed Capacity

An Installed Capacity Supplier's Unforced Capacity shall reflect the applicable Capacity Accreditation Factor of its Capacity Accreditation Resource Class. The Installed Capacity Supplier's Adjusted Installed Capacity is equal to its Installed Capacity multiplied by its applicable Capacity Accreditation Factor. If an existing Resource wishes to join an Aggregation,

or, if a Resource or Aggregation wishes to elect a different Energy Duration Limitation than its current duration, it must inform the ISO by August 1 preceding the upcoming Capability Year.

5.12.14.3 Periodic Review of Capacity Values Accreditation Factors

Starting with the Capability Year that begins in May 2024 and occurring every year, the ISO shall review the existing Capacity Accreditation Factors established for each Capacity Accreditation Resource Class and assess for the upcoming Capability Year the marginal reliability contributions of each Capacity Accreditation Resource Class toward meeting NYSRC resource adequacy requirements. The annual review shall: (i) unless provided otherwise in Section 5.11.7 of this ISO Services Tariff, use the Installed Reserve Margin/Locational Minimum Installed Capacity Requirement study model that is approved by the NYSRC for the upcoming Capability Year as a starting database, (ii) be performed at the conditions that reflect the expected NYCA system that meets the resource adequacy criterion, (iii) develop Capacity Accreditation Factors for all Capacity Accreditation Resource Classes that reflect the marginal reliability contributions toward meeting NYSRC resource adequacy requirements, and (iv) be performed for Rest of State, G-J Locality (excluding Load Zone J), NYC Locality, and Long Island Locality to the extent there exists an Installed Capacity Supplier or projected Installed Capacity Supplier in the given Capacity Accreditation Resource Classes in the applicable location, as specified in ISO Procedures and, if applicable, the requirements of Section 5.11.7 of the ISO Services Tariff.

In conjunction with this review, the ISO shall review the Peak Load Window associated with the bidding requirements for Resources with Energy Duration Limitations and modify the Peak Load Window accordingly, pursuant to ISO Procedures.

5.12.15 Capacity Accreditation Resource Class Characteristic Elections

Starting with the Capability Year beginning May 1, 2026, an Installed Capacity Supplier that operates by utilizing natural gas and/or fuel oil may elect to fully or partially participate in the firm fuel Capacity Accreditation Resource Class, in accordance with the ISO Procedures.

5.12.15.1 An Installed Capacity Supplier that elects to fully or partially participate in the firm fuel Capacity Accreditation Resource Class for the 2026-2027 Capability Year must notify the ISO of the MW capability it elects for participation by November 1, 2025. In each subsequent Capability Year, an Installed Capacity Supplier that elects to fully or partially participate in a firm fuel Capacity Accreditation Resource Class must notify the ISO of the MW capability it elects for participation by August 1 of the calendar year preceding the subject Capability Year (*e.g.*, by August 1, 2026 for the 2027-2028 Capability Year). An Installed Capacity Supplier that operates on natural gas and/or fuel oil that does not elect to enter some or all of its MW capability in the firm fuel Capacity Accreditation Resource Class or any other Capacity Accreditation Resource Class for which it is eligible shall have its undesignated MW capability included in the non-firm fuel Capacity Accreditation Resource Class.

5.12.15.2 An Installed Capacity Supplier that elects to enter all or part of its MW capability in the firm fuel Capacity Accreditation Resource Class shall have an operating plan and related supply, transportation, and/or replenishment agreements in place and effective by December 1 of the subject Capability Year sufficient to provide firm fuel capability at the elected MW level, in accordance with the ISO Procedures. For a Generator utilizing natural gas as its fuel, such agreements include supply and/or transportation agreements (or equivalent). For a Generator utilizing fuel oil, such agreements include supply and replenishment agreements (or equivalent). The Installed Capacity Supplier must maintain a sufficient operating plan and

agreements for the entire Winter Performance Period and, if and where necessary, (i) make any such modifications or updates to its operating plan and any such agreements to remain in compliance with this Section 5.12.15.2 of this Services Tariff, in accordance with the ISO Procedures and (ii) notify the NYISO thereof within five (5) business days.

5.12.15.3 If the Installed Capacity Supplier fails to establish the necessary operating plan and related supply, transportation, and/or replenishment agreements required by Section 5.12.15.2 of this Services Tariff by December 1 of the subject Capability Year, it shall notify the ISO by December 1 of the subject Capability Year, and it will be subject to the provisions of Section 5.12.15.4 of this Services Tariff. If changes to the Installed Capacity Supplier's operating plan and related supply, transportation, and/or replenishment agreements occur, the Installed Capacity Supplier shall notify the ISO, in accordance with Section 5.12.15.2 of this Services Tariff. If the Installed Capacity Supplier cannot make modifications to support its elected firm MW amount, the Installed Capacity Supplier shall notify the ISO, in accordance with Section 5.12.15.2 of this Services Tariff, and it will be subject to the provisions of Section 5.12.15.4 of this Services Tariff.

5.12.15.4 If the ISO determines that an Installed Capacity Supplier that elected the firm fuel Capacity Accreditation Resource Class for all or part of its MW capability has not provided service that meets the requirements to participate in such Capacity Accreditation Resource Class, as set forth in the ISO Procedures, for the MW level it has elected due to lack of fuel or otherwise failing to comply with the provisions of Sections 5.12.15.2 and 5.12.15.3 of this Services Tariff, the Installed Capacity Supplier shall be subject to an Annual Firm Fuel Reconciliation Amount. The Annual Firm Fuel Reconciliation Amount shall be calculated in accordance with Section 5.12.12.3 of this Services Tariff.

5.12.15.5 If an Installed Capacity Supplier fails to meet the notification requirements of Section 5.12.15.2 of this Services Tariff, it may be subject to the provisions of Section 5.12.15.4 of this Services Tariff, and the ISO shall refer such failure to the Commission consistent with the ISO's Market Monitoring Plan (Section 30 of this Services Tariff). If the ISO, in consultation with its Market Monitoring Unit, suspects that an Installed Capacity Supplier's operating plan and related supply, transportation, and/or replenishment agreements do not support its elected firm MW amount, the ISO shall refer the matter to the Commission consistent with the ISO's Market Monitoring Plan (Section 30 of this Services Tariff). If the ISO is able to determine the Installed Capacity Supplier's operating plan and/or agreements do not support its elected firm MW amount, the Installed Capacity Supplier shall be subject to the provisions of Section 5.12.15.4 of this Services Tariff.