# Feedback Form

# IESO Market Rule Amendments, Chapter 3

#### Feedback Provided by:

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Date: December 5, 2023

To promote transparency, feedback submitted will be posted on the <u>Market Rule Amendments</u>, <u>Chapter 3 engagement webpage</u> unless otherwise requested by the sender.

Following the November 21, 2023, engagement webinar, the Independent Electricity System Operator (IESO) is seeking feedback from stakeholders on items discussed. The webinar presentation and recording can be accessed from the <u>engagement web page</u>.

**Please submit feedback to** <u>engagement@ieso.ca</u> by **December 5, 2023.** If you wish to provide confidential feedback, please submit as a separate document, marked "Confidential". Otherwise, to promote transparency, feedback that is not marked "Confidential" will be posted on the engagement webpage.



### Amendments

Item	Feedback
Do you have any feedback on the market rule amendments presented and posted for stakeholder review?	Capital Power appreciates the IESO's Market Assessment and Compliance Division's engagement with stakeholders as it relates to the proposed amendments to Chapter 3 of the market rules.
	Capital Power is concerned with the IESO's proposed provision 5.3.1.5B that is intended to give the IESO authority to disclose confidential information for the purpose of enforcing market rules. This provision is overly broad and if enacted, could create serious and foreseeable harm to conditions supporting competition in the market, market participants, and market operations including the enforcement of the rules themselves.
	The proposed amendment would effectively bypass confidential information protections established throughout the market rules including but not limited to sections 2.8.1 and 5 of Chapter 3. As proposed, the IESO's discretion to rely on this provision when disclosing Confidential Information is unlimited. Stakeholder materials do not present a rationale for why such disclosure of confidential information is necessary to support enforcement.
	The proposed changes are not limited to any specific stage of the IESO's enforcement or dispute resolution process and are not supported by a framework to evaluate potential harm to the market, market participants, or other persons. Other implications such as potential disputes of a contravention by a market participant or involvement of other regulatory authorities also have not been considered.

## General Comments/Feedback: