Attachment I:

Miscellaneous Auction Procedures

<u>Unless otherwise specified, a capitalized term used herein shall have the meaning specified in the ISO's Market Administration and Control Area Services Tariff, or in Attachment F of, or elsewhere in, this Manual.</u>

Section 1: Procedures Applicable to Installed Capacity **Buyers Bidders**

1.1 Submission of Bid Packages

Bid Package to the ISO in the form prescribed in Attachment F to this Manual, i.e., a completed Purchase Agreement Agreement to Purchase or Sell Unforced Capacity in the NYISO Installed Capacity Auctions ("Purchase/Sale Agreement") and a properly formatted Electronic Bid., as those terms are defined in Attachment F to this Manual.

Purchase AgreementPurchase/Sale Agreements must be submitted to the ISO via an overnight mail service or a delivery service that requires the signature of the addressee in order to record the date and time of delivery. Purchase AgreementPurchase/Sale Agreements may not be submitted via FAX or email. Each Purchase AgreementPurchase/Sale Agreement, upon receipt, will be time stamped by the ISO.

Electronic Bids must be submitted <u>via via e-mail to the ISO at buyicap@nyiso.com</u> the <u>Internet site maintained by the NYISO at https://icap.nyiso.com/</u>. An Electronic Bid may contain more than one <u>individual-Individual bid-Bid.</u> (each an "Individual Bid"). All <u>Individual Bids must be contained in only one Electronic Bid.</u> An Electronic Bid must be part of a properly constituted Bid Package.

If the ISO invalidates a Bid Package for any reason, it will notify the Buyer that submitted the Bid Package, via e-mail, on the same day that the Bid Package was received.

Buyers—Bidders may revise their Bid Packages at any time during the bidding Period by submitting an amended Individual Bid or new Electronic Bid. If a new Electronic Bid is timely, correctly and completely submitted by the SellerBidder, it will completely override any previous Electronic Bid(s) and any previous Electronic Bid(s) will have no further force or effect. A newly uploaded Electronic Bid must include all Individual Bids that the Bidder intends to be in effect, including any previously submitted Individual Bids that are not being amended. The most recently received Individual Bid or Electronic Bid, as indicated by the date and time of submission reported in the Automated ICAP Market System, shall supersede any previous version of the Individual Bid or Electronic Bid being changed, and any supercededsuperseded Individual Bid or Electronic Bid shall have no further force or effect.

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<u>BuyersBidders</u> may not submit negative dollar bids. Only bids specifying a price greater than or equal to zero will be accepted.

1.2 Invalidation of Bids

The ISO shall invalidate an Electronic Bid for any of the following reasons:

- (a) The Electronic Bid is received by the ISO outside the bidding Period;
- (b) The Electronic Bid does not include all <u>required</u> information required by the Electronic Bid form; or
- (c) The Electronic Bid <u>is not covered by sufficient collateral.</u> contains an incorrect registrant name;
- (d)The Electronic Bid has been modified, amended or changed other than to provide required information and other than in connection with the submission of a revised Electronic Bid:
- (e)The Electronic Bid is not password-protected using the password provided to the Buyer by the ISO; or
- (f)The Electronic Bid is submitted with a date and time stamp identical to any other Electronic Offer submitted by the Seller.

The ISO shall invalidate an Individual Bid for any of the following reasons:

- (a) The bid price is less than zero;
- (b) The quantity of Unforced Capacity specified is not given to a tenth of a MW;
- (c) The Price price is not specified to two decimal places; or
- (d) There is m information in either the Priceprice or the MW columns; or

(e) Multiple months are included in the 'Monthly Effective Period' field.

Section 2: Procedures Applicable to Installed Capacity Sellers Offerors

2.1 Submission of Offer Packages

Sellers Offerors offering to sell Unforced Capacity must submit a complete Offer Package to the ISO in the form prescribed in Attachment G F to this Manual, i.e., a completed Sale Agreement Purchase/Sale Agreement and a properly formatted Electronic Offer., as those terms are defined in Attachment G to this Manual. Offer Packages must be

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submitted during the Offering Period established in Attachment A, and described in Attachment FG, to this manual Manual.

Sale AgreementPurchase/Sale Agreements must be submitted to the ISO via an overnight mail service or a delivery service that requires the signature of the addressee in order to record the date and time of delivery. Sale AgreementPurchase/Sale Agreements may not be submitted via FAX or email. Each Sale AgreementPurchase/Sale Agreement, upon receipt, will be time stamped by the ISO.

Electronic Offers must be submitted via <u>e-mail to the ISO at sellicap@nyiso.comthe</u> Internet site maintained by the ISO at https://icap.nyiso.com/. An Electronic Offer may contain more than one <a href="maintained-lindividual-individual

SellersOfferors may revise their Offer Packages at any time during the Offering Period by submitting an amended Individual Offer or new Electronic Offer. If a new Electronic Offer is timely, correctly and completely submitted by the SellerOfferor, it will completely override any previous Electronic Offer(s) and any previous Electronic Offer(s) will have no further force or effect. A newly uploaded Electronic Offer must include all Individual Offers that the Offeror intends to be in effect, including any previously submitted Individual Offers that are not being amended. The most recently received Individual Offer or Electronic Offer, as indicated by the date and time of submission reported in the Automated ICAP Market System, shall supersede any previous version of the Individual Offer or Electronic Offer being changed, and any such superceded superseded Individual Offer or Electronic Offer shall have no further force or effect.

If the ISO invalidates an Offer Package for any reason it will notify the Seller that submitted the Offer Package, via email, on the same day that the completed Offer Package was received.

2.2 Invalidation of Offers

The ISO shall invalidate an Electronic Offer for any of the following reasons:

- (a) The Electronic Offer is received by the ISO outside of the Offering Period; or
- (b) The Electronic Offer does not contain all <u>required</u> information. <u>required by the Electronic Offer form;</u>

(c) The Electronic Offer contains an incorrect registrant name;

(d)The Offer Package has been modified, amended or changed other than to provide required information and other than in connection with the submission of a revised Electronic Offers:

(e)The Electronic Offer is not password protected using the password provided to the Seller by the ISO;

(f)The Electronic Offer is submitted with a date and time stamp identical to any other Electronic Offer submitted by the Seller.

The ISO shall invalidate an Individual Offer for any of the following reasons:

- (a) More than one location has been specified;
- (b) The Resource name does not correspond to the Resource for which the <u>SellerOfferor</u> holds Unforced Capacity;
- (c) The offer price is less than zero;
- (d) The quantity of Unforced Capacity offered is not given to a tenth of a MW;
- (e) The quantify of Unforced Capacity offered is less than or equal to zero;
- (f) The quantity of Unforced Capacity offered for a Resource is greater than the amount of Unforced Capacity the SellerOfferor is authorized to sell from that Resource;
- (g) The quantity of Unforced Capacity offered is greater than the quantity the SellerOfferor is authorized to sell;
- (g)(h) The Price price is not specified to two decimal places;
- (h)(i) Missing information in either the Priceprice, MW, or Resource name columns; or
- (i)(j) Non-unique prices are given for Individual Offers to sell capacity for the same Resource.; or
- (j)Multiple months are included in the 'Monthly Effective Period' field.

2.3 Multiple Offers from the Same Installed Capacity Supplier

Installed Capacity Suppliers may submit multiple offers to sell Unforced Capacity associated with a given Installed Capacity Supplier. However, the total amount of Unforced Capacity offered for sale from a given Installed Capacity Supplier must not exceed the total amount of Unforced Capacity that may be supplied from that Installed Capacity Supplier, as determined pursuant to Section 4 of this manualthis Manual.

Example: Valid offers to sell Unforced Capacity from an Installed Capacity Supplier that is qualified to supply 100.5 MW of Unforced Capacity. In this example, the Installed Capacity Supplier has offered the maximum allowable amount of Unforced Capacity.

Resource Name	Unforced Capacity Offered (MW)	Offer Price (\$/kW month)
XYZ - ABC	50.5	10.50
XYZ - ABC	50.0	11.25

Example: Invalid offers to sell Unforced Capacity from a Resource that is qualified to sell 100.5 MW of Unforced Capacity. In this example, all offers from this Installed Capacity Supplier are will be invalidated because the total Unforced Capacity offered exceeds the maximum amount of Unforced Capacity that the Installed Capacity Supplier is qualified to sell.

Resource Name	Unforced Capacity Offered (MW)	Offer Price (\$/kW month)
XYZ - ABC	50.3	10.50
XYZ - ABC	50.3	11.25

2.4 Requirement that Offers be Unique

All offers to sell Unforced Capacity associated with a given Installed Capacity Supplier must be made at a unique price.

Example: Invalid offers to sell Unforced Capacity from an Installed Capacity Supplier that is qualified to sell 100 MW of Unforced Capacity. In this example, all offers to sell Unforced Capacity are will be invalidated because the offer prices were not unique.

Resource Name	Unforced Capacity Offered (MW)	Offer Price (\$/kW month)
XYZ ABC	60.0	11.25
XYZ ABC	40.0	11.25

2.5 Subject Generators and the Capacity Reference Price

With respect to Subject Generators (as defined below), if the Priceprice for a MW of Unforced Capacity offered in the an Auction is calculated to be greater than the Capacity Reference Price (see below), then the offer for that MW of Installed Capacity would be invalidated.

Section 3: Subject Generators

3.1 Definition and Requirements

Some Installed Capacity Suppliers located within the New York City Locality are subject to a FERC-approved Unforced Capacity price cap—of \$112.95/kW-year, the translated equivalent value of the FERC and PSC-approved \$105/kW-year price cap for Installed Capacity ("Subject Generators").

Subject Generators may only sell their available Unforced Capacity in one or more ISO-administered Installed Capacity Auctions. Under certain conditions, described in detail in Section 5 of this Manual and in Section 5.13 of the ISO Services Tariff, Subject Generators will be restricted in their ability to participate in the second phase of certain ISO-administered Installed Capacity Auctions.

3.2 Subject Generator List

The Resources listed below shall beare Subject Generators:

- Arthur Kill Units 2 and 3;
- Arthur Kill GT;
- Astoria Units 3, 4 and 5;
- Astoria GTs;
- East River Units 6 and 7 Generating Station;
- Gowanus GTs;
- Narrows GTs;
- Ravenswood Units 1, 2 and 3;
- Ravenswood GTs: and
- Waterside Units 6, 8 and 9 Generating Station.

Section 4: Proration of Installed Capacity Awards

4.1Proration Methodology

In any Monthly Auction, if multiple bids to purchase Unforced Capacity in a Locality have the same bid price and that bid price equals the Market Clearing Price for that Locality, the MW amount of the awarded Unforced Capacity to each of these Buyers will be prorated so that the MWs of Capacity awarded to each Buyer in association with that bid will be calculated as the product of the MW amount of the bid and the ratio of the

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MW amount awarded to Bidders Bidding that price in that Locality to the total MW amount of all the bids to purchase in that Locality at that Market Clearing Price.

In any Monthly Auction, the ISO will award as many bids to buy Capacity as possible, subject to the limitation that the Market Clearing Price not exceed the price specified in the Buyer's bid.

As a result of the proportional allocation of MWs, Market Participants who purchased Unforced Capacity in an ISO administered Installed Capacity auctions may be awarded MWs in 0.1 MW increments.

Section 5: Section 4: Award Notices

5.14.1 Electronic Distribution of Award Notices

The ISO will send each <u>BuyerBidder</u> and <u>SellerOfferor</u> that is selected to buy or sell Unforced Capacity an Award Notice, as defined in Attachments F and G to this <u>manualthis Manual</u>, <u>respectively</u>, via e-mail within five (5) business days of the conclusion of the Capability Period Auction or the Obligation Procurement Period auction.

Buyers Bidders and Sellers Offerors shall be presumed to have received Award Notices on the first business day after the Award Notices are e-mailed by the ISO.

5.24.2 Content of Award Notices

Award Notices sent to <u>BuyersBidders</u> shall set forth the <u>Market Clearing Price</u>, the amount of Unforced Capacity, <u>if any</u>, <u>Bidder is obligated to purchased</u>, <u>the Market Clearing Price of such Unforced Capacity</u>, the location of <u>Installed Capacity Suppliers associated with</u> the Unforced Capacity and the Total Purchase Price., <u>as that term is defined in Attachment F to this Manual</u>.

Award Notices sent to <u>SellersOfferors</u> shall set forth the <u>Market Clearing Price</u>, the total amount of Unforced Capacity sold, the <u>Market Clearing Price</u> of such <u>Unforced Capacity</u>, the location of the <u>Installed Capacity Supplier(s)</u> associated with the Unforced Capacity and the Total Selling Price., as that term is defined in Attachment G to this <u>Manual</u>.

<u>5.34.3</u> Disputes Concerning Award Notices

Any Buyer or Seller that disputes an Award Notice, or the calculations underlying an Award Notice, must provide written notice to the ISO within the earlier of three (3) business days after the date that the Award Notice was received, or 11 calendar days after the relevant Installed Capacity auction. All disputes other than those concerning the Total Purchase Price or Total Selling Price shall be resolved pursuant to the Dispute Resolution Procedures set forth in the ISO Services Tariff. Disputes concerning Total Purchase Price or Total Selling Price shall be resolved pursuant to the procedures set forth in Attachments F and G to this Manual, respectively.

Section 6: Section 5: Posting of Installed Capacity Auction Results

6.15.1 Information Posted in Auction Results

The ISO will publicly post on the website www.nyiso.com/markets/icapinfo.html for each "Monthly Effective Period," the results of the Installed Capacity Auction and will include the following information:

- 1. The Market Clearing Price determined for each Locality in each Installed Capacity Auction;
- 2. The total amount of Unforced Capacity in each Locality, in the portion of the NYCA not included in any Locality, and in each External Control Area that was sold in each Monthly Auction;
- 3. The total amount of Unforced Capacity purchased in each Monthly Auction, broken down by the constraint placed upon the location of that Unforced Capacity by the Bidders placing those bids; and
- 4. The MW aggregate of the bids to purchase and the Offers to sell Unforced Capacity.