NOTICE OF SPECIFIED PENALTY			
Date of Issue: October 21, 2024		Payment Due Date: November 22, 2024	
MSA File Number	2024-134	Specified Penalty Amount	\$250
Market Participant Name	Taber Solar 2 Inc.		
Asset ID (if applicable)	HUL1	Self-Report	⊠ YES □ NO
ISO Rule Section	203.3	Date of Contravention	March 21, 2024
Date of Referral/Self Report	April 16, 2024	This is the first contravention by this asset for this section of the ISO rules within a rolling 12-month period.	

## **MSA FINDINGS**

From March 20, 2024, HE 14 to March 21, 2024, HE 15, the submitted Available Capacity (AC) for the HUL1 asset was declared to be 25 MW. Due to a technical issue the HUL1 asset was generating 0 MW for this period and the AC was not restated in the energy trading system to reflect this issue.

Section 203.3 of the ISO rules states, in part:

- 2(1) A pool participant must only submit an available capability restatement revising the available capability of a source asset if such revision is:
  - (a) as a result of an acceptable operational reason;
  - (b) in relation to an operational deviation and required under subsection 5(3) of section 203.4 of the ISO rules, Delivery Requirements for Energy; or
  - (c) in order to reflect the output of the source asset which is restricted during either one (1) or both of commissioning and testing under section 505.3 of the ISO rules, Coordinating Synchronization, Commissioning, WECC Testing and Ancillary Services Testing or under section 505.4 of the ISO rules, Coordinating Operational Testing.
- (2) A pool participant that submits an offer must, if there is a change to the available capability of the source asset as a result of any of the circumstances outlined in subsections 2(1)(a), (b) or (c), submit an available capability restatement revising the available capability for the applicable hours, as soon as reasonably practicable.
- (3) A pool participant must submit the reason or reasons for submitting an available capability restatement for a source asset.

The MSA is satisfied that the conduct was a contravention of section 203.3 of the ISO rules.

## **DELIVERY OF PAYMENT**

Payment can be made by electronic funds transfer (EFT). Please reach out to <a href="mailto:compliance@albertamsa.ca">compliance@albertamsa.ca</a> for instructions. When submitting the EFT, please send an email to <a href="mailto:AU.FinOps@gov.ab.ca">AU.FinOps@gov.ab.ca</a>, <a href="mailto:compliance@albertamsa.ca">compliance@albertamsa.ca</a> and <a href="mailto:enforcement@auc.ab.ca">enforcement@auc.ab.ca</a> noting the MSA file #, market participant name, name as appears on bank account, payment amount and the date of the payment. Questions can be directed to <a href="mailto:compliance@albertamsa.ca">compliance@albertamsa.ca</a>.

## NOTICE

The Market Surveillance Administrator (MSA) is granted the power and authority under s. 52 of the *Alberta Utilities Commission Act* to issue a Notice of Specified Penalty where the MSA is satisfied that a person has contravened an ISO rule. Specified penalties are set out in AUC Rule 019.

In accordance with the relevant enactments and rules, a dispute regarding the issuance of a Notice of Specified Penalty or failure to pay the specified penalty in accordance with this notice will result in a hearing or other proceeding before the AUC.

In accordance with s. 5.1 of AUC Rule 019 this Notice of Specified Penalty will be made public no earlier than receipt of confirmation of payment from the Commission and no later than 45 days after issuance. The MSA will, if applicable, also post on its website the link to any decision of the AUC respecting the specified penalty.

If your organization disputes the issuance of this Notice of Specified Penalty, or if you have any other questions or comments regarding this matter, please contact the MSA compliance team at <a href="mailto:compliance@albertamsa.ca">compliance@albertamsa.ca</a>.

## **APPROVED BY**

Mark Nesbitt, Director, Enforcement on October 18, 2024