## 7.4 Billing Dispute

# A. Corrections or Adjustments to Settlement Information

Settlement information for services furnished prior to October 1, 2002, shall be subject to correction or adjustment for errors by the ISO in arithmetic, computation, or estimation for up to twenty-four (24) months from the date of the initial billing-invoice for the month in which service is rendered, except and as <u>further</u> provided in Section 7.4.C, below. Settlement information for services furnished beginning October <u>I,1,</u> 2002, and thereafter shall be subject to correction or adjustment for errors by the ISO in arithmetic, computation or estimation for up to twelve (12) months from the date of the initial billing-invoice for the month in which service is rendered, except and as <u>further</u> provided in <u>Sections 7.4.C</u>, below. <u>Section 7.4.C</u>, below. <u>The NYISO shall notify all Customers of errors identified and the details of corrections or adjustments made pursuant to this Section 7.4.A.</u>

#### B. <u>Customer Challenges to the Accuracy of Settlement Information</u>

The ISO shall indicate the component(s) of a billing invoice that are no longer subject to correction or adjustment for errors by the ISO in arithmetic, computation, or estimation, except as provided in Section 7.4.C ("Completed Settlement Component") not later than twelve (12) or twenty-four months, as provided in Section 7.4.A, from date of the initial billing invoice for the month in which service was rendered. A final bill issued prior to January 10,2003, shall be deemed a Completed Settlement Component for purposes of applying the provisions of this Section 7.4. A Customer's right to challenge the accuracy of a Completed Settlement Component shall be limited to a challenge After making any necessary corrections in accordance with Section 7.4.A, the ISO shall issue a corrected invoice for Customer review, clearly indicating the start of the Customer review period. In the event that the ISO determines no corrections to an invoice are necessary, it shall reissue the original invoice for Customer review, clearly indicating the start of the Customer review period. Customers shall then be permitted to review the accuracy of settlement information contained in the invoice for a period of: (i) twelve (12) months from the date on which the Completed Settlement Component is issued for invoices for services furnished prior to October 1, 2002, and (ii) four (4) months from the date on which the Completed Settlement Component is issued for invoices for services furnished beginning October 1, 2002, and thereafter.

In order to challenge a Completed Settlement Componentsettlement information contained in an invoice, a Customer shall first make payment in full, including any amounts in dispute. A challenge to a Completed Settlement Component Customer challenges to settlement information shall: (i) be submitted to the ISO in writing and shall, (ii) be clearly identified as a settlement challenge, (iii) state the basis for the Customer's challenge, and (iv) include supporting documentation, if applicable.

# C. Evaluation and Reconciliation to Challenges to Settlement InformationReview and Correction of Challenged Invoices

The ISO shall evaluate all challenges to Complete Settlement Components within a reasonable time after a settlement challenge as soon as possible within two (2) months following the conclusion of the challenge period specified in Section 7.4.B-; provided, however, the ISO may, upon notice to Customers within this time of extraordinary circumstances requiring a longer evaluation period, take up to six (6) months to evaluate a settlement challenge. The ISO shall not be limited to the scope of Customer challenges in its review of a challenged Completed Settlement Component invoice and may, at its discretion, review and correct any other elements and intervals of a challenged Component Settlement Component. Reconciliation of successful challenges invoice. Corrections to a challenged invoice shall be applied to all Customers that were or should have been affected Customers by the original settlement and shall not be limited to the Customer challenging the Completed Settlement Component. The ISO shall recover amounts necessary to reconcile a successful challenge to a Completed Settlement Component from the appropriate Customers invoice; provided, however, that the ISO may recover de minimus minimis amounts or amounts that the ISO is unable to collect from individual Customers through Rate Schedule 1 of the Services Tariff.

If the ISO determines that corrections or adjustments to a challenged Completed

Settlement Component may be invoice are necessary and can quantify the corrections or adjustments them with reasonable certainty, the ISO shall provide all affected Customers with the details of the potential adjustment corrections or adjustments within the timeframe established in this Section 7.4.C and shall then provide a period of thirty (30) calendar twenty-five (25) days for affected Customers to review the potential corrections or

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adjustments corrected settlement information and provide comment to the ISO. After the comments to the ISO regarding the implementation of those corrections or adjustments.

If no errors in the implementation of corrections or adjustments are identified during a twenty-five (25) day Customer comment period, the ISO-shall make any final eorrections or adjustments that it determines are necessary and shall issue a close-out Settlement ("Close-Out Settlement"), clearly identified as such, in the next monthly billing invoice. If an error in the implementation of a correction or adjustment is identified during a twenty-five (25) day Customer comment period, the ISO shall make such further corrections as are necessary to address the error and shall then provide another period of twenty-five (25) days for Customers to review and comment on the implementation of those further corrections.

A Close-Out Settlements Settlement shall not be subject to further challenge by Customers.correction by the ISO except as ordered by the Commission or a court of competent jurisdiction; provided, however, that nothing herein shall be construed to restrict any stakeholder's right to seek redress from the Commission in accordance with the Federal Power Act.