UNITED STATES OF AMERICA
BEFORE THE
FEDERAL ENERGY REGULATORY COMMISSION

Midcontinent Independent System Operator, Inc. Docket No. ER20-588-000

COMMENTS OF
THE ENERGY STORAGE ASSOCIATION

Pursuant to Rules 211 of the Federal Energy Regulatory Commission’s (“FERC” or the “Commission”) Rules of Practice and Procedure, the Energy Storage Association ("ESA") respectfully submits these comments on the tariff filed by Midcontinent Independent System Operator, Inc. (“MISO”) on December 12, 2019 in the above captioned proceeding to implement rules and processes regarding the use of energy storage facilities to provide only transmission service. ESA supports efforts to formalize rules and processes to enable storage-as-transmission. As MISO’s filing represents the first known tariff amendment focused on storage-as-transmission, ESA believes that the Commission’s decisions may be precedent-setting. For that reason, along with the complex nature of the issues raised in MISO’s proposal, ESA recommends that the Commission convene a technical conference to further explore these issues to and, if appropriate, pursue a rulemaking on storage-as-transmission.

1 18 CFR 385 §§ 211 and 214 (2019).
2 Proposed Tariff Revisions for Storage as a Transmission Only Asset, Docket No. ER20-588-000 (12 Dec 2019). (“MISO filing”)
I. COMMUNICATIONS

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II. COMMENT

As the Commission has previously recognized, energy storage technologies are eligible to provide a transmission reliability function and be cost-recoverable via transmission rates. As ESA has described to the Commission previously, to date no RTO or ISO has yet sufficiently addressed the range of regulatory barriers and ambiguities to enable regular proposal, selection, and use of energy storage to provide transmission service. MISO’s proposal in the instant proceeding represents the first tariff filing at the Commission that would update and clarify rules and processes regarding the use of energy storage facilities to provide only transmission service, which MISO terms a “storage facility as transmission-only asset” (“SATOA”).

Given the first-of-a-kind nature of MISO’s proposed tariff, a Commission decision in the instant proceeding is likely to set a precedent applicable to other RTOs/ISOs as well. The issues involved in MISO’s SATOA filing are many and complex, owing in part to how energy storage may be considered either as a transmission asset, a generation asset, or potentially both. The issues involved in a regulatory framework to enable storage-as-transmission merit significant exploration that the Commission may not otherwise have the opportunity to pursue within the narrower decision to accept

3 See W. Grid Dev., LLC, 130 FERC ¶ 61,056, order denying reh’g, 133 FERC ¶ 61,029 (2010).
or reject MISO’s filing. As such, ESA sees a Commission decision on MISO’s proposal as having substantial influence on other RTOs/ISOs, who are currently or will soon be developing rules regarding storage-as-transmission. Therefore, ESA believes that the Commission would be better able to navigate the many novel questions on storage-as-transmission raised in MISO’s filing by opening a separate docket, which can seek input from a broader set of RTOs/ISOs and stakeholders on these topics that informs the Commission as to whether it should pursue a larger rulemaking at this juncture.

ESA has developed a set of general policy recommendations for storage-as-transmission in regional transmission planning, and we provide those recommendations in Attachment A for the benefit of the Commission’s consideration in both the instant docket and any new docket that may be opened. For example, ESA recommends that transmission planning regions should have mechanisms and/or tariffs in place that provide a pathway to storage-as-transmission cost recovery for entities that do not currently receive conventional transmission cost-recovery under FERC-jurisdictional transmission rates—an issue that does not appear to be addressed in MISO’s proposal.

Finally, ESA seeks further clarity on several issues in MISO’s filing. First, MISO indicates that SATOA will operate “under MISO functional control and direction,” yet there is ambiguity as to whether the management of the state of charge of a SATOA asset will be entirely under MISO functional control and direction or whether the SATOA operator will have latitude to manage state of charge outside of MISO functional control and direction, and if so, what the bounds on such operations

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6 ESA is aware of an initiative underway by California Independent System Operator and potential initiative under consideration by the Southwest Power Pool. ESA is also aware that ISO New England has recently asserted in its stakeholder process that energy storage is ineligible to be a transmission asset as a part of regional transmission planning.

7 MISO appears only to cite Attachment O for cost recovery purposes, which refers only to cost recovery for Transmission Owners.

8 See MISO filing at 13.
may be. ESA requests that MISO make clearer the extent to which state of charge management is considered a transmission purpose. Second, MISO indicates that it will assess impacts of SATOA to "newly-interconnecting Generation Resources" in the interconnection study process for the purpose of protecting against unintended impacts, yet this term is not defined elsewhere in the tariff and it is unclear at what stage(s) of the interconnection process a generation resource will be considered "newly-interconnecting." Third, MISO’s proposal appears tailored toward battery electric storage technology as a SATOA while not fully considering the characteristics of other storage technologies that may be well suited for transmission service. While ESA respectfully asks that MISO clarify these matters, either in tariff language or in its business practice manuals, ESA also respectfully submits that these issues are indicative of important details that may better be identified, addressed, and clarified by RTOs/ISOs together with their respective stakeholders in a separate docket.

III. CONCLUSION

As detailed herein, ESA recognizes that the instant docket presents novel questions for the Commission that may establish precedent across RTOs/ISOs in developing rules and processes for storage-as-transmission. ESA respectfully requests that the Commission consider a separate docket to explore the issues raised in the instant docket and other considerations of storage-as-transmission so as to determine whether a larger rulemaking is justified at this time.

Respectfully submitted,

ENERGY STORAGE ASSOCIATION

By its attorney,

Andrew O. Kaplan

Dated: January 21, 2020

9 See MISO filing at 6. “The SATOA owner is responsible for maintaining the necessary state of charge to serve the transmission function for which it was approved in MTEP.”
ATTACHMENT A

ENERGY STORAGE ASSOCIATION POLICY STATEMENT ON
STORAGE-AS TRANSMISSION
Policy Position on Storage as Transmission

In this document, the Energy Storage Association (ESA) outlines its official principles and policy positions regarding energy storage resources serving a transmission function, also known as “storage-as-transmission.” ESA’s principles reflect the fundamental values that we seek to uphold in our policy and regulatory advocacy. ESA’s policy positions reflect specific matters that we will work to operationalize through laws, administrative rules, programs, and other policy or regulatory activities. The principles and policy positions presented herein are interdependent and, as such, ESA intends that the following principles and policy positions be referenced as a whole and not in part.

The document refers to storage-as-transmission only. Storage that wishes to participate in the generator services markets, in addition to acting as transmission, will necessarily be subject to different rules.

Additionally, the focus of this document is on regional transmission planning. While some of the below recommendations may apply to interregional or local transmission planning, they are intended to be read as applying to regional planning processes – hence our general reliance on Regional Transmission Organizations (RTOs) and Independent System Operators (ISOs) as responsible entities, as well as our use of “utilities” for applicability in regions outside organized wholesale markets.

Finally, as this policy statement is designed to provide ESA’s official policy position on storage-as-transmission, it does not address other ownership or operational structures that may provide efficient and effective solutions to certain transmission or reliability needs. For instance, storage should be considered as a non-transmission alternative (NTA) where competitive market-based resources may address underlying transmission needs in a cost-effective manner.

PRINCIPLE 1: Energy storage should be considered as a transmission solution in the normal course of transmission planning processes.

To that end, ESA holds the following policy positions:

1. RTOs/ISOs and utilities should consider and model energy storage as an appropriate solution for transmission needs or, where appropriate, invite proposals of energy
storage as an appropriate solution for transmission needs. RTOs/ISOs and utilities should adopt methods and software that enable appropriate modeling, design, and optimization of storage-as-transmission (“SAT”) solutions.

a. Energy storage should be considered and treated as transmission assets and not limited only to proposal as a “non-transmission alternative” or similar construct. SAT are capital projects that are transmission, providing transmission functions.

2. RTOs/ISOs and utilities should consider assistance from third parties to model and review SAT solutions until planning staff have had sufficient experience with SAT.

3. RTOs/ISOs and utilities should allow SAT as an alternative to transmission system upgrades that result from the interconnection of generator resources.

4. RTOs/ISOs and utilities should consult storage industry participants, storage manufacturers, EPC firms, storage solution providers, and/or relevant research entities to establish cost estimates and operational criteria—such as round-trip efficiency, optimal min/max charge, and so on—for the study of SAT solutions in forward-looking planning processes. Modeling of SAT solutions should closely match the projected operating pattern of the SAT asset.

**PRINCIPLE 2: Storage-as-transmission possesses different qualities than conventional transmission solutions and merits treatment that does not unduly penalize those differences.**

To that end, ESA recommends the following policies:

1. In addition to cost, RTOs/ISOs and utilities should evaluate salient quantifiable criteria, particularly those that relate to risk management and option value, for all solutions, both SAT and traditional transmission solutions. Such criteria can include:

   a. **Time to deployment.** Storage can often be built and brought on-line far faster than traditional wires solutions. Minimization of project delays leads to more cost-effective transmission solutions and certainty in planning.

   b. **Project risk.** The likelihood of storage project completion may also be higher than traditional wires solutions, owing to fewer permitting and other challenges,
which can support greater certainty in planning. Environmental impact, physical footprint and environmental justice concerns are considerably smaller for SAT compared to a traditional wires solution.

c. **Option value.** Storage projects can be deployed in increments to meet reliability needs as they occur and change over time, presenting transmission planners with option value and increased flexibility.

d. **Risk management value.** Traditional transmission solutions are usually physically permanent. If system dynamics change and operational challenges move or become naturally alleviated, there are limited opportunities to repurpose traditional transmission solutions. Storage projects can help manage investment risk since they can be repurposed for other uses, and even potentially relocated, if they are no longer needed for their original purpose.

2. The SAT solution should provide comparable performance to the traditional wires solution.

**PRINCIPLE 3: SAT solutions should be studied using a process and timeline where approval, development, and deployment meet the objectives and/or the needs of the transmission system planner.**

To that end, ESA recommends the following policies:

1. **Storage serving only a transmission function should not be subject to a standard generator interconnection process and study.**

2. **Study of SAT should be more detailed than studies of conventional transmission solutions in transmission planning processes.** To avoid negative grid impacts, transmission planners should study the injection and withdrawal of SAT under its planned operation as a transmission-only asset, subject to an operating agreement.

3. **Transmission planners should implement specific criteria/thresholds for the acceptable impact of a proposed SAT on generators in the queue (i.e., restudies).**
PRINCIPLE 4: The ability to propose, develop, own, operate, and receive fixed cost recovery for any SAT solution should be open to any capable and, where appropriate, qualified industry participant.

To that end, ESA recommends the following policies:

1. Any entity that has the requisite technical and financial capabilities can propose, own, and operate a SAT project.
   a. Where parties are required to have certain technical capabilities (e.g., engineering, site development, and so forth), such qualifications should be appropriate and applicable for providers of SAT.

2. Relevant data required to optimize and propose a SAT solution (e.g., frequency and duration of reliability violations, corresponding load levels, etc.) should be publicly available, subject to necessary FERC Critical Energy Infrastructure Information (CEII) data security safeguards.

3. Market participants should be able to provide SAT as a contracted service to transmission owners for any portion of the storage device’s capability, provided that such a contractual arrangement meets technical, financial, and legal obligations.
   a. A transmission owner’s contract for SAT, which need not be for the full capacity of the storage device, should be eligible for cost-recovery under FERC transmission rates.

PRINCIPLE 5: Transmission system operators should make decisions about dispatch of storage for providing transmission service.

To that end, ESA recommends the following policies:

1. In organized markets, the relevant RTO/ISO should control scheduling and dispatch of SAT, per normal RTO/ISO operating criteria. Outside of organized markets, these responsibilities should fall to the applicable utility.
a. For an asset owner receiving full cost recovery through rates for SAT, managing state-of-charge outside of RTO/ISO or utility control should be prohibited except in exceptional circumstances to maintain transmission system reliability.

i. As part of regular, periodic operations planning efforts, the RTOs/ISOs and utilities should review the expected operation of SAT-only facilities and determine if there will be any need for exceptional operation outside of established limits. Asset owners should be consulted to determine if unique steps should be taken.

b. RTO/ISO or utility control of SAT includes decisions of when to charge/discharge for providing transmission service and when to charge/discharge to manage SAT state-of-charge in preparation for the next expected period of service need.

2. To ensure appropriate forecasts of SAT utilization (e.g., cycles and throughput) to meet predicted life, RTOs’/ISOs’ and utilities’ control must respect SAT parameters, with exceptions only in exceptional circumstances to maintain system reliability. Those parameters should be defined in an asset-specific operating agreement with the RTO/ISO or utility when a SAT project is proposed as a solution in transmission planning.

a. Operating agreements should include features such as limits on state of charge, net daily throughput, maximum number of cycles per day, and other salient parameters that affect SAT performance. Operating agreements should also include arrangements to adapt to changes in SAT operations beyond the original agreement.

b. If actual transmission system needs do not match forecasts and RTO/ISO or utility instruction leads to SAT operations resulting in shortened asset life, it should not be considered a lack of prudence or failure in system development and configuration. SAT asset owners should have the opportunity to petition the relevant regulatory body for an appropriate course of action.

3. SAT facilities should be automated to provide the required transmission services if preferred or required for reasonable system reliability.
a. For automated processes, protective thresholds will be included to preserve asset life.

4. Clear criteria should be established for the responsibility of the SAT asset owner for maintenance, repair, and troubleshooting an SAT facility. Wherever possible, such criteria should follow appropriate, existing requirements.

PRINCIPLE 6: Cost-recovery through transmission rates should be available for all providers of SAT.

To that end, ESA recommends the following policies:

1. Transmission planning regions should have mechanisms and/or tariffs in place that provide a pathway to SAT cost recovery for entities that do not currently receive conventional transmission cost-recovery under FERC-jurisdictional transmission rates.

2. The ability for a SAT solution to be repurposed at a future date should not preclude the project from receiving cost recovery for reliability services. Should the operation or utilization of an SAT asset change, then the approved cost recovery mechanism, amount, and timeline should be subject to review and modification.

3. Cost allocation for SAT solutions should be generally consistent with existing processes utilized for other transmission solutions.

PRINCIPLE 7: Transmission incentives should be available for technologies, including SAT, that maximize value or deliver cost-savings by augmenting existing transmission infrastructure.

PRINCIPLE 8: Round-trip losses from SAT should be treated consistent with conventional transmission line losses.
CERTIFICATE OF SERVICE

I, Anne O’Hanlon, hereby certify that the foregoing Comments of the Energy Storage Association were served via electronic mail to the service list.

Dated in Boston, MA this 21st. day of January 2020.

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