

December 13, 2018

To: Market Surveillance Administrator, Market Participants and Other Interested Parties

Re: Late Stakeholder Comments on Letter of Notice for Development for Proposed New ISO Rule – Section 502.11, Substation Technical and Operating Requirements ("Section 502.11")

On December 11, 2018, the Alberta Electric System Operator ("AESO") received late written comments on the proposed new Section 502.11 from EPCOR Distribution & Transmission Inc.

The following is hyperlinked to provide assistance in directing market participants to these written comments.

Proposed New Section 502.11		
EPCOR Distribution & Transmission Inc.	•	

The AESO is of the view that adherence to deadlines is an integral part of a fair and efficient ISO rules comment process. Stakeholder comments received after a specified deadline are considered at the discretion of the AESO.

Sincerely,

Alison Desmarais

Regulatory Coordinator 403-539-2866 alison.desmarais@aeso.ca

Attachments

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Stakeholder Comment Matrix - November 22, 2018



Development of a Proposed New ISO Rule – Section 502.11, Substation Technical and Operating Requirements

Period of Comment: November 22, 2018 through December 7, 2018

Comments From: EPCOR Distribution & Transmission Inc. (EDTI)

Date [yyyy/mm/dd]: 2018/12/11

Contact: Travis Robinson

Phone: 780-412-3079

Email: TRobinson@epcor.com

The AESO is seeking comments from Stakeholders on the development of proposed new ISO Rule – Section 502.11, Substation Technical and Operating Requirements with regard to the following matters:

	Development of a Proposed ISO Rule	Stakeholder Comments and/or Alternate Proposal
1.	Do you agree or disagree that the issue identified requires the development of proposed new ISO Rule – Section 502.11, Substation Technical and Operating Requirements? Please comment.	Agree
2.	Do you agree or disagree with the potential objective or purpose of proposed new ISO Rule – Section 502.11, Substation Technical and Operating Requirements? Please comment.	Agree
3.	Do you agree or disagree with the proposed form of consultation and timelines? Please comment.	It is difficult to comment on the form of consultation and proposed timelines without reviewing the proposed rules and standard.
4.	Do you intend to participate in any related consultation? OR Do you agree that no consultation group is required for this rule development? Please comment.	EDTI intends to participate in any related consultation regarding these rules.
5.	Do you have any additional comments?	