

# Market Rules

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## Chapter 2

# Participation

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# 1. Introduction

## 1.1 Introduction

1.1.1 This Chapter sets forth:

- 1.1.1.1 the procedures pursuant to which persons may apply to the *IMO* for authorization to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*;
- 1.1.1.2 the prudential, technical and other requirements which must be met by prospective *market participants* and by *market participants*;
- 1.1.1.3 the fees payable by prospective *market participants* and by *market participants*; and
- 1.1.1.4 the terms and conditions upon which a *market participant* may cease to be a *market participant*.

## 1.2 Participation

- 1.2.0 A person who has been issued a *licence* by the *OEB* pursuant to Part V of the *Ontario Energy Board Act, 1998*, is subject to all *market rules* relating to the activities authorized by such *licence* and all other applicable *market rules*.
- 1.2.1 No person shall participate in the *IMO-administered markets* or cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* unless that person has been authorized by the *IMO* to do so pursuant to this Chapter, provided however that this section 1.2.1 shall not apply to require any authorization in respect of physical loop flows inadvertently arising as a result of transactions between entities located outside the *IMO control area*.
- 1.2.2 No person shall be authorized by the *IMO* to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* unless the *IMO* is satisfied:

- 1.2.2.1 on the basis of the certification, tests, and inspections referred to in section 6.2, that the person satisfies the technical requirements referred to in that section applicable to all *market participants*;
- 1.2.2.2 that the person, if it applies to participate in the *real-time markets*, will satisfy the *prudential support* requirements of Appendix 2.3 and any other financial requirements set forth in the *market rules* applicable to all *market participants* and the *IMO-administered market* in which the person wishes to participate;
- 1.2.2.3 that the person agrees to be bound by these *market rules* by executing the *participation agreement*;
- 1.2.2.4 that the person holds a *licence* permitting the person to engage in one or more of the activities described in section 57 of the *Ontario Energy Board Act, 1998*, unless:
- a. the person is exempt by regulation enacted pursuant to the *Ontario Energy Board Act, 1998* from the obligation to hold such a *licence*; or
  - b. the person is not engaging in an activity for which the person requires a *licence* pursuant to section 57 of the *Ontario Energy Board Act, 1998*;
- 1.2.2.5 that the person, if it applies to participate in an *IMO-administered market* other than the *TR market*, has successfully completed participation in all applicable operational dry run activities referred to in section 4.5 of Chapter 1; and
- 1.2.2.6 on the basis of the documentation referred to in section 3.1.2.2, that the person, if it applies for authorization as a *market participant* other than solely as a *financial market participant*:
- a. is registered for the federal Goods and Services Tax under Part IX of the *Excise Tax Act* (Canada); or
  - b. is resident in Canada and is, by virtue of *applicable law*, not liable to pay the federal Goods and Services Tax imposed under Part IX of the *Excise Tax Act* (Canada).
- 1.2.2A Section 1.2.2.5 shall cease to have effect on the day immediately following the date on which the operational dry run activities referred to in section 4.5 of Chapter 1 are completed.

- 1.2.3 A person who has been authorized by the *IMO* to participate in *the IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* may participate in the market or trading activities to which the authorization to participate relates.

## 2. Classes of Market Participants

- 2.1.1 The following classes of persons may apply for authorization to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*:

- 2.1.1.1 *generators*;
- 2.1.1.2 *distributors*;
- 2.1.1.3 *wholesale sellers*;
- 2.1.1.4 *wholesale consumers*;
- 2.1.1.5 *retailers*;
- 2.1.1.6 *transmitters*; and
- 2.1.1.7 *financial market participants*.

## 3. Application for Authorization

- 3.1.1 A person who wishes to be authorized by the *IMO* to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* must file a completed *application for authorization to participate*.
- 3.1.2 The application for authorization to participate shall be accompanied by:
- 3.1.2.1 the non-refundable application fee established from time to time by the *IMO* to defray the costs of processing the application; and
  - 3.1.2.2 unless the *application for authorization to participate* is submitted in respect of an applicant that is applying for authorization to participate

in the *IMO-administered markets* solely as a *financial market participant*, either:

- a. the federal Goods and Services Tax registration number issued to the applicant by the Canada Customs and Revenue Agency; or
- b. where the applicant is resident in Canada and is, by virtue of *applicable law*, not liable to pay the federal Goods and Services Tax imposed under Part IX of the *Excise Tax Act* (Canada), such documentation as may be prescribed in the *Excise Tax Act* (Canada) or described in the policies of the Canada Customs and Revenue Agency to support the exemption from such liability to pay.

3.1.3 The *IMO* shall, within ten *business days* of receiving an *application for authorization to participate* or within such longer period of time as may be agreed between the *IMO* and the applicant, advise the applicant of any further information or clarification which is required in support of its application if, in the *IMO's* opinion, the application is:

3.1.3.1 incomplete; or

3.1.3.2 contains information with respect to which the *IMO* requires clarification.

3.1.4 If the further information or clarification which is requested by the *IMO* pursuant to section 3.1.3 is not provided to the *IMO's* satisfaction within fifteen *business days* of the request or within such longer period of time as may be agreed between the *IMO* and the applicant, the applicant will be deemed to have withdrawn the *application for authorization to participate*.

3.1.5 Subject to section 3.1.5A, the *IMO* shall, within twenty *business days* of receipt of the application or of the further information or clarification requested under section 3.1.3, whichever is the later, or within such longer period of time as may be agreed between the *IMO* and the applicant, by order authorize the applicant to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*, on such terms and conditions as the *IMO* considers appropriate, if:

3.1.5.1 the *IMO* is satisfied that the applicant meets the requirements set out in section 1.2.2; and

3.1.5.2 the applicant has filed with the *IMO* an executed *participant agreement*, in such form as shall be established by the *IMO*, pursuant

to which the applicant agrees to be bound by and comply with the *market rules*, provides the certification referred to in section 6.2.1 and certifies that it has adequate qualified employees or other personnel and organizational and other arrangements that are sufficient to enable the applicant to perform all of the functions and obligations applicable to *market participants*, the class of *market participant* of which the applicant forms part and the *IMO-administered market* in which the applicant wishes to participate.

- 3.1.5A Without prejudice to the right of the *IMO* to grant conditional orders referred to in section 4.1.1, nothing in this section 3 shall require the *IMO* to authorize a person to participate in the *IMO-administered markets*, other than as a *financial market participant*, or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* prior to the end of the stability period referred to in section 3.1.5B and any *application for authorization to participate* received prior to the end of such stability period may be held in abeyance until the end of such stability period.
- 3.1.5B An officer of the *IMO* appointed by the *IMO Board* for such purpose shall establish a stability period that:
- 3.1.5B.1 commences no earlier than the date on which the operational dry run activities referred to in section 4.5 of Chapter 1 commences; and
- 3.1.5B.2 ends no later than the last day of the third calendar month following the month in which the *market commencement date* occurs.
- 3.1.5C The *IMO* shall *publish*:
- 3.1.5C.1 the commencement date of the stability period referred to in section 3.1.5B.1 no later than five *business days* prior to such commencement date; and
- 3.1.5C.2 the end date of the stability period referred to in section 3.1.5B.2 no later than five *business days* prior to such end date.
- 3.1.6 Subject to section 4.1.1, if the *IMO* is not satisfied that an applicant meets the requirements set out in section 1.2.2 the *IMO* shall, within twenty *business days* of receipt of the application or of the further information or clarification requested under section 3.1.3, whichever is the later, or within such longer period of time as may be agreed between the *IMO* and the applicant, by order deny the applicant authorization to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*.

- 3.1.7 A person who wishes to dispute an order of the *IMO* made pursuant to section 3.1.5, 3.1.6, or 4.1.1 shall follow the dispute resolution procedures set forth in section 2 of Chapter 3.
- 3.1.8 An applicant or *market participant* shall forthwith advise the *IMO* of any circumstances which result or are likely to result in a change in the information provided in the *application for authorization to participate* or in any updates thereto.
- 3.1.9 [Reserved for powers of *IMO* upon learning of a change in circumstances.]
- 3.1.10 The *IMO* shall establish, maintain, update and *publish*:
- 3.1.10.1 a list of all *market participants* and a list of all *applications for authorization to participate* filed with the *IMO*;
  - 3.1.10.2 a list of all *market participants* that will cease to be *market participants* and the time that each listed *market participant* will cease to be a *market participant*;
  - 3.1.10.3 a list of all *market participants* that are the subject of a *suspension order* or a *termination order* and the time at which the rights of each listed *market participant* was suspended or terminated; and
  - 3.1.10.4 a list of all *market participants* that are the subject of an order referred to in section 6.5.1, and the time at which such order became effective in respect of each listed *market participant*.

## 3A. Transitional Market Rules

### 3A.1 Deadlines for Authorization and Registration

- 3A.1.1 The *IMO* may impose on a person that applies:
- 3A.1.1.1 for authorization to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* pursuant to section 3; or
  - 3A.1.1.2 to register a *facility* or *boundary entity* pursuant to section 2.2 or 2.3 of Chapter 7,

one or more deadlines by which one or more steps in the authorization or registration process, as described in these *market rules* or in any applicable *market manual*, shall be completed by such person.

- 3A.1.2 Where the *IMO* imposes a deadline pursuant to section 3A.1.1, the *IMO*:
- 3A.1.2.1 shall give the person to which such deadline relates notice of such deadline; and
  - 3A.1.2.2 may, upon notice to such person, extend such deadline.
- 3A.1.3 Where the *IMO* determines it appropriate, a deadline imposed on a person pursuant to section 3A.1.1 may differ from the deadline imposed on another person in respect of the same step in the authorization or registration process, having regard to various factors including but not limited to:
- 3A.1.3.1 the date on which the person applied for authorization or for registration, as the case may be;
  - 3A.1.3.2 the *IMO-administered market* in which the person intends to participate;
  - 3A.1.3.3 the number of *facilities, boundary entities* or both which the person is applying to register; and
  - 3A.1.3.4 the complexity of the application for authorization or the application to register.
- 3A.1.4 The *IMO* may *publish* any deadline imposed pursuant to section 3A.1.1 and may *publish* notice of any extension of such a deadline.
- 3A.1.5 The *IMO* shall make reasonable efforts to assist a person upon whom a deadline has been imposed pursuant to section 3A.1.1 to meet such deadline or to remedy the effects of a missed deadline. Without limiting the generality of the foregoing, the remedy may include contingency arrangements such as the *IMO* making estimates and assumptions of information that the person is required to provide but has not. Subject to section 3A.1.5B, such estimates and assumptions shall be the basis for operations and *settlement* within *IMO-administered markets* until that person provides the required information. These remedies may also include limiting participation in the *IMO-administered markets* and may include but need not be limited to the following contingency arrangements as published by the *IMO*:
- 3A.1.5.1 the *IMO* may require *load facilities* to be non-dispatchable;

- 3A.1.5.2 embedded *wholesale consumers* and *distributors* may be treated as retail customers settled by the host *distributor*;
  - 3A.1.5.3 restrictions may be imposed on the use of *physical bilateral contract data*;
  - 3A.1.5.4 restrictions may be imposed on the use of *physical allocation data*;
  - 3A.1.5.5 access to the *IMO-administered market* systems may be restricted;
  - 3A.1.5.6 the *IMO* may undertake activities normally undertaken by the *market participant*; and
  - 3A.1.5.7 in order to limit liability to the *IMO* and other *market participants*, where *prudential support obligations* are not posted, the *IMO* may make alternative arrangements and charge back the costs incurred.
- 3A.1.5A Section 27 of the *Electricity Act, 1998* prohibits a person from causing or permitting electricity to be conveyed into, through or out of the *IMO-controlled grid* except in accordance with the *market rules*. Where a person has not yet been authorized by the *IMO* as a *market participant* but causes or permits electricity to be conveyed into, through or out of the *IMO-controlled grid*, the *IMO* may make such person subject to the contingency arrangements set out in this section whether or not a *participation agreement* has been signed by such person.
- 3A.1.5B Persons operating in the *IMO-administered markets* under contingency arrangements shall remain under such arrangements during a stability period to be determined by the *IMO*. The processing of applications for authorization to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* pursuant to section 3, or to register a *facility* or *boundary entity* pursuant to section 2.2 or 2.3 of Chapter 7 or a *metering installation* pursuant to section 6 of Chapter 6, shall be at the discretion of the *IMO* until the end of the stability period and for such additional time beyond the stability period as the *IMO* may reasonably require to incorporate missing information provided for use in place of *IMO* estimates and assumptions.
- 3A.1.5C Notwithstanding Chapter 9, sections 6.6, 6.7 and 6.8, persons under contingency arrangements shall not be entitled to submit *notices of disagreement* or *notices of dispute* to the *IMO* relating to, or to challenge in any respect, the estimates and assumptions used pursuant to section 3A.1.5. *Settlement statement re-calculations* shall not be undertaken for *settlement statements* based on these estimates and assumptions. As referenced in Chapter 3, section 2.2.3.13, the dispute resolution process shall not apply to these estimates and assumptions.

- 3A.1.5D Persons operating in the *IMO-administered market* under contingency arrangements who have missed deadlines imposed pursuant to section 3A.1.1 shall, following the *market commencement date*, also be subject to penalties to be determined by the *IMO* under section 6.6 of Chapter 3 for being in breach of the *market rules*.
- 3A.1.5E The *IMO* may impose limitations on the contingency arrangements extended to a person under this section, and non-compliance with any such limitation shall constitute grounds for denial of authorization as a *market participant*, for termination of contingency arrangements under this section (including disconnection), and for financial penalties at the “L4” level of non-compliance for each day on which non-compliance occurs.
- 3A.1.6 Any costs incurred by the *IMO* as a result of the failure by a person to meet a deadline imposed pursuant to section 3A.1.1 may be:
- 3A.1.6.1 allocated to that person; and
  - 3A.1.6.2 recovered from that person by the *IMO* in accordance with the procedures set out in section 3A.1.7.
- 3A.1.7 The *IMO* shall issue a *cost assessment* to any person to whom a cost has been allocated pursuant to section 3A.1.6 and such person shall pay such *cost assessment* on or before the date indicated for payment of such *cost assessment* and:
- 3A.1.7.1 where such *cost assessment* is issued prior to the date on which the *IMO* has authorized the person to participate in the *IMO-administered markets* or to cause or to permit electricity to be conveyed into, through or out of the *IMO-controlled grid*, no such authorization shall be granted until such time as the *IMO* has received payment of the *cost assessment*;
  - 3A.1.7.2 where such *cost assessment* is issued after the date on which the *IMO* has authorized the person to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*, the *cost assessment* amount shall be added to a *settlement statement* issued to the person and collected through the *settlement process*;
  - 3A.1.7.3 where such *cost assessment* is issued prior to the date on which the person’s relevant *facility* or *boundary entity* is registered by the *IMO*, no such registration shall be effected until such time as the *IMO* has received payment of the *cost assessment* amount; and

- 3A.1.7.4 where such *cost assessment* is issued after the date on which the person's relevant *facility* or *boundary entity* is registered by the *IMO*, the amount of the *cost assessment* shall be added to a *settlement statement* issued to the person and collected through the *settlement process*.
- 3A.1.8 The dispute resolution process provided for in section 2 of Chapter 3 shall apply to any dispute arising from a *cost assessment* made under section 3A.1.7 of this chapter.
- 3A.1.9 The *IMO* shall, on a monthly basis, report to the *OEB* all additional charges arising out of the transitional rules contained in this section. For the purposes of this section, additional charges shall not include *settlement amounts* based on estimates and assumptions.
- 3A.1.10 This section shall cease to have effect eight months after the date on which section 26.(1) of the *Electricity Act, 1998* comes into force.

## 4. Conditional Authorization

### 4.1 Conditional Authorization Order

- 4.1.1 Within twenty *business days* of receipt of an *application for authorization to participate* or of the further information or clarification requested under section 3.1.3, whichever is the later, or within such longer period of time as may be agreed between the *IMO* and the applicant, the *IMO* may, if it is satisfied that the applicant meets the requirements set out in section 1.2.2.2, by order authorize the applicant to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*, on such terms and conditions as the *IMO* considers appropriate, conditional upon:
- 4.1.1.1 satisfaction of the requirements set out in section 1.2.2.1, section 1.2.2.4 or both, as the case may be;
- 4.1.1.1A satisfaction of the requirement set out in section 1.2.2.5; and
- 4.1.1.2 the filing by the applicant of an executed *participation agreement*, in such form as shall be established by the *IMO*, pursuant to which the applicant agrees to be bound by and comply with the *market rules*, provides the certification referred to in section 6.2.1 and certifies that

it has adequate qualified employees or other personnel and organizational and other arrangements that are sufficient to enable the applicant to perform all of the functions and obligations applicable to *market participants*, the class of *market participant* of which the applicant forms part and the *IMO-administered market* in which the applicant wishes to participate.

- 4.1.2 Section 4.1.1.1A shall cease to have effect on the day immediately following the date on which the operational dry run activities referred to in section 4.5 are completed, provided that nothing in this section 4.1.2 shall affect the operation of section 4.2.3 or 4.2.4 in respect of an order issued pursuant to section 4.1.1 prior to such day.

## 4.2 Effect and Term of Order

- 4.2.1 An order issued pursuant to section 4.1.1 that is conditional solely on the satisfaction of the requirements set out in section 1.2.2.1, section 1.2.2.4, or both, shall:
- 4.2.1.1 stipulate the date by which the applicant must satisfy the requirements of section 1.2.2.1, section 1.2.2.4 or both, as the case may be;
  - 4.2.1.2 not have effect until such time as the *IMO* notifies the applicant that:
    - a. the applicant has met the requirements of section 1.2.2.1, section 1.2.2.4 or both, as the case may be; and
    - b. the *IMO* has received from the applicant the executed *participation agreement* referred to in section 4.1.1.2; and
  - 4.2.1.3 lapse on the date referred to in section 4.2.1.1 if the applicant has not, prior to that date, received from the *IMO* the notification referred to in section 4.2.1.2.
- 4.2.2 An order issued pursuant to section 4.1.1 shall:
- 4.2.2.1 where the *IMO* provides the notification referred to in section 4.2.1.2, be deemed to constitute the order authorizing the applicant to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*, on the terms and conditions noted in the order issued pursuant to section 4.1.1, as of the date of receipt by the applicant of such notification; or

4.2.2.2 where such order lapses in accordance with section 4.2.1.3, be deemed to constitute an order denying the applicant authorization to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* as of the date referred to in section 4.2.1.3.

4.2.3 An order issued pursuant to section 4.1.1 that:

4.2.3.1 is conditional solely on the satisfaction of the requirement referred to in section 1.2.2.5 and relates to an applicant that has not been suspended or has not withdrawn from participation in the operational dry run activities referred to in section 4.5 of Chapter 1, shall not have effect until the date on which such activities are completed;

4.2.3.2 is conditional on the satisfaction of the requirement referred to in section 1.2.2.5 and of one or both of the requirements referred to in section 4.1.1.1 and relates to an applicant that has not been suspended or has not withdrawn from participation in the operational dry run activities referred to in section 4.5 of Chapter 1, shall not have effect until:

- a. the date on which such activities are completed; or
  - b. the date referred to in section 4.2.1.2,
- whichever is the later;

4.2.3.3 is conditional solely on the satisfaction of the requirement referred to in section 1.2.2.5 and relates to an applicant that has been suspended or has withdrawn from participation in the operational dry run activities referred to in section 4.5 of Chapter 1, shall not have effect until the day immediately following the date on which the stability period referred to in section 3.1.5B ends; and

4.2.3.4 is conditional on the satisfaction of the requirement referred to in section 1.2.2.5 and of one or both of the requirements referred to in section 4.1.1.1 and relates to an applicant that has been suspended or has withdrawn from participation in the operational dry run activities referred to in section 4.5 of Chapter 1, shall not have effect until:

- a. the day immediately following the date on which the stability period referred to in section 3.1.5B ends; or
  - b. the date referred to in section 4.2.1.2,
- whichever is the later.

- 4.2.4 An order issued pursuant to section 4.1.1 shall be deemed to constitute the order authorizing the applicant to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*, on the terms and conditions noted in the order issued pursuant to section 4.1.1, as of the date referred to in section 4.2.3.1, 4.2.3.2, 4.2.3.3 or 4.2.3.4, as may be applicable.

## 5. Prudential Requirements

### 5.1 Purpose

- 5.1.1 This section 5 sets forth the nature and amount of *prudential support* that must be provided by *market participants* as a condition of participation in the *real-time markets* or of causing or permitting electricity to be conveyed into, through or out of the *IMO-controlled grid*, and the manner in which *market participants* must provide and maintain such *prudential support* on an on-going basis in order to protect the *IMO* and *market participants* from payment defaults.

### 5.2 Market Participant Obligations

- 5.2.1 Each *market participant* shall initially and continually satisfy the obligations set forth in this section 5.2 with regard to the provision of *prudential support* as a condition of participating in the *real-time markets* or of causing or permitting electricity to be conveyed into, through or out of the *IMO-controlled grid*.
- 5.2.2 Each *market participant* shall provide to the *IMO* and at all times maintain *prudential support* the value of which is not less than the *market participant's prudential support obligation*. For this purpose, the aggregate value of the *prudential support* shall be equal to the value of the undrawn or unclaimed amounts of *prudential support* provided by the *market participant*.
- 5.2.3 No *market participant* that is required pursuant to section 5.3.9 to provide *prudential support* shall participate in the *real-time markets* or cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* unless that *market participant* satisfies the *prudential support* requirements of this section and Appendix 2.3.

- 5.2.4 Each *market participant* shall provide to the *IMO*, on an ongoing basis, such information as the *IMO* may reasonably require for the purpose of determining that *market participant's maximum net exposure*.
- 5.2.5 If *prudential support* previously provided to the *IMO* by a *market participant* pursuant to section 5.7 (the “*existing support*”) is due to expire or terminate and, upon expiry or termination of the *existing support* the total *prudential support* held by the *IMO* in respect of that *market participant* will be less than the *market participant's prudential support obligation* then, at least ten *business days* prior to the time at which the *existing support* is due to expire or terminate, the *market participant* must provide to the *IMO* a replacement *prudential support* which will become effective no later than the expiry or termination of the *existing support*, such that the total *prudential support* provided is equal to the *market participant's prudential support obligation*.
- 5.2.6 Where a *market participant's prudential support obligation* has been reduced pursuant to section 5.8 and the relevant credit rating is revised or the relevant payment history has changed, whether under section 5.8 or otherwise, such as to result in an increase in the *market participant's prudential support obligation* then, within five *business days*, the *market participant* must provide to the *IMO* additional *prudential support* such that the total *prudential support* provided is equal to the *market participant's prudential support obligation* when calculated on the basis of the revised credit rating.
- 5.2.7 Where any part of the *prudential support* provided by a *market participant* otherwise ceases to be current or valid for any reason, the *market participant* must immediately so notify the *IMO* and provide to the *IMO*, within two *business days*, a replacement *prudential support* such that the total *prudential support* provided is at least equal to the *market participant's prudential support obligation*.
- 5.2.8 If, as a result of the *IMO* exercising its rights under a *prudential support* provided by a *market participant* in accordance with section 6.3.3.2 of Chapter 3 and Appendix 2.3, the remaining *prudential support* held by the *IMO* in respect of that *market participant* is less than the *market participant's prudential support obligation*, the *market participant* must, within five *business days* of receiving notice of the exercise by the *IMO* of such rights, provide the *IMO* with additional *prudential support* such that the total *prudential support* provided is equal to the *market participant's prudential support obligation*.
- 5.2.9 A *market participant* to which a *margin call* has been issued pursuant to section 5.4.2 shall respond to such *margin call* in accordance with section 5.6.

### 5.3 Calculation of Participant Trading Limit, Default Protection Amount and Maximum Net Exposure

- 5.3.1 The IMO shall determine, for each market participant, subject to section 5.6.5, a maximum net exposure as the sum of the market participant's trading limit and the market participant's default protection amount.
- 5.3.2 Subject to section 5.3.3, each *market participant* shall determine and submit to the *IMO*, using forms and procedures as may be established by the *IMO* in the applicable *market manual*, the amount of its *self-assessed trading limit* at least 7 *business days* prior to the start of any *energy market billing period*, even if that *self-assessed trading limit* is zero.
- 5.3.2.1 [Intentionally left blank]
- a. [Intentionally left blank]
- b. [Intentionally left blank]
- 5.3.2.2 [Intentionally left blank]
- a. [Intentionally left blank]
- b. [Intentionally left blank]
- 5.3.2A [Intentionally left blank]
- 5.3.2A.1 [Intentionally left blank]
- a. [Intentionally left blank]
- b. [Intentionally left blank]
- 5.3.2A.2 [Intentionally left blank]
- a. [Intentionally left blank]
- b. [Intentionally left blank]
- 5.3.2A.3 [Intentionally left blank]
- 5.3.3 The self-assessed trading limit submitted by a market participant under section 5.3.2 shall be applicable for all future energy market billing periods until a revised self-assessed trading limit is submitted by that market participant to the IMO in accordance with the provisions of section 5.3.2. If a market participant submits a self-assessed trading limit pursuant to section 5.3.2, that self-assessed trading limit shall, as of the next energy market billing period, supersede any previous

self-assessed trading limit, and the previous self-assessed trading limit shall not be applicable to any such future energy market billing periods.

5.3.4 Subject to section 5.6.5, the *IMO* shall establish a *minimum trading limit* for each *market participant* as follows:

5.3.4.1 the *minimum trading limit* for a *metered market participant* shall be equal to the *IMO's* estimate of the *metered market participant's* net *settlement amounts*, excluding estimated *settlement amounts* associated with the *energy forward market* and estimated *settlement amounts* associated with a *transmission right*, assuming 7 days of participation in the *real-time market* and assuming all *energy* injected or withdrawn is transacted through the *real-time market*. The *IMO* may use a greater number, up to and including 49 days, of participation in the *real-time market* for the determination of a *metered market participant's* *minimum trading limit* if that *metered market participant* was subject to more than one *margin call* per *energy market billing period*, provided that any such *margin call* is not the result of a price spike;

- a. [Intentionally left blank]
- b. [Intentionally left blank]
- c. [Intentionally left blank]

5.3.4.2 the *minimum trading limit* for a *market participant* that is not a *metered market participant* shall be equal to 25% of the *IMO's* estimate of the *market participant's* net *settlement amounts* for the upcoming *energy market billing period*. In estimating this net *settlement amount*, the *IMO* shall, subject to section 5.3.4.3, use an average of the actual net *settlement amounts* for the 3 most recent *energy market billing periods* in which that *market participant* has transacted in the *real-time market*. The *IMO* may use a greater percentage, up to and including 100%, of the estimated *market participant's* net *settlement amounts* for the determination of a *market participant's* *minimum trading limit* if that *market participant* was subject to more than one *margin call* per *energy market billing period*, provided that any such *margin call* is not caused by a price spike; and

- a. [Intentionally left blank]
- b. [Intentionally left blank]

5.3.4.3 the *minimum trading limit* for a *market participant* that is not a *metered market participant* who has not transacted for at least

3 months in the *real-time market*, shall be equal to 25% of the *market participant's* estimate of its net *settlement amount* for the upcoming *energy market billing period*. Such a *market participant* shall provide to the *IMO*, an estimate of its net *settlement amount* for the upcoming *energy market billing period* at least 7 *business days* prior to the start of applicable *energy market billing period*. The *IMO* may adjust the *market participant's* minimum trading limit at any time if that *market participant's* actual net *settlement amounts* for the current *billing period* are projected to differ significantly from the estimate provided.

5.3.4A [Intentionally left blank]

5.3.4A.1 [Intentionally left blank]

- a. [Intentionally left blank]
- b. [Intentionally left blank]

5.3.4A.2 [Intentionally left blank]

5.3.4B [Intentionally left blank]

5.3.4B.1 [Intentionally left blank]

- a. [Intentionally left blank]
- b. [Intentionally left blank]
- c. [Intentionally left blank]
  - i. [Intentionally left blank]
  - ii. [Intentionally left blank]
- d. [Intentionally left blank]
- e. [Intentionally left blank]
  - i. [Intentionally left blank]
  - ii. [Intentionally left blank]

5.3.4B.2 [Intentionally left blank]

- a. [Intentionally left blank]
- b. [Intentionally left blank]
- c. [Intentionally left blank]

- i. [Intentionally left blank]
    - ii. [Intentionally left blank]
  - d. [Intentionally left blank]
  - e. [Intentionally left blank]
    - i. [Intentionally left blank]
    - ii. [Intentionally left blank]
- 5.3.4C [Intentionally left blank]
- 5.3.5 Upon receipt of a *market participant's self-assessed trading limit* under section 5.3.2, the *IMO* shall use the greater of the following two amounts for that *market participant's trading limit* for the upcoming *energy market billing period*:
  - 5.3.5.1 the *market participant's minimum trading limit* for that *energy market billing period* as determined pursuant to section 5.3.4; or
  - 5.3.5.2 the *market participant's self-assessed trading limit* submitted under section 5.3.2.
- 5.3.6 If a *market participant* does not provide a *self-assessed trading limit* within the timelines specified in section 5.3.2, the *IMO* shall use the greater of the following two amounts for that *market participant's trading limit* for the upcoming *energy market billing period*:
  - 5.3.6.1 the *market participant's minimum trading limit* for that *energy market billing period* as determined pursuant to section 5.3.4; or
  - 5.3.6.2 the *market participant's trading limit* in effect for the current *energy market billing period*.
  - 5.3.6.3 [Intentionally left blank]
  - 5.3.6.4 [Intentionally left blank]
  - 5.3.6.5 [Intentionally left blank]
- 5.3.6A [Intentionally left blank]
- 5.3.7 Once a *market participant's trading limit* has been established pursuant to section 5.3.5 or 5.3.6, that *market participant* is not permitted to change or request a change to that *trading limit* during the upcoming *energy market billing period*.

- 5.3.8 The *IMO* shall, for each energy market billing period, establish a default protection amount for each market participant as follows:
- 5.3.8.1 for a *metered market participant*, its *default protection amount* shall be equal to the *IMO's* estimate of the *metered market participant's* net *settlement amounts* for that *energy market billing period*, excluding estimated *settlement amounts* associated with the *energy forward market* and estimated *settlement amounts* associated with a *transmission right*, assuming 21 days of participation in the *real-time market* and assuming all *energy* injected or withdrawn is transacted through the *real-time market*; and
  - 5.3.8.2 for a *market participant* that is not a *metered market participant*, the *default protection amount* shall be equal to the *minimum trading limit* for that *market participant* for that *energy market billing period* as determined by the *IMO* pursuant to section 5.3.4.2 or section 5.3.4.3, as applicable.
- 5.3.9 If a *market participant's* *maximum net exposure*, as calculated by the *IMO*, is zero or negative, the *market participant* is not required to provide any form of *prudential support* to the *IMO*. If a *market participant's* *maximum net exposure*, as calculated by the *IMO*, is positive, the *market participant* must provide an amount of *prudential support* to the *IMO* equal to its *prudential support obligation*.
- 5.3.10 The *IMO* shall estimate the net *settlement amounts* for a *market participant* referred to in sections 5.3.4 and 5.3.8 initially based on information provided to the *IMO* by the *market participant* in its *application for authorization to participate* and subsequently using such information as the *IMO* may reasonably require for that purpose and, in each case, on the *IMO's* *estimated market prices* for the relevant *energy market billing period*.
- 5.3.11 The *IMO* shall review the minimum trading limit where applicable, and the trading limit, default protection amount and maximum net exposure of each market participant as follows:
- 5.3.11.1 prior to the start of each *energy market billing period*;
  - 5.3.11.2 within two *business days* after a *market participant's* *actual exposure* exceeds the *trading limit* for that *market participant*;
  - 5.3.11.3 within two *business days* after it receives notice of any changes to the status of a *market participant* as compared to such status that was in effect when the *market participant's* *maximum net exposure* was last

calculated if the *IMO* determines that the change in such status would have a material impact on the *market participant's maximum net exposure*; and

5.3.11.4 when the *IMO* has adjusted a *market participant's minimum trading limit* pursuant to section 5.3.4.3.

5.3.12 The *IMO* may change the *minimum trading limit, trading limit, default protection amount, maximum net exposure* or the *prudential support obligation* for a *market participant* at any time as a result of a review conducted pursuant to section 5.3.11 and shall promptly notify the *market participant* of any such change. Any change to a *market participant's minimum trading limit, trading limit, default protection amount, maximum net exposure* or *prudential support obligation* shall apply with effect from such time, not being earlier than the time of notification of the changed *minimum trading limit, trading limit, default protection amount, maximum net exposure* or *prudential support obligation* to the *market participant*, as the *IMO* may specify in the notice. The *market participant* must supply the *IMO*, within five *business days* of the effective date of the change, any additional *prudential support* that may be required as a result of an increase in the *market participant's prudential support obligation* that results from such change.

## 5.4 Monitoring of Actual Exposure and Trading Limit

5.4.1 If at any time the *actual exposure* of a *market participant* is equal to or exceeds 70% and is less than 100% of the *market participant's trading limit*, the *IMO* shall inform the *market participant* of that fact unless the *market participant* has opted for the *no margin call option* pursuant to section 5.6.4. The *market participant* may, but is not required to, make a cash payment to be applied to reduce its *actual exposure* or take other action to prevent its *actual exposure* from reaching its *trading limit*. No interest shall be paid on any such payment.

5.4.1.1 [Intentionally left blank]

5.4.1.2 [Intentionally left blank]

5.4.2 If at any time the *actual exposure* of a *market participant* equals or exceeds the *market participant's trading limit*, the *IMO* shall issue to the *market participant* a *margin call* unless the *market participant* has opted for the *no margin call option* pursuant to section 5.6.4.

5.4.2.1 [Intentionally left blank]

5.4.2.2 [Intentionally left blank]

5.4.3 [Intentionally left blank]

## 5.5 Calculation of Actual Exposure

5.5.1 For the purposes of section 5.4, a *market participant's actual exposure* shall be determined by the *IMO* each *business day* and shall be a dollar amount which is equal to:

5.5.1.1 the aggregate of:

- a. all amounts payable by the *market participant* in respect of *billing periods* prior to the current *billing period* which remain unpaid by the *market participant*, whether or not the payment date thereof has yet been reached; and
- b. the *IMO's* reasonable estimate of the aggregate hourly and non-hourly *settlement amounts* payable by the *market participant* in respect of transactions which have already occurred in the current *billing period*;

5.5.1.2 less the aggregate of:

- a. all amounts payable to the *market participant* in respect of *billing periods* prior to the current *billing period* which remain unpaid, whether or not the payment date thereof has yet been reached; and
- b. the *IMO's* reasonable estimate of the aggregate hourly and non-hourly *settlement amounts* payable to the *market participant* in respect of transactions which have already occurred in the current *billing period*.

## 5.6 Margin Call Requirements and the No Margin Call Option

5.6.1 Subject to section 11.4, a *market participant* must satisfy a *margin call* within the time prescribed in section 5.6.2 by paying a portion of the amount payable or which will become payable in respect of the previous or current *energy market billing period*, in accordance with Chapter 9, in an amount sufficient to reduce the *market participant's actual exposure* to no more than the dollar equivalent of 75% of the *market participant's trading limit*. No interest shall be paid on such payments.

5.6.1.1 [Intentionally left blank]

5.6.1.2 [Intentionally left blank]

- 5.6.2 The time within which a *margin call* must be satisfied under section 5.6.1 shall be by 4:00 pm on the second *business day* following the date of the *margin call*.
- 5.6.3 For the purposes of the *market rules*, a payment made pursuant to section 5.6.1 shall be applied first to the amount outstanding with respect to the earliest *billing period* under the *market rules* and, if the amount outstanding under the *market rules* in respect of that *billing period* is less than the amount of the payment, then the excess shall be applied to the next earliest *billing period* in respect of which there is an amount outstanding under the *market rules* and so on until there is no excess.
- 5.6.4 A *market participant* shall not be subject to the *margin call* requirements of sections 5.6.1 and 5.6.2, subject to *IMO* approval, if it elects to use the *no margin call option* using forms and procedures as may be established by the *IMO* in the applicable *market manual*.
- 5.6.5 The *IMO* shall determine the *market participant's maximum net exposure* for a *market participant* that has selected the *no margin call option* based on 70 days of market activity and assuming all of the *market participant's energy* injected or withdrawn is transacted through the *real-time market*. For non-metered *market participants* the *IMO* shall determine *maximum net exposure* based on an estimate of 100% of their net *settlement amount* for the upcoming energy market billing period. A *market participant* that has elected the *no margin call option* shall not have a *trading limit*.
- 5.6.6 Other than *small distributors*, any *market participant* that elects to use the *no margin call option* shall not be eligible for reductions in its *prudential support obligations* pursuant to section 5.8.

## 5.7 Obligation to Provide Prudential Support

- 5.7.1 Each *market participant* must meet its obligation under this section 5 to provide and maintain *prudential support* by providing to the *IMO* and maintaining *prudential support*, the value of which is equal to the *market participant's prudential support obligation*.
- 5.7.2 A *market participant's prudential support obligation* must be met through the provision to the *IMO* and the maintenance of *prudential support* in one or more of the following forms:

- 5.7.2.1 a guarantee or irrevocable commercial letter of credit provided by a bank named in a Schedule to the *Bank Act*, S.C. 1991, c.46;
- 5.7.2.2 a guarantee in a form acceptable to the *IMO* provided by a person, other than an *affiliate* of the *market participant*, having a credit rating from a major bond rating agency identified on the list referred to in section 5.8.7;
- 5.7.2.3 marketable securities in the form of Canadian Government treasury bills. Such treasury bills shall be valued as cash at their current market value less 2 percent to take into account the potential eroding effects of interest rate increases;
- 5.7.2.4 subject to section 5.7.4, a guarantee in a form acceptable to the *IMO* provided by a person that is an *affiliate* of the *market participant* and that has a credit rating from a major bond rating agency identified on the list referred to in section 5.8.7; and/or
- 5.7.2.5 cash deposits made with the *IMO* by or on behalf of the *market participant* provided that that *market participant* meets the following criteria:
- a. the *market participant* was already meeting its *prudential support obligation* in whole or in part through a cash deposit on November 4, 2004; and
  - b. the *market participant's prudential support obligation* was less than or equal to \$200,000 on November 4, 2004 and remains less than or equal to \$200,000 thereafter.
- 5.7.3 For the purposes of sections 5.7.2.1 and 5.7.2.2, the *IMO* shall establish, maintain, update as required and *publish* a list of organizations eligible to provide the *prudential support* referred to in sections 5.7.2.1 and 5.7.2.2 and shall establish, for each such eligible *prudential support* provider, an aggregate limit of the *prudential support* that may be provided by that *prudential support* provider to *market participants*. If aggregate limits are reached for any of these eligible organizations, *market participants* will be required to obtain *prudential support* from other eligible organizations that are still within their respective *prudential support* limits.
- 5.7.3A Where a *market participant's prudential support obligation* is reduced pursuant to section 5.8.1, the *IMO* shall not accept a guarantee from an *affiliate* of the *market participant* pursuant to section 5.7.2.4, unless the *market participant* provides a letter from the applicable major bond rating agency identified in the list referred

to in section 5.8.7, stating that the two ratings are not directly linked and are stand alone ratings in relation to each other.

5.7.3B The *IMO* shall not accept a guarantee from an *affiliate* of the *market participant* pursuant to section 5.7.2.4 if the *affiliate* is also a *market participant* and has obtained a reduction of its own *prudential support obligation* pursuant to section 5.8.1.

5.7.4 Subject to sections 5.7.3A and 5.7.3B the *IMO* shall not accept a guarantee from an *affiliate* of the *market participant* pursuant to section 5.7.2.4 where the value of the guarantee exceeds the following;

Credit Rating Category of Affiliate using Standard and Poor's Rating Terminology	Maximum Amount which May be Guaranteed by Affiliate
AAA- and above or equivalent	100% of maximum net exposure of all <i>market participants</i> guaranteed by <i>affiliate</i>
AA-, AA, AA+ or equivalent	Greater of 85% of <i>maximum net exposure</i> or \$25,000,000 of all <i>market participants</i> guaranteed by <i>affiliate</i>
A-, A, A+ or equivalent	Greater of 75% of <i>maximum net exposure</i> or \$12,500,000 of all <i>market participants</i> guaranteed by <i>affiliate</i>
BBB-, BBB, BBB+ or equivalent	Greater of 50% of <i>maximum net exposure</i> or \$5,000,000 of all <i>market participants</i> guaranteed by <i>affiliate</i>
Below BBB- or equivalent	0

5.7.5 The minimum terms and conditions that shall be included in the *prudential support* shall be as follows:

5.7.5.1 *prudential support* provided in accordance with sections 5.7.2.1, 5.7.2.2 and 5.7.2.4 shall be obligations in writing;

5.7.5.2 *prudential support* provided in accordance with sections 5.7.2.3 and 5.7.2.5 shall be obligations reflected in a written instrument in a form acceptable to the *IMO*;

5.7.5.3 *prudential support* provided in accordance with sections 5.7.2.1, 5.7.2.3 and 5.7.2.5 shall constitute valid and binding unsubordinated obligations to pay to the *IMO* amounts in accordance with its terms which relate to the obligations of the relevant *market participant* under the *market rules*; and

5.7.5.4 *prudential support* provided in accordance with sections 5.7.2.1 to 5.7.2.5 shall permit drawings or claims by the *IMO* on demand to a stated certain amount.

## 5.8 Reductions in Prudential Support Obligations

5.8.1 Subject to section 5.8.2, the *prudential support obligation* of a *market participant* may be reduced relative to the *market participant's maximum net exposure* by an amount equal to the monetary value ascribed, by the table set forth below, to a credit rating from a major bond rating agency identified in the list referred to in section 5.8.7 issued and in effect in respect of the *market participant*.

Credit Rating Category using Standard and Poor's Rating Terminology	Allowable Reduction in Prudential Support
AAA- and above or equivalent	100% of <i>maximum net exposure</i>
AA-, AA, AA+ or equivalent	Greater of 85% of <i>maximum net exposure</i> or \$25,000,000
A-, A, A+ or equivalent	Greater of 75% of <i>maximum net exposure</i> or \$12,500,000
BBB-, BBB, BBB+ or equivalent	Greater of 50% of <i>maximum net exposure</i> or \$5,000,000
Below BBB- or equivalent	0

5.8.2 Any recommendation to move a *market participant* to “credit watch status” by any of the major bond rating agencies identified in the list referred to in section 5.8.7 shall be deemed to automatically result in a one-rating-category reduction in terms of the credit rating of that *market participant* for the purpose of determining the *market participant's prudential support obligation*.

5.8.2A The operation of section 5.8.2 shall be suspended for *distributors* as of November 19, 2002, until February 14, 2003 or until such other date as may be determined by a resolution of the *IMO Board*. The management of the *IMO* shall monitor and report to the *IMO Board* on the credit situation of *distributors* and other *market participants* and the *IMO Board* shall modify the suspension of section 5.8.2 (or, if appropriate, shall expand the scope of the suspension) if the credit situation changes in a way that makes such modification desirable.

5.8.3 Subject to section 5.8.6, the *prudential support obligation* of a *market participant* may be reduced relative to the *market participant's maximum net exposure* or, where applicable, relative to the otherwise applicable *prudential support obligation* calculated in accordance with section 5.3.4B, by an amount equal to the monetary value ascribed, in accordance with section 5.8.4 or 5.8.5, to the *market participant's* historical good payment history in Ontario, which shall be assessed by the *IMO* on the basis of:

5.8.3.1 evidence provided by the *market participant* as to the continuous purchase of electricity by the *market participant* prior to the effective

- date of the *IMO-administered markets* during which time no call for collateral was issued to that *market participant* to protect the supplier from the risk of a payment default by that *market participant*;
- 5.8.3.2 verification of the evidence referred to in section 5.8.3.1 by the *IMO*; and
- 5.8.3.3 the *market participant's* payment history in the *IMO-administered markets* provided that the *market participant's* payment history includes no *event of default*.
- 5.8.4 The *IMO* shall determine the dollar amount of any allowable reduction in the *prudential support obligation* of a *market participant*, other than a *distributor*, in accordance with the following:
- 5.8.4.1 a *market participant* with less than two years of historical good payment history shall not be entitled to any reduction in its *prudential support obligation*;
- 5.8.4.2 a *market participant* with two or more but less than three years of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to two million dollars or ten percent of its *maximum net exposure*, whichever is less;
- 5.8.4.3 a *market participant* with three or more but less than four years of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to three million dollars or fifteen percent of its *maximum net exposure*, whichever is less;
- 5.8.4.4 a *market participant* with four or more but less than five years of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to four million dollars or twenty percent of its *maximum net exposure*, whichever is less; and
- 5.8.4.5 a *market participant* with five years or more of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to five million dollars or twenty-five percent of its *maximum net exposure*, whichever is less.
- 5.8.5 If the *market participant* is a *distributor*, the *IMO* shall determine the dollar amount of any allowable reduction in the *market participant's prudential support obligation* in accordance with the following:

- 5.8.5.1 a *market participant* with less than two years of historical good payment history shall not be entitled to any reduction in its *prudential support obligation*;
- 5.8.5.2 a *market participant* with two or more but less than three years of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to two million dollars or twenty percent of its *maximum net exposure*, whichever is less;
- 5.8.5.3 a *market participant* with three or more but less than four years of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to three million dollars or thirty percent of its *maximum net exposure*, whichever is less;
- 5.8.5.4 a *market participant* with four or more but less than five years of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to four million dollars or forty percent of its *maximum net exposure*, whichever is less; and
- 5.8.5.5 a *market participant* with five years or more of historical good payment history shall be entitled to a reduction in its *prudential support obligation* equal to five million dollars or fifty percent of its *maximum net exposure*, whichever is less.

For purposes of this section 5.8.5, the historical payment history of a *distributor* that is the transferee under a transfer by-law made pursuant to subsection 145(1) of the *Electricity Act, 1998* shall be deemed to include the historical payment history of the *distributor* whose license has been transferred to the transferee under such by-law. For purposes of this section 5.8.5, the historical payment history of a *distributor* that is the successor at law to two or more *distributors*, shall be deemed to include the historical payment history of the predecessor *distributors*.

- 5.8.6 The following restrictions shall apply to the provision of reductions in a *market participant's prudential support obligation* as provided for under sections 5.8.1 and 5.8.3:
  - 5.8.6.1 subject to the last paragraph of section 5.8.5, a *market participant* shall not be entitled to a reduction in its *prudential support obligation* pursuant to section 5.8.3 using the payment history of an *affiliate*; and
  - 5.8.6.2 a *market participant* that has a credit rating from a major bond rating agency identified in the list referred to in section 5.8.7 shall not be

entitled to a reduction in its *prudential support obligation* under section 5.8.3.

- 5.8.7 For the purposes of section 5.7.2.2, 5.7.2.4, 5.8.1 and 5.8.2, the *IMO* shall establish, maintain, update as required and *publish* a list of major bond rating agencies eligible to provide the credit ratings described in those sections.
- 5.8.8 The *IMO* shall reduce the *prudential support obligation* of a *distributor* by an amount equal to 60% of the *distributor's* collection of *prudential support*, in the forms specified in section 5.7.2.1, 5.7.2.2, 5.7.2.3, or 5.7.2.4, from the *distributor's* customers. In order to qualify for this reduction in *prudential support obligation* the *distributor* shall provide the *IMO* with an affidavit attesting to the amount of *prudential support* of the types specified in this section which the *distributor* has collected from its customers attached to which by way of exhibits shall be copies of bank statements showing any cash deposits and any applicable letters of credit, guarantees, or Government of Canada T-bills held as *prudential support*. The *IMO* shall first deduct the *distributor's* collection of *prudential support* from the *distributor's* customers before applying any other *prudential support obligation* deductions.

## 6. Technical Requirements

### 6.1 Technical Requirements

- 6.1.1 Each *market participant*, *embedded generator* and *embedded load consumer* shall, in addition to ensuring that its *facilities* and equipment meet all other applicable technical requirements set forth in these *market rules* ensure that its *facilities*:
- 6.1.1.1 meet the applicable technical requirements of Appendix 2.2; and
  - 6.1.1.2 are capable of meeting the performance standards referred to in section 7.3.1.4, 7.4.1.2, 7.5.1.2 or 7.6.1.2, as the case may be, of Chapter 4.

### 6.2 Certification, Testing and Inspection for Authorization

- 6.2.1 Each person referred to in section 6.1.1 that applies for authorization as a *market participant* shall, as a condition of obtaining authorization as a *market participant*

pursuant to section 3 or 4.1.1, certify to the *IMO* that its *participant workstation* complies with all applicable technical requirements set forth in Appendix 2.2.

- 6.2.2 Each person referred to in section 6.1.1 that applies for authorization as a *market participant* shall, as a condition of obtaining authorization as a *market participant* pursuant to section 3 or 4.1.1, successfully complete such testing and permit such inspection as the *IMO* may require for the purposes of testing or inspecting whether the person's *participant workstation* meets all applicable technical requirements set forth in Appendix 2.2.

### **6.3 Certification, Testing and Inspection for Registration of Facilities**

- 6.3.1 Each *market participant* shall, as a condition of obtaining the registration of its *facility* or *boundary entity* as a *registered facility* pursuant to section 2.2 of Chapter 7 or as a condition of obtaining approval to the aggregation of *facilities*:
- 6.3.1.1 provide the certifications referred to in sections 2.2.3.3 and 2.2.3.4 or in sections 2.3.2.4 and 2.3.2.5 of Chapter 7, as the case may be; and
- 6.3.1.2 successfully complete the testing and permit the inspection referred to in section 2.2.3.5 or 2.3.2.6 of Chapter 7, as the case may be.

## **7. Payment Default Procedure**

- 7.1.1 The *events of default* relating to payment and *prudential support*, as well as the rights and obligations of the *IMO* and *market participants* upon the occurrence of such *event of default*, are specified in section 6.3 of Chapter 3.

## **8. Default Levy**

### **8.1 Power to Impose Default Levy**

- 8.1.1 The *IMO* shall be entitled to recover, by means of the imposition of a *default levy* on *non-defaulting market participants*, in accordance with this section 8, the aggregate of any amounts owing to the *IMO* under the *market rules* which have

not been paid in full by the *defaulting market participant* and the costs and expenses reasonably incurred by the *IMO* in investigating the default in payment, in realizing on any applicable *prudential support* and in implementing the *default levy*.

8.1.2 The imposition of a *default levy* pursuant to this section 8 shall in no way waive, excuse or relieve a *defaulting market participant* of its obligations under the *market rules* and shall be without prejudice to:

8.1.2.1 such rights or remedies which the *IMO* may otherwise have to recover all amounts owing by the *defaulting market participant*; and

8.1.2.2 the right of the *IMO* to take such other action, including but not limited to the issuance of a *suspension order*, as may be provided for in these *market rules* in respect of the *defaulting market participant's* default in payment.

8.1.3 Where a *defaulting market participant* has defaulted in payment in respect of more than one *IMO-administered market*, the *IMO* shall impose separate *default levies* in respect of each such *IMO-administered market* in accordance with this section 8.

8.1.4 The provisions of this section 8 apply only to a default in payment by a *defaulting market participant* in the *real-time market* and the *energy forward market*. Default in payment by a *defaulting market participant* in the *TR market* shall be addressed in accordance with the provisions of section 4 of Chapter 8.

## 8.2 Notice of First Default Levy

8.2.1 Where a *market participant* has failed to either remit or cause to be remitted to the *IMO settlement clearing account* the full amount due by that *market participant* by the close of *banking business* (of the bank at which the *IMO settlement clearing account* is held) on a *market participant payment date*:

8.2.1.1 [Intentionally left blank]

8.2.1.2 [Intentionally left blank]

8.2.1.3 the *IMO* may take such steps as may be permitted by section 6.14 of Chapter 9.

8.2.2 Where the *IMO* issued a *suspension order* and/or *disconnection order* or *default notice* in accordance with sections 6.3.3.2, 6.3.7B or 6.3.7D of Chapter 3, and the

*defaulting market participant* has failed to remit to the *IMO* settlement clearing account the full amount due by that *market participant* within the time specified in the *default notice*, the *IMO* shall:

- 8.2.2.1 issue a first *notice of default levy* in accordance with section 8.2.3; and
- 8.2.2.2 take such steps, if it has not already done so, as may be required to realize, in accordance with section 3 of Appendix 2.3, any *prudential support* held in respect of the *defaulting market participant* the right to realization of which is triggered by the default in payment at issue.

8.2.3 A first *notice of default levy* shall be issued to each *non-defaulting market participant* that participated in the *real-time market* or the *energy forward market* to which the default in payment by the *defaulting market participant* relates during the *billing period* to which such default relates and shall identify:

- 8.2.3.1 the name of the *defaulting market participant*;
- 8.2.3.2 the *IMO-administered market* and the *billing period* in respect of which the default in payment by the *defaulting market participant* has occurred;
- 8.2.3.3 the *defaulting market participant's default amount*, calculated in accordance with section 8.3.1;
- 8.2.3.4 the amount of the first *default levy* calculated in accordance with section 8.3.2;
- 8.2.3.5 the value of all *prudential support* held in respect of the *defaulting market participant* the right to realization of which is triggered by the default in payment at issue;
- 8.2.3.6 the estimated amount of any second *default levy* that may have to be imposed pursuant to section 8.4 in the event of the inability by the *IMO* to realize all of the *prudential support* referred to in section 8.2.3.5 prior to the time noted in section 8.4.1;
- 8.2.3.7 the *non-defaulting market participant's share* of the first *default levy*, calculated in accordance with section 8.6.1; and
- 8.2.3.8 the *non-defaulting market participant's share* of the estimated amount of any second *default levy* referred to in section 8.2.3.6.

- 8.2.4 The first *notice of default levy* shall be issued at least ten days prior to the date on which the *invoice* imposing the first *default levy* on *non-defaulting market participants* is issued by the *IMO* in accordance with section 8.6.2.

### 8.3 Calculation of Default Amount and First Default Levy

- 8.3.1 For the purposes of section 8.2.3.3, the *market participant's default amount* shall be the aggregate of:

- 8.3.1.1 the net *invoice* amount payable by the *defaulting market participant* for the *billing period* in respect of which payment has not been received within the time specified in section 8.2.2, exclusive of any amounts payable on account of financial penalties or damages; and
- 8.3.1.2 any *default interest* payable in respect of the amount referred to in section 8.3.1.1 that has accrued since the *market participant payment date* referred to in section 8.2.1 in accordance with section 6.14.3 of Chapter 9.

- 8.3.2 For the purposes of section 8.2.3.4, the amount of the first *default levy* shall be:

- 8.3.2.1 the aggregate of:
- a. the *defaulting market participant's default amount*, calculated in accordance with section 8.3.1; and
  - b. any costs and expenses reasonably incurred to the date of issuance of the first *notice of default levy* by the *IMO* in investigating the default in payment to which the *default levy* relates, in realizing on any applicable *prudential support* held in respect of the *defaulting market participant* and in implementing the *default levy*;
- 8.3.2.2 less the aggregate unclaimed or undrawn dollar amount of all *prudential support* held in respect of the *defaulting market participant* the right to realization of which is triggered by the default in payment at issue.

- 8.3.3 The first *default levy* shall be apportioned amongst and *invoiced* to *non-defaulting market participants* in accordance with sections 8.6.1 and 8.6.2.

## 8.4 Notice of Second Default Levy

- 8.4.1 Unless the amount of the first *default levy* is equal to the *defaulting market participant's default amount* the *IMO* shall, on the seventh *business day* following the issuance of *invoices* imposing the first *default levy*, issue a second *notice of default levy* in accordance with section 8.4.2.
- 8.4.2 The second *notice of default levy* shall be issued to each *non-defaulting market participant* on whom a first *default levy* has been imposed and shall identify:
- 8.4.2.1 the name of the *defaulting market participant*;
  - 8.4.2.2 the *IMO-administered market* and the *billing period* in respect of which the default in payment by the *defaulting market participant* has occurred;
  - 8.4.2.3 the *defaulting market participant's* residual *default amount*, calculated in accordance with section 8.5.1;
  - 8.4.2.4 the amount of the first *default levy*;
  - 8.4.2.5 the amount of any *prudential support* held in respect of the *defaulting market participant* that has been realized;
  - 8.4.2.6 the amount of any *prudential support* held in respect of the *defaulting market participant* the right to realization of which is triggered by the default in payment at issue and that remains to be realized;
  - 8.4.2.7 the amount of the second *default levy*, calculated in accordance with section 8.5.2; and
  - 8.4.2.8 the *non-defaulting market participant's* share of the second *default levy*, calculated in accordance with section 8.6.1.
- 8.4.3 The second *notice of default levy* shall be issued at least ten days prior to the date on which the *invoice* imposing the second *default levy* on *non-defaulting market participants* is issued by the *IMO* in accordance with section 8.6.2.

## 8.5 Calculation of Residual Default Amount and Second Default Levy

- 8.5.1 For the purposes of section 8.4.2.3, the *defaulting market participant's* residual *default amount* shall be:

- 8.5.1.1 the aggregate of:
- a. the net *invoice* amount payable by the *defaulting market participant* for the *billing period* in respect of which payment has not been received as of the date of issuance of the second *notice of default levy*, exclusive of any amounts payable on account of financial penalties or damages; and
  - b. any *default interest* payable in respect of the amount referred to in section 8.5.1.1(a) that has accrued since the date of issuance of the first *notice of default levy* in accordance with section 6.14.3 of Chapter 9;

8.5.1.2 less the aggregate of:

- a. the amount of the first *default levy*; and
- b. any amount that has been recovered by the *IMO* since the date of issuance of the first *notice of default levy* under any *prudential support* held in respect of the *defaulting market participant*.

8.5.2 For the purposes of section 8.4.2.7, the amount of the second *default levy* shall be the aggregate of:

8.5.2.1 the *defaulting market participant's* residual *default amount*, calculated in accordance with section 8.5.1; and

8.5.2.2 any costs and expenses reasonably incurred by the *IMO* in investigating the default in payment to which the *default levy* relates, in realizing any applicable *prudential support* and in implementing the *default levy* since the date on which the first *default levy* was calculated.

8.5.3 The second *default levy* shall be apportioned and *invoiced* to *non-defaulting market participants* in accordance with sections 8.6.1 and 8.6.2.

## 8.6 Apportionment and Invoicing of Default Levy

8.6.1 For the purposes of sections 8.2.3.7 and 8.4.2.8, the amount of a *default levy* shall be apportioned amongst all *non-defaulting market participants* to whom a *notice of default levy* has been issued in accordance with sections 8.2.3 or 8.4.2 by allocating to each *non-defaulting market participant* a share of the *default levy* calculated as follows:

- 8.6.1.1 in the case of a *default levy* imposed in respect of a default in the *real-time market*, the share allocated to each *non-defaulting market participant* shall be determined on the basis of the following formula:

[ <i>default amount</i> x (absolute value of the <i>non-defaulting market participant's net invoice</i> amount, exclusive of any amounts payable on account of financial penalties or damages, in the <i>real-time market</i> for the <i>real-time market billing period</i> to which the default in payment by the <i>defaulting market participant</i> relates)]	divided by	net transaction dollar amount
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Where the *net transaction dollar amount* is:

$\Sigma$ the absolute value, in dollars, of each <i>market participant's net invoice</i> amount, for the <i>real-time market billing period</i> to which the default in payment by the <i>defaulting market participant</i> relates	Minus	the absolute value, in dollars, of the <i>defaulting market participant's net invoice</i> amount for such <i>real-time market billing period</i> ;
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or

- 8.6.1.2 in the case of a *default levy* imposed in respect of a default in the *energy forward market*, the share allocated to each *non-defaulting market participant* shall be determined on the basis of the following formula:

[ <i>default amount</i> x (absolute value of the <i>energy forward market</i> quantities cleared in respect of the <i>non-defaulting market participant</i> in the <i>energy forward market</i> , for the <i>energy forward market billing period</i> to which the default in payment by the <i>defaulting market participant</i> relates)]	divided by	net transaction MWh amount
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Where the *net transaction MWh amount* is:

$\Sigma$ the absolute value, in MWh, of the <i>energy forward market</i> quantities cleared in respect of <i>market participants</i> during the <i>energy forward market billing period</i> to which the default in payment by the <i>defaulting market participant</i> relates	minus	the absolute value, in MWh, of the <i>energy forward market</i> quantity cleared in respect of the <i>defaulting market participant</i> in the <i>energy forward market</i> , in such <i>energy forward market billing period</i> ;
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- 8.6.2 Subject to section 8.6.3, a *non-defaulting market participant's* share of a *default levy* shall be included in or with the first *invoice* scheduled to be issued to the *non-defaulting market participant* pursuant to Chapter 9 following the expiry of the time noted in section 8.2.4 or 8.4.3, as the case may be, in respect of each *IMO-administered market* to which the *default levy* relates.
- 8.6.3 Where, for any reason, no *invoice* is scheduled to be issued to a *non-defaulting market participant* to whom a second *notice of default levy* has been issued under section 8.4.2, the *IMO* shall issue an *invoice* to that *non-defaulting market participant* comprising the amount of that *non-defaulting market participant's* share of the second *default levy*. Any such *non-defaulting market participant* shall pay to the *IMO* the *invoice* amount on the second *business day* following receipt of the *invoice*.

## 8.7 Allocation of Default Levy

- 8.7.1 The *IMO* shall allocate amounts received from *non-defaulting market participants* in respect of a *default levy*:
- 8.7.1.1 first, to repay any short-term funds borrowed by the *IMO* pursuant to section 6.14.4 of Chapter 9 on account of the *defaulting market participant's* default in payment; and
- 8.7.1.2 [Intentionally left blank]
- 8.7.1.3 second, to the payment of amounts owed by the *defaulting market participant* to the *IMO* on account of the *IMO administration charge*.
- 8.7.2 Amounts received from *non-defaulting market participants* in respect of a *default levy* to cover the reasonable costs and expenses referred to in sections 8.3.2.1 and 8.5.2.2 shall be used to offset the *IMO administration charge*.

## 8.8 Other Recovery of Default Amounts

- 8.8.1 Notwithstanding the imposition of a *default levy*, the *IMO* shall take all reasonable steps to recover from the *defaulting market participant*, including by means of the realization of any *prudential support* held in respect of a *defaulting market participant* that has not been realized as at the date of calculation of a second *default levy*, all amounts owing to the *IMO* under the *market rules*. The *IMO* may, but shall not be obliged to, follow the dispute resolution process set forth in section 2 of Chapter 3 for the purpose of obtaining such recovery.

- 8.8.2 Subject to section 8.8.3, any full or partial recovery made by the *IMO* pursuant to section 8.8.1 shall be distributed to each *non-defaulting market participant* that remitted payment to the *IMO* on account of a *default levy* on a prorated basis according to, and in an amount that does not exceed, the amount so remitted by the *non-defaulting market participant*. Where the *non-defaulting market participant* is, at the relevant time, still a *market participant*, any such amount shall appear as a credit on the next *invoice* scheduled to be issued to that *non-defaulting market participant* under Chapter 9. Where the *non-defaulting market participant* is no longer a *market participant* at the relevant time, any such amount shall be paid to the *non-defaulting market participant* in such manner as the *IMO* determines appropriate.
- 8.8.3 In the event that the *IMO* cannot, after taking all reasonable steps to do so, locate a *non-defaulting market participant* that has remitted payment to the *IMO* on account of a *default levy*, any amount that would otherwise be distributed to such *non-defaulting market participant* under section 8.8.2 shall:
- 8.8.3.1 be allocated and distributed to other *non-defaulting market participants* in the manner described in section 8.8.2; or
  - 8.8.3.2 where other *non-defaulting market participants* have already been reimbursed in respect of a *default levy* and are therefore not entitled to payment of any amounts under section 8.8.2, be used to offset the *IMO administration charge*.
- 8.8.4 Any costs and expenses reasonably incurred by the *IMO* in recovering amounts from a *defaulting market participant* under section 8.8.1 that have not been included in a *default levy* under section 8.3.2.1(b) or 8.5.2.2 shall be included in the *IMO administration charge*.

## 9. Withdrawal by a Market Participant

- 9.1.1 Provided that the *market participant* has requested that the *IMO* de-register or transfer any applicable *registered facilities* pursuant to section 2.4 or 2.5 of Chapter 7, a *market participant* shall notify the *IMO* in writing if it wishes to cease to be a *market participant*. The notice shall specify the date of the *trading day* upon which the *market participant* intends to cease to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid*. The *trading day* specified shall not be earlier than the *trading day* on which:

- 9.1.1.1 the last of the *market participant's* applicable *registered facilities* is to be de-registered by the *IMO* and, where applicable, *disconnected* from the *IMO-controlled grid*, determined in accordance with section 2.4 of Chapter 7; or
- 9.1.1.2 the registration of the last of the *market participant's* applicable *registered facilities* is to be transferred by the *IMO*, determined in accordance with section 2.5 of Chapter 7.
- 9.1.2 Upon receipt of the notice referred to in section 9.1.1, the *IMO* must *publish* and provide to all *market participants* a further notice stating that:
- 9.1.2.1 the *IMO* has received a notice under section 9.1.1; and
- 9.1.2.2 the person who gave the notice has stated that, from the end of the *trading day* specified in the notice, the person intends to cease participating in the *IMO-administered markets* or causing or permitting electricity to be conveyed into, through or out of the *IMO-controlled grid*.
- 9.1.3 The *markets participant* shall cease to participate in the *IMO-administered markets* or to cause or permit electricity to be conveyed into, through or out of the *IMO-controlled grid* no later than the end of the *trading day* specified in the notice given under section 9.1.1.
- 9.1.4 A *market participant* which has given a notice under section 9.1.1 shall cease to be a *market participant* on the date:
- 9.1.4.1 specified in the notice referred to in section 9.1.1;
- 9.1.4.2 on which the last of the *market participant's* applicable *registered facilities* is de-registered by the *IMO* and, where applicable, *disconnected* from the *IMO-controlled grid* pursuant to section 2.4 of Chapter 7;
- 9.1.4.3 on which the registration for the last of the *market participant's* applicable *registered facilities* has been transferred by the *IMO* pursuant to section 2.5 of Chapter 7; or
- 9.1.4.4 on which all payments due to be paid by it or to it under the *market rules* have been made,

whichever is the later. Any *boundary entity* registered by such *market participant* shall be deemed to be de-registered by the *IMO* as of such date.

9.1.5 A person who ceases to be a *market participant* shall remain subject to and liable for all of its obligations and liabilities as a *market participant* including, but not limited to, a liability under section 8, which were incurred or arose under the *market rules* prior to or on the *trading day* on which it ceases to be a *market participant* regardless of the date on which any claim relating thereto may be made.

9.1.6 [Intentionally left blank]

## 10. Market Participant Fees

10.1.1 The *IMO* shall not less than annually *publish* and notify *market participants* of the fees or schedule of fees payable by *market participants* and persons who apply for authorization to become *market participants*, including the application fee referred to in section 3.1.2.1. Such fees or schedule of fees shall be those approved by the *Ontario Energy Board* from time to time pursuant to section 19 of the *Electricity Act, 1998*.

10.1.2 The *IMO* shall recover the relevant fees from each *market participant* or prospective *market participants* in such manner as the *IMO* determines appropriate, including by means of the inclusion of the fees in a billing statement.

10.1.3 Each *market participant* or prospective *market participant* shall pay to the *IMO* the fees stated by the *IMO* to be payable by the *market participant* or prospective *market participant* by the date or dates specified for payment.

## 11.0 Deferred Payment Plan

### 11.1 Deferred Payment Plan Authorization, Term and Eligibility

11.1.1 This section, together with the applicable *market manual*, sets forth the terms and procedures governing the *deferred payment plan*. The *deferred payment plan* offers *distributors*, which are licensed and authorized as wholesale *market participants*, an opportunity to *subscribe* for a specific portion of a *deferred payment plan line of credit* which the *distributor* may use to:

- a. defer payment on a part of the *distributor's* invoiced wholesale *energy* and *hourly uplift settlement amounts* during periods of high wholesale *energy market prices*; and
  - b. satisfy a part of the amount owed by the *distributor* pursuant to *margin calls* issued by the *IMO*.
- 11.1.2 The *deferred payment plan*, should it be offered by the *IMO*, shall be offered on an annual basis. It is thereafter subject, at any time, to being renewed, cancelled or varied by resolution of the *IMO Board*. The *IMO* shall *publish* and give notice to all *distributors* of any actions undertaken by the *IMO Board* to renew, cancel or vary the *deferred payment plan*, and subject to any terms imposed by the financial institutions extending the *deferred payment plan line of credit*, the *IMO* shall endeavour to give *distributors* two (2) months notice of the decision to renew or not renew the *deferred payment plan* for the ensuing year and the terms thereof.
- 11.1.3 *Distributors* that wish to *subscribe* to the *deferred payment plan*, or wish to renew their *subscriptions*, shall apply to do so within the timelines and as otherwise prescribed by the *IMO* in the applicable *market manual*. Without limiting the foregoing, the *IMO* may, as it deems reasonable, limit the amount of any *subscription* applied for by a *distributor*.
- 11.1.4 The *IMO* shall, subject to section 11.1.5, seek to arrange financing of the *deferred payment plan line of credit* in an amount equal to the total of the *subscriptions* applied for by *distributors* pursuant to section 11.1.3.
- 11.1.5 If the *IMO* cannot obtain financing of the *deferred payment plan line of credit* in an amount equal to the total of all *subscriptions* applied for, or if at any point in time, the *deferred payment plan line of credit* is reduced below such amount, the *IMO* shall prorate the amount of the *deferred payment plan line of credit* available to *subscribers* based on the amount of their respective *subscriptions*. In this event the *IMO* shall notify each *subscriber* of its prorated share of the *deferred payment plan line of credit*.
- 11.1.6 If the *deferred payment plan* is cancelled or not renewed by the *IMO Board*, or a *distributor* does not renew its *subscription*, or if the *deferred payment plan* is cancelled or terminated by any person for any reason, the applicable *subscriber* or *subscribers* shall repay any amounts drawn against their proportionate share of the *deferred payment plan line of credit* in accordance with the repayment arrangements agreed upon between the *IMO* and the financial institution or institutions which extended the *deferred payment plan line of credit*.

## 11.2 Allocation and Recovery of Costs Associated with the Deferred Payment Plan

- 11.2.1 The *IMO* shall allocate to and recover from *subscribers* all costs incurred by the *IMO* in relation to the *deferred payment plan*, including but not limited to:
- 11.2.1.1 all costs incurred by the *IMO* in establishing and administering the *deferred payment plan*, which costs shall be allocated to and recovered from all *subscribers* in accordance with their proportionate share of the *deferred payment plan line of credit*; and
  - 11.2.1.2 all costs incurred by the *IMO* as a result of draws made by a *subscriber* against its proportionate share of the *deferred payment plan line of credit*, which costs shall be allocated to and recovered from that *subscriber*.

## 11.3 Determination of the Threshold Amount

- 11.3.1 The *IMO* shall determine a threshold amount for each *subscriber* as follows:

Threshold Amount = Threshold Price x *Subscriber's* Forecast Monthly Quantity + applicable taxes

where,

the Forecast Monthly Quantity shall be calculated by the *IMO* based on an average of the Form 1044 monthly quantities submitted to the *IMO* by the *subscriber* for the twelve months following implementation of the *deferred payment plan* and each renewal thereof.

The threshold price shall be determined in accordance with the following formula:

Threshold Price = [Multiplier] x (SCP + *IMO* Forecast Hourly Uplift).

where,

SCP is the Small Consumer Price as published by the *OEB* from time to time.

*IMO* Forecast Hourly Uplift shall be the *IMO's* forecast hourly uplift settlement amounts provided to the *OEB* from time to time for rate making purposes and shall include net energy market settlement credit hourly uplift components plus any other applicable hourly uplift components enumerated in section 3.9.1 of Chapter 9.

The *IMO Board* shall set the multiplier from time to time.

The *IMO* shall change the threshold amount if there is a change to the multiplier and the *IMO* may change the threshold amount if there are material changes to any of the other factors in the threshold amount formula - ie. *subscriber's* forecast monthly quantity, SCP, *IMO* forecast *hourly uplift* or applicable taxes. The *IMO* shall give notice to *subscribers* of any such change to their respective threshold amount and such change shall become effective as set out in such notice.

## 11.4 Margin Call Protection

- 11.4.1 If a *subscriber* is issued a *margin call* during a period of high wholesale *energy* prices, as prescribed by the applicable *market manual*, the *subscriber* may satisfy all or a part of the *margin call* by allocating as a reserve against the *margin call* all or a part of its proportionate share of the *deferred payment plan line of credit*.
- 11.4.2 The *IMO* shall include the following information in *margin calls* which it issues to *subscribers*:
- 11.4.2.1 the total amount of the *margin call*;
  - 11.4.2.2 the amount of the *margin call* that the *subscriber* may satisfy by reserving all or a part of its proportionate share of the *deferred payment plan line of credit*; and,
  - 11.4.2.3 the balance of the *margin call* that the *subscriber* must pay to the *IMO*.
- 11.4.3 A *subscriber* shall within 2 *business days* of the date of receipt of a *margin call*:
- 11.4.3.1 pay to the *IMO*, at a minimum, the amount referred to in section 11.4.2.3; and
  - 11.4.3.2 satisfy the amount referred to in section 11.4.2.2 by instructing the *IMO* to reserve all or a part of its proportionate share of the *deferred payment plan line of credit* and/or paying the *IMO* directly.

## 11.5 Monthly Invoicing and Repaying Line of Credit

- 11.5.1 If the *IMO* determines that the amount payable by a *subscriber* for *energy* plus *hourly uplift* for a *billing period*, as determined in accordance with the applicable provisions of chapter 9, is greater than the *subscriber's* threshold amount, as

determined in accordance with section 11.3.1, the *IMO* shall notify the *subscriber* of information including but not limited to the following:

- 11.5.1.1 the *subscriber's* threshold amount, as determined in accordance with section 11.3.1;
  - 11.5.1.2 the amount payable by the *subscriber* for *energy* and *hourly uplift* for the applicable *billing period* for which amount the *subscriber* may defer payment by drawing from its proportionate share of the *deferred payment plan line of credit*; and
  - 11.5.1.3 the amount payable, if any, by the *subscriber* for *energy* and *hourly uplift* for the applicable *billing period* which amount exceeds the sum of the *subscriber's* threshold amount and the amount of the available credit in the *subscriber's* proportionate share of the *deferred payment plan line of credit*.
- 11.5.2 A *subscriber*, which is notified by the *IMO* pursuant to section 11.5.1, shall pay the following amounts to the *IMO* by the *payment dates* specified by the *IMO*:
- 11.5.2.1 the amount referred to in section 11.5.1.1;
  - 11.5.2.2 the amount referred to in section 11.5.1.2, which may be paid directly to the *IMO* and/or satisfied by instructing the *IMO* to apply all or a portion of the *subscriber's* proportionate share of the *deferred payment plan line of credit*; and
  - 11.5.2.3 the amount referred to in section 11.5.1.3.
- 11.5.3 If the *IMO* determines that the amount payable by a *subscriber* for *energy* plus *hourly uplift* for a *billing period*, as determined in accordance with the applicable provisions of chapter 9, is less than the *subscriber's* threshold amount, as determined in accordance with section 11.3.1, but there remain amounts drawn on the *subscriber's* proportionate share of the *deferred payment plan line of credit*:
- 11.5.3.1 the *IMO* shall notify the *subscriber* of the difference between the total amount payable by the *subscriber* for the *billing period*, as specified in the *subscriber's* regular *billing period settlement invoice*, and the *subscriber's* threshold amount; and
  - 11.5.3.2 the *subscriber* shall pay to the *IMO* by the *payment date* specified by the *IMO*, all or a part of the amount of the difference determined in accordance with section 11.5.3.1, to the extent necessary to repay the amount drawn on the *subscriber's* proportionate share of the *deferred*

*payment plan line of credit.* If payment of the amount of the said difference is not sufficient to repay in full the amount drawn on the *subscriber's* proportionate share of the *deferred payment plan line of credit*, the *subscriber* shall, in accordance with this section, repay this amount in ensuing *billing periods* until the drawn amount is repaid in full.