

<p><b>Period of Comment:</b> December 2, 2020 through January 8, 2021</p> <p><b>Comments From:</b> AltaLink Management Ltd. (AML)</p> <p><b>Date [yyyy/mm/dd]:</b> January 8, 2021</p>	<p><b>Contact:</b> Jenette Yearsley</p> <p><b>Phone:</b> 403-387-8275</p> <p><b>Email:</b> Jenette.Yearsley@AltaLink.ca</p>
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**Instructions:**

1. Please fill out the section above as indicated.
2. Please refer back to the *Letter of Notice of a Proposed Final Draft ISO Rule* under the “Attachments” section to view the materials regarding proposed final draft of Section 502.10 of the ISO rules, *Revenue Metering System Technical and Operating Requirements* (“Section 502.10”).
3. Please respond to the questions below and provide your specific comments, proposed revisions, and reasons for your position underneath (if any). Blank boxes will be interpreted as favourable comments.
4. Please be advised that general comments do not give the AESO any specific issue to consider and address, and results in a general response.

Item #		Stakeholder comments
1	Whether you understand and agree with the objective or purpose of the proposed final draft of Section 502.10 and whether, in your view, the proposed final draft of Section 502.10 meets the objective or purpose, and if not, why.	AltaLink understands and is in agreement with the purpose of the proposed final draft.
2	Whether you agree that the proposed final draft of Section 502.10 is not technically deficient, and if not, why.	AltaLink does not agree. AltaLink is concerned that the proposed final draft might be technically deficient. AltaLink notes that there is no accountability to the Metering Data Provider (MDP) as defined in the AESO Measurement System Standard. In the event the roles of the legal owner (or Metering System Provider) and the MDP are managed by different parties, the legal owner may have no control on the metering data. AltaLink suggests including the responsibility of the MDP in the proposed Section 502.10.
3	Whether you agree with that the proposed final draft of Section 502.10, taken together with all ISO rules, supports a	AltaLink is in agreement the proposed final draft is fair and efficient for an openly competitive market.

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	fair, efficient and openly competitive market, and if not, why.	
4	Whether you agree that the proposed final draft of Section 502.10 supports the public interest, and if not, why.	AltaLink is in agreement the proposed final draft supports the interest of the public.
5	Any additional comments regarding the proposed final draft of Section 502.10.	AltaLink has no additional comments.

***Please provide any additional comments or views on the type of content that should be included in an information document associated with the proposed final draft of Section 502.10***

N/A.