

Response to Customer
Comments – DYNAMIC
TRANSFER OPERATING AND
SCHEDULING
REQUIREMENTS

BPA Transmission Business Practice

Version 9

Posted 9/16/2019

Response to Customer Comments – DYNAMIC TRANSFER OPERATING AND SCHEDULING REQUIREMENTS

Version 9

This document contains customer comments and BPA Transmission Services’ response to the **Dynamic Transfer Operating and Scheduling Requirements, Version 9** posted for comment from **July 12, 2019 to Aug. 16, 2019**.

For more information on business practices out for comment, visit the BPA Transmission Business Practices [Comments and Responses page](#).

Table of Contents

A. Seattle City Light..... 1

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Seattle City Light apologizes for submitting these comments after the comment deadline of August 16, 2019. To the extent practicable, Seattle respectfully requests that BPAT consider the following comments from Seattle in its analysis of its proposed business practice change “Dynamic Transfer Operating and Scheduling Requirements, Version 9”.

Seattle supports BPAT’s proposal to allow dynamic transfers to be scheduled on non-firm transmission. Seattle supports the proposal to permit dynamic transfers on non-firm transmission on BPA’s Network and Interties.

BPA Response

Thank you for your comments.

Although Bonneville will accept Seattle’s late comment in this instance, Bonneville reminds customers to submit comments by the posted deadline to ensure they are considered.