

Stakeholder Comment Matrix – April 9, 2020

Overview of Short-term Market Implementation Requirements for Energy Storage Participation



Period of Comment: April 9, 2020 through April 27, 2020 Comments From: Chapman Ventures Date: 2020/04/27	Contact: ██████████ Phone: ██████████ Email: ████████████████████
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Instructions:

1. Please fill out the section above as indicated.
2. Please respond to the questions below and provide your specific comments.
3. Email your completed comment matrix to energystorage@aeso.ca by April 27, 2020.

The AESO is seeking comments from Stakeholders with regard to the following matters:

	Questions	Stakeholder Comments
1.	Are there areas where further clarity on expected participation would be helpful?	The document serves to provide helpful guidance. I would be helpful to provide some additional commentary regarding metering considerations, particularly for hybrid facilities where the resources are dispatched independently. It is clear by your commentary on page 6 and illustration in Figure 3 that the revenue-level metering is conducted at the settlement points (which is a common point for the facility). It would be helpful to provide additional information guiding the metering requirements, and location of metering, required “at the terminus of the storage (B) and the wind/solar facility (W/S)”. However, it is understood and acceptable that metering requirements are project specific and would be covered under a given project’s Functional Specification.
2.	Are there areas of market participation that in your view need special consideration for energy storage that are not identified in the overview document?	<i>There will be many more considerations and topics to address (particularly tariff treatment and storage market participation classification as a source asset) as part of the subsequent integration phases of the AESO Energy Storage Roadmap. As resolution of some issues could necessitate modification to legislation and the Authoritative Document structure, it is understood that addressing these topics is not feasible during the near-term energy storage project deployment time frame of 2020-2021.</i>

3.	Additional comments	<i>Thank you for the opportunity to review and provide commentary. This document serves as a helpful guide to clarify the AESO's position related to short-term market participation considerations. Such information is essential guidance for projects targeting connection and participation in the market prior to future market participation and tariff construct changes facilitated through ongoing Energy Storage Roadmap efforts and stakeholder engagement.</i>
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Thank you for your input. Please email your comments to: energystorage@aeso.ca .