**1. RECOMMENDED ACTION: EFFECT OF EC VOTE TO ACCEPT RECOMMENDED ACTION:**

|  |  |  |  |
| --- | --- | --- | --- |
|  | Accept as requested | x | Change to Existing Practice |
| x | Accept as modified below |  | Status Quo |
|  | Decline |  |  |

**2. TYPE OF DEVELOPMENT/MAINTENANCE**

|  |  |
| --- | --- |
| **Per Request:** | **Per Recommendation:** |
|  | Initiation |  | Initiation |
|  | Modification |  | Modification |
|  | Interpretation |  | Interpretation |
|  | Withdrawal |  | Withdrawal |
|  |  |  |  |
|  | Principle |  | Principle |
|  | Definition |  | Definition |
|  | Business Practice Standard |  | Business Practice Standard |
|  | Document |  | Document |
| x | Data Element | x | Data Element |
|  | Code Value |  | Code Value |
|  | X12 Implementation Guide |  | X12 Implementation Guide |
|  | Business Process Documentation |  | Business Process Documentation |

**3. RECOMMENDATION**

**SUMMARY:**

Title:

Crediting Redirect Requests with the Capacity of the Parent Reservation

Description:

In this recommendation OASIS subcommittee seeks the modification of an existing Wholesale Electric Quadrant (WEQ) Business Practice Standard allowing Transmission Providers to process redirect requests in a manner in which the request would receive a credit for the Available Transfer Capability (ATC) encumbered by the parent reservation to the extent that ATC was needed to enable service to the redirect request. OASIS subcommittee believes that such a standard should be implemented in a manner that would not result in a violation of the first come, first served principle of queue priority.

The implementation of these standards would provide benefits to both Transmission Customers and Transmission Providers.

1. It would allow Transmission Customers to make better and more efficient use of their transmission rights since more redirect requests would be granted and not placed in REFUSED or STUDY status for lack of ATC.
2. It would allow Transmission Providers to more effectively manage their transmission service queues by granting requests that would otherwise be placed in REFUSED or STUDY status for lack of ATC.
3. It would facilitate a Transmission Customer’s ability to acquire capacity through a resale transaction and then subsequently redirect that capacity to other points.

**Recommended Standards:**

**Additions to Existing Business Practice Standard WEQ-001**

**(OASIS)**

**001-9.1.3.1** The evaluation of the request to Redirect on a firm basis shall incorporate the reduction of the capacity of the Parent Reservation by the amount of the capacity requested for the time period of the Redirect on a firm basis.

**001-10.3.1.1** The evaluation of the request to Redirect on a non-firm basis shall incorporate the reduction of the capacity of the Parent Reservation by the amount of the capacity requested for the time period of the Redirect on a non-firm basis.

**4. SUPPORTING DOCUMENTATION**

**a. Description of Request:**

**NORTH AMERICAN ENERGY STANDARDS BOARD**

**2012 ANNUAL PLAN for the WHOLESALE ELECTRIC QUADRANT**

|  |  |
| --- | --- |
| **5** | **Maintain existing body of Version 3.x standards** |
|  | e) | Develop standards to support crediting redirect requests with the capacity of the parent reservation ([BPA Comments](http://www.naesb.org/pdf4/weq_aplan101411w3.doc)) | TBD | OASIS |

**b. Description of Recommendation:**

See Section 3 Summary

**c. Business Purpose:**

This proposed standard would be used in the processing of all short and long-term redirect requests. The standard would be set forth in WEQ Standards and Communication Protocols (S&CPs) and would be filed for approval with the Commission before being implemented on an industry-wide basis.

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**d. Commentary/Rationale of Subcommittee(s)/Task Force(s):**

* Meeting Minutes
	+ January 25-26